

ARPA
Agenzia Regionale per la Prevenzione e l'Ambiente
dell'Emilia - Romagna

* * *

Atti amministrativi

Determinazione dirigenziale	n. DET-2011-734	del 30/11/2011
Oggetto	Servizio Idro-Meteo-Clima. Presa d'atto dell'approvazione del progetto EU - FP7-SME-2011-286608 denominato: Vintage.	
Proposta	n. PDTD-2011-717 del 22/11/2011	
Struttura adottante	Servizio Idro-Meteo-Clima	
Dirigente adottante	Cacciamani Carlo	
Struttura proponente	Area Agrometeorologia Territorio e Clima	
Dirigente proponente	Botarelli Lucio	
Responsabile del procedimento	Botarelli Lucio	

Questo giorno 30 novembre 2011 presso la sede di Viale Silvani, 6 in Bologna, il Direttore del Servizio Idro-Meteo-Clima, Dott. Carlo Cacciamani, ai sensi del Regolamento Arpa sul Decentramento amministrativo, approvato con D.D.G. n. 65 del 27/09/2010 e dell'art. 4, comma 2 del D.Lgs. 30 marzo 2001, n. 165 determina quanto segue.

Oggetto: Servizio Idro-Meteo-Clima. Presa d'atto dell'approvazione del progetto EU - FP7-SME-2011-286608 denominato: Vintage.

VISTI:

- la L.R. 19 aprile 1995, n. 44 che istituisce l'Agenzia Regionale per la Prevenzione e l'Ambiente (ARPA) e riorganizza le strutture preposte ai controlli ambientali ed alla prevenzione collettiva;
- l'art. 5 della medesima legge regionale che, ai commi a), q) e r) definisce le attività nell'ambito delle quali il Servizio Idro-Meteo-Clima di ARPA opera;
- l'art. 5 della stessa legge che, al comma 2, prevede che "Per l'adempimento delle proprie funzioni, attività e compiti, ARPA può definire accordi o convenzioni con Aziende ed Enti pubblici, operanti nei settori suolo, acque, aria, ambiente";
- l'art. 15 della L. 7 agosto 1990, n. 241, ai sensi del quale le Pubbliche Amministrazioni possono concludere tra loro accordi per disciplinare lo svolgimento in collaborazione di attività di interesse comune;

PREMESSO:

- che, a seguito della procedura di selezione, il progetto "Vintage: A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources", presentato da LABOR S.R.L., Roma (IT), è stato approvato nell'ambito del Settimo Programma Quadro della EU, settore SP4-Capacities - Research for the benefit of specific groups - Research for SME associations/groupings, così come si evince dal GRANT AGREEMENT No 286608 della EU Research Executive Agency, Brussels (BE) del 9 novembre 2011;
- che i partecipanti al progetto si dividono in Piccole e Medie Imprese/Associazioni (SMEs/Associations), Sviluppatori di ricerca e tecnologia (RTD Performers) e Utilizzatori finali del prodotto (Other enterprises/end users);

CONSIDERATO CHE:

- ARPA Emilia-Romagna Servizio Idro-Meteo-Clima (ARPA-SIMC) partecipa in qualità di Sviluppatore di ricerca e tecnologia al suddetto progetto;
- con l'approvazione del progetto sono state definite sia le azioni progettuali sia il relativo quadro finanziario, nonché le quote previste a favore di ciascun partecipante;
- il budget complessivo di progetto ammonta a complessivi euro 2.153.311,50 e che, per le attività svolte da ARPA-SIMC, è previsto un finanziamento pari a euro 319.200,00 non imponibile IVA ai sensi dell'art. 72 del DPR 633/72 e s.m.;

- il progetto, come previsto dal DOW, ha durata di n. 36 mesi, da dicembre 2011 a novembre 2014;
- l'obiettivo principale del progetto è la produzione di un sistema di supporto alle decisioni, a basso costo e facile da usare, per la gestione integrata dell'intero ciclo di vita della vigna nella cornice del cambiamento climatico;
- è in corso di predisposizione l'Accordo di collaborazione (Consortium Agreement) che regola i rapporti tecnici ed amministrativo-contabili fra i partner del progetto, in particolare LABOR srl, partner capofila, relativamente alla sua attuazione;

SU PROPOSTA:

- del dott. Lucio Botarelli responsabile dell'Area Agrometeorologia Territorio e Clima, il quale, ai sensi del regolamento sul decentramento amministrativo approvato con D.D.G. 65 del 27.09.2010, ha espresso parere favorevole in merito alla regolarità amministrativa e tecnica del presente atto;

ACQUISITO:

- il parere di regolarità contabile espresso ai sensi del regolamento sul decentramento amministrativo approvato con D.D.G. 65/2010 dalla referente amministrativa dott.ssa Barbara Ramponi;

DATO ATTO:

- che si è provveduto a nominare responsabile del procedimento, ai sensi del combinato disposto di cui agli artt.4,5 e 6 della Legge n.241/90 e della Legge Regionale n. 32/93, il dott. Lucio Botarelli;

DETERMINA

1. di prendere atto che il progetto " Vintage: A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources", è stato approvato nell'ambito del Settimo Programma Quadro della EU, così come si evince dalla nota "FP7-SME-2011-286608-VINTAGE" della EU Research Executive Agency, Brussels (BE), del 9 novembre 2011 allegata sub A) al presente atto quale parte integrante e sostanziale;
2. di dare atto che ARPA-SIMC partecipa al progetto "Vintage", in qualità di partner Sviluppatore di ricerca e tecnologia (RTD performer);
3. di autorizzare la sottoscrizione del successivo Consortium Agreement per la regolamentazione dei rapporti tra ARPA-SIMC e tutti i partner di progetto;

4. di dare atto che la durata del progetto è di 36 mesi, dal 1° dicembre 2011 al 30 novembre 2014.
5. di dare atto che, per la partecipazione al progetto “Vintage”, ARPA-SIMC riceverà un finanziamento totale di Euro 319.200,00.

Allegati:

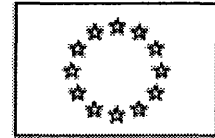
A) nota FP7-SME-2011-286608-VINTAGE

IL DIRETTORE DEL
SERVIZIO IDRO-METEO-CLIMA
(Dott. Carlo Cacciamani)



RESEARCH EXECUTIVE AGENCY

SME Actions
Head of Unit



09 NOV. 2011

Brussels,
REA.S1-CA/MB/EG/HB/

REGISTERED E-MAIL

Mr Valerio Grosso
LABOR S.R.L
Project Management Area
Via Giacomo Peroni 386
Rome 00131
ITALY

Subject: FP7-SME-2011-286608-VINTAGE

Dear Mr Grosso,

Following the successful end of the negotiations of the proposal mentioned above, the services of the Research Executive Agency - REA will propose that the Commission take an official decision to conclude a grant agreement with your consortium and to provide the proposed funding to carry out the work foreseen in the proposal. Please find attached the draft grant agreement.

By the Lisbon Treaty, the Member States establish among themselves a EUROPEAN UNION, on which the Member States confer competences to attain objectives they have in common. In this sense the Treaty states that *"the Union shall replace and succeed the European Community"*.

Therefore, this grant agreement will be concluded by the REA acting under powers delegated by the Commission and should be read in accordance with the modifications introduced by the Lisbon Treaty as regards its structure and law. Any reference to the European Community should be read as a reference to the European Union, including references to institutions, bodies and law.

You should also inform the consortium about this change and keep a copy for your file.

While waiting for the final decision that we expect to be taken in the near future, and in order to accelerate the process, I would like to ask you to sign the draft grant agreement. Please indicate above the signature of the authorised legal representative of your organisation, his or her name and legal office. You should also indicate the date of signature. If the authorised legal representative indicated in the preamble of the grant agreement is not the person having signed it, please indicate in the accompanying letter the reason for this and confirm the legal authorisation of the person having signed.

In order to ensure a rapid entry into force of the grant agreement, you should sign and transmit the two originals of the whole grant agreement (not the annexes) to the Research Executive Agency **within 5 working days** of receipt of this letter. **Should this deadline not be respected, the Research Executive Agency reserves the right to decide not to continue with the funding of this proposal.** Enclosed with this letter are detailed explanations regarding the grant agreement signature and accession by the other beneficiaries.

Enclosed with this letter are detailed explanations regarding the grant agreement's signature and accession by the other beneficiaries.

Please return both signed originals of the draft Grant Agreement to the following address **by express mail**:

Research Executive Agency (REA)
SME Actions Unit
COV2 17/024
B-1049 Brussels
Belgium

Please confirm in writing (in the accompanying letter) that no modification was made to the text of the Grant Agreement. Any modification that has not been discussed and agreed with our services will not be taken into consideration.

Please note that this draft grant agreement does not constitute an unconditional offer to enter into a grant agreement with your organisation and the other members of the consortium. The Commission and the Research Executive Agency must complete their internal financial and legal procedures prior to confirming their offer and prior to the signature of the grant agreement. Also, if any of the other beneficiaries do not accede to the grant agreement within the deadlines established in Article 1 of the grant agreement, the Research Executive Agency may terminate the grant agreement.

Immediately after the Commission decision, we will return to you a copy of the grant agreement signed by the Research Executive Agency. The grant agreement will enter into effect in conformity with the provisions of its Articles 3 and 11.

Already at this stage I would like to inform you that the REA will require the coordinator to place the pre-financing that will be paid in accordance with the grant agreement in an interest-bearing account remunerated in accordance with normal market conditions. This obligation stems from the Community Financial Regulations (Articles 5 aFR and Article 4 aIR) and from the grant agreement (Article II.5).

Concerning the operational handling of pre-financing to be placed in interest-bearing accounts, please note also the following:

- The obligation to place pre-financing on an interest bearing account only applies to the coordinator and covers only the funds still to be distributed among the beneficiaries.
- For operational reasons and where explicitly requested it will be allowed that the coordinator receives the pre-financing in a bank account not generating interest, under the condition that it commits itself to immediately transfer the funds to an interest-bearing account.
- It will not be required that beneficiaries create a new account for each grant agreement they manage; however, should the pre-financing of several grant agreements be placed in the same interest-bearing account, it must be ensured that beneficiaries can identify, on an annual basis, the interest generated by the pre-financing of each grant agreement and that such amounts are reported to the individual grant agreements.

Yours sincerely,



Corinna Amting

Enclosures: Draft Grant Agreement
Information and instructions on Grant Agreement signature
Annexe I, II, III, IV, V, VI, VII

Information and instructions on Grant Agreement signature

- (1) Please indicate above the signature of the authorised **legal representative** of your organisation, his or her name and function (the position held by that person in the organisation, e.g. President, Managing Director etc.). If the authorised legal representative indicated in the preamble of the grant agreement is not the person having signed it, please indicate in the accompanying letter the reason for this and confirm the legal authorisation of the person having signed.
- (2) Please indicate the date of signature by your organisation.
- (3) Please also confirm in writing (in the accompanying letter) that no modification was made to the text of the grant agreement. Any modification that has not been discussed and agreed with our services will not be taken into consideration.
- (4) Send a copy of the draft grant agreement to each of the beneficiaries identified in Article 1.1 of the grant agreement (except for the Joint Research Centre of the Commission if it is a participant) and invite them to start their own internal procedures to sign and return to you their completed Form A. Your organisation must then countersign the Forms A from the other beneficiaries.
- (5) If the Forms A are available before the deadline for returning your copies of the draft agreement, you may transmit them to the Research Executive Agency together with your signed originals of the draft agreement. **However**, the Forms A from all the other beneficiaries can be sent to the Research Executive Agency within the delay specified in Article 1.2 of the grant agreement, even though this is after the entry into force of the grant agreement. **Therefore, you should not delay the signature of the grant agreement by your organisation beyond the time limit mentioned in this letter.**
- (6) Once all the beneficiaries have provided their Forms A and you have countersigned them you must forward them to the Research Executive Agency within the period established by Article 1.2 of the grant agreement.
- (7) After the grant agreement has been signed by the coordinator and the Research Executive Agency, the Research Executive Agency may provide the pre-financing to you within the delays established by Article 6 of the grant agreement. Where the other beneficiaries have not yet acceded to the grant agreement by the time the pre-financing reaches your organisation's bank account, you must ensure that you do not distribute it until at least the minimum number of participants has acceded to the grant agreement and that it is distributed only to those beneficiaries who have acceded to the grant agreement.
- (8) Please note that for electronic transfer of reporting documents (i.e. Forms C), as referred to in art. 8.2 of the grant agreement, the following URL should be used: **<https://ec.europa.eu/research/participants/portal/>**.

**SEVENTH FRAMEWORK PROGRAMME OF THE
EUROPEAN UNION**

RESEARCH EXECUTIVE AGENCY

SP4-Capacities

Research for the benefit of specific groups

Research for SME associations/groupings

FP7-SME-2011

Grant Agreement Number 286608

VINTAGE

**A user friendly Decision Support System for an integrated vineyard
management, for addressing quality and quantity production
variability optimising the use of resources**

FP7-SME-2011-VINTAGE-286608

SEVENTH FRAMEWORK PROGRAMME

GRANT AGREEMENT No 286608

PROJECT TITLE VINTAGE

Research for the benefit of specific groups

Research for SME associations/groupings

The **Research Executive Agency** (the "*REA*"), acting under powers delegated by the European Commission (the "*Commission*")

of the **one part**,

and LABOR S.R.L., established in via della Scrofa 117, ROMA, 00186, Italy represented by Alfredo Picano, CEO or his authorised representative, the *beneficiary* acting as "*coordinator*" of the *consortium* (the "*coordinator*"), ("*beneficiary no. 1*"), participant type: "RTD Performer",

of the **other part**

HAVE AGREED to the following terms and conditions including those in the following annexes, which form an integral part of this *grant agreement* (the "*grant agreement*").

Annex I - Description of Work

Annex II - General conditions

Annex III - BSG-SME-AG Specific Provisions related to "Research for SMEs" or "Research for SME Associations"

Annex IV - Form A - Accession of *beneficiaries* to the *grant agreement*

Annex V - Form B - Request for accession of a new *beneficiary* to the *grant agreement*

Annex VI - Form C - Financial statement per funding scheme

Annex VII - Form D - Terms of reference for the certificate on the financial statements and Form E

- Terms of reference for the certificate on the methodology

Article 1 - Accession to the *grant agreement* of the other *beneficiaries*

1. The *coordinator* shall endeavour to ensure that each legal entity identified below accedes to this *grant agreement* as a *beneficiary*, assuming the rights and obligations established by the *grant agreement* with effect from the date on which the *grant agreement* enters into force, by signing Form A in three originals, countersigned by the *coordinator*.

- **Vignaioli Piemontesi S.C.A.**, established in VIA NINO COSTA 1, ASTI, 14100, Italy represented by Giulio Porzio, President and/or Gianluigi Biestro, Chief Executive or their authorised representative ("*beneficiary no. 2*"), participant type: "SME Association/Grouping",
- **ASSOCIACAO NACIONAL DAS DENOMINACOES DE ORIGEM VITIVNICOLAS**, established in AVENIDA DO CAPITAO HOMEM RIBEIRO, VISEU, 3501 903, Portugal represented by Manuel Augusto Dias Pinheiro, President and/or Arlindo Marques Cunha, Vice President or their authorised representative ("*beneficiary no. 3*"), participant type: "SME Association/Grouping",

- **GRUPO DE EMPRESAS VINICOLAS DE RIOJA**, established in CALLE HERMANOS MOROY 8 1C, LOGRONO LA RIOJA, 26001, Spain represented by JOSE LUIS BENITEZ, MANAGING DIRECTOR or his authorised representative ("*beneficiary no. 4*"), participant type: "SME Association/Grouping",
- **BUREAU INTERPROFESSIONNEL DES VINS DE BOURGOGNE**, established in BOULEVARD BRETONNIERE 12, BEAUNE, 21200, France represented by André SEGALA, Directeur Général or his authorised representative ("*beneficiary no. 5*"), participant type: "SME Association/Grouping",
- **GAIAG SRL**, established in VIA CARLO CATTANEO 20, GRONTARDO CR, 26044, Italy represented by Stefano Campagnolo, Chief Executive Officer or his authorised representative ("*beneficiary no. 6*"), participant type: "Other enterprises or end-users",
- **BODEGAS DEL MEDIEVO SL**, established in Carretera de Circunvalacion San Roque s/n, ALDEANUEVA DE EBRO DE LA RIOJA, 26559, Spain represented by JOSE ANTONIO ALMARAZ MORO, MANAGER or his authorised representative ("*beneficiary no. 7*"), participant type: "Other enterprises or end-users",
- **UNIVERSITA DEGLI STUDI DI ROMA LA SAPIENZA**, established in Piazzale Aldo Moro 5, ROMA, 00185, Italy represented by Ugo Biader Ceipidor, Director or his authorised representative ("*beneficiary no. 8*"), participant type: "RTD Performer",
- **UNIVERSITE DE BOURGOGNE**, established in Maison de l'Universite - Esplanade Erasme, DIJON CEDEX, 21078, France represented by Sophie Bèjean, President or her authorised representative ("*beneficiary no. 9*"), participant type: "RTD Performer",
- **TECHNISCHE UNIVERSITAET WIEN**, established in Karlsplatz 13, WIEN, 1040, Austria represented by Wolfgang Wagner, Head of Institute and/or Dietmar Dorninger, Dean or their authorised representative ("*beneficiary no. 10*"), participant type: "RTD Performer",
- **AGENZIA REGIONALE PREVENZIONE E AMBIENTE DELL'EMILIA-ROMAGNA**, established in Via Po 5, BOLOGNA, 40139, Italy represented by Carlo Cacciamani, Director or his authorised representative ("*beneficiary no. 11*"), participant type: "RTD Performer",
- **INSTITUT NATIONAL DE LA RECHERCHE AGRONOMIQUE**, established in Rue De L'Universite 147, PARIS CEDEX 07, 75338, France represented by Michel BARITEAU, President of the center and/or Yves FOLL, Director of the administrativ unit or their authorised representative ("*beneficiary no. 12*"), participant type: "RTD Performer",

All the *beneficiaries* together form the *consortium* (the "*consortium*").

2. The *coordinator* shall send to the *REA* one duly completed and signed Form A per *beneficiary* at the latest 45 calendar days after the entry into force of the *grant agreement*. The two remaining signed originals shall be kept, one by the *coordinator* to be made available for consultation at the request of any *beneficiary*, and the other by the *beneficiary* concerned.
3. Should any legal entity identified above, fail or refuse to accede to the *grant agreement* within the deadline established in the previous paragraph, the *REA* is no longer bound by its offer to the said legal entity(ies). The *consortium* may propose to the *REA*, within the time-limit to be fixed by the latter, appropriate solutions to ensure the implementation of the *project*. The procedure established in Annex II for amendments to this *grant agreement* will apply.

4. The *beneficiaries* are deemed to have concluded a *consortium agreement* (the "*consortium agreement*") regarding the internal organisation of the *consortium*.

Article 2 - Scope

The European Union ("*the Union*"), has decided to grant a financial contribution for the implementation of the *project* as specified in Annex I, called *A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources (VINTAGE)* (the "*project*") within the framework of the *SP4-Capacities* and under the conditions laid down in this *grant agreement*.

Article 3 - Duration and start date of the project

The duration of the *project* shall be 36 months from the first day of the month after the entry into force of the *grant agreement* (hereinafter referred to as the "*start date*").

Article 4 - Reporting periods and language of reports

The *project* is divided into reporting periods of the following duration:

- P1: from month 1 to month 15
- P2: from month 16 to the last month of the *project*.

Any report and deliverable, when appropriate, required by this *grant agreement* shall be in *English*.

Article 5 - Maximum financial contribution of the Union

1. The maximum financial contribution of *the Union* to the *project* shall be EUR 2,153,311.50 (*two million one hundred and fifty three thousand three hundred and eleven EURO and fifty cents*). The actual financial contribution of *the Union* shall be calculated in accordance with the provisions of this *grant agreement*.

2. Details of the financial contribution of *the Union* are contained in Annex I to this *grant agreement* which includes:

- a table of the estimated breakdown of budget and financial contribution of *the Union* per activity to be carried out by each of the *beneficiaries* under the *project*. *Beneficiaries* are allowed to transfer budget between different activities and between themselves in so far as the work is carried out as foreseen in Annex I.

3. The bank account of the *coordinator* to which all payments of the financial contribution of *the Union* shall be made is:

Name of account holder: Labor S.r.l.

Name of bank: Intesa San Paolo S.p.A.

Account reference: IT94B0306903202100000071086

Article 6 - Pre-financing

A *pre-financing* of EUR 1,507,318.00 (*one million five hundred and seven thousand three hundred and eighteen EURO*) shall be paid to the *coordinator* within 45 days following the date of entry into force of this *grant agreement*. The *coordinator* shall distribute the *pre-financing* only to the *beneficiaries* who have acceded to the *grant agreement* and after the minimum number of *beneficiaries* required by the *Rules for Participation* as detailed in the call for proposals to which the *project* is related, have acceded to the *grant agreement*.

Beneficiaries hereby agree that the amount of EUR 107,665.58 (*one hundred and seven thousand six hundred and sixty five EURO and fifty eight cents*), corresponding to the *beneficiaries'* contribution to the Guarantee Fund referred to in Article II.20 and representing 5% of the maximum financial contribution of *the Union* referred to in Article 5.1, is transferred in their name by the *REA* from the *pre-financing* into the Guarantee Fund. However, *beneficiaries* are deemed to have received the full *pre-financing* referred to in the first indent and will have to justify it in accordance with the *grant agreement*.

Article 7 - Special clauses

No special clauses apply to this *grant agreement*.

Article 8 - Communication

1. Any communication or request concerning the *grant agreement* shall identify the *grant agreement* number, the nature and details of the request or communication and be submitted to the following addresses:

For the *REA*: Research Executive Agency
 SME Actions
 COV 2, B-1049 Brussels, Belgium

For the *coordinator*: Mr. Valerio Grosso
 LABOR S.R.L.
 Project Management Area
 Via Giacomo Peroni 386
 Rome 00131
 ITALY

2. For information or documents to be transferred by electronic means, the following addresses shall be used:

For the *REA*: <http://ec.europa.eu/research/participants/portal/>

For the *coordinator*: v.grosso@labor-roma.it

3. In case of refusal of the notification or absence of the recipient, the *beneficiary* or the *consortium*, as the case may be, is deemed to have been notified on the date of the latest delivery, if notification to the *coordinator* has been sent to one of the addresses mentioned in paragraphs 1 and 2 and to their legal representative. Other *beneficiaries* are deemed to have been notified if notification has been sent to the address mentioned in Article 1.1.

4. Any communication or request relating to the processing of personal data (Article II.13) shall be submitted, using the address(es) for the *REA* identified in paragraphs 1 and 2, to the Controller responsible for the processing: Head of Unit of SME Actions.

Article 9 - Applicable law and competent court

The financial contribution of *the Union* is a contribution from *the Union* research budget with the aim to implement the 7th Research Framework Programme (FP7) and it is incumbent on the Commission and the *REA* to execute FP7. Accordingly, this *grant agreement* shall be governed by the terms of this *grant agreement*, the European Community and European Union acts related to FP7, the Financial Regulation applicable to the general budget and its implementing rules and other European Community and European Union law and, on a subsidiary basis, by the law of Belgium.

Furthermore the *beneficiary* is aware and agrees that the Commission may take a decision to impose pecuniary obligations, which shall be enforceable in accordance with Article 299 of the Treaty on the Functioning of the European Union.

Notwithstanding the *Commission's* right to directly adopt the recovery decisions referred to in the previous paragraph, the General Court, or on appeal, the Court of Justice of the European Union, shall have sole jurisdiction to hear any dispute between *the Union* and any *beneficiary* concerning the interpretation, application or validity of this *grant agreement* and the validity of the decision mentioned in the second paragraph.

Article 10 - Application of the *grant agreement* provisions

Any provision of this part of the *grant agreement*, shall take precedence over the provisions of any of the Annexes. The provisions of Annex III shall take precedence over the provisions of Annex II, and both shall take precedence over the provisions of Annex I.

The special clauses set out in Article 7 shall take precedence over any other provisions of this *grant agreement*.

Article 11 - Entry into force of the *grant agreement*

This *grant agreement* shall enter into force after its signature by the coordinator and the *REA*, on the day of the last signature.

Done in two originals in English.

For the *coordinator* done at Rome

For the *REA* done at Brussels

.....
Name of the legal entity

.....
Name of the legal representative

.....
Name of the legal representative

.....
Stamp of the organisation (if applicable)

.....
Signature of legal representative

.....
Signature of legal representative

.....
Date

.....
Date

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

Vignaioli Piemontesi S.C.A, represented for the purpose hereof by Giulio Porzio, President, and/or Gianluigi Biestro, Chief Executive, or her/his/their authorised representative, established in VIA NINO COSTA 1, ASTI, 14100, Italy acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 2*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **Vignaioli Piemontesi S.C.A**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

Vignaioli Piemontesi S.C.A

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

ASSOCIACAO NACIONAL DAS DENOMINACOES DE ORIGEM VITIVINICOLAS, represented for the purpose hereof by Manuel Augusto Dias Pinheiro, President, and/or Arlindo Marques Cunha, Vice President, or her/his/their authorised representative, established in AVENIDA DO CAPITAO HOMEM RIBEIRO, VISEU, 3501 903, Portugal acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 3*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **ASSOCIACAO NACIONAL DAS DENOMINACOES DE ORIGEM VITIVINICOLAS**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

ASSOCIACAO NACIONAL DAS
DENOMINACOES DE ORIGEM
VITIVINICOLAS

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

GRUPO DE EMPRESAS VINICOLAS DE RIOJA, represented for the purpose hereof by JOSE LUIS BENITEZ, MANAGING DIRECTOR, or his authorised representative, established in CALLE HERMANOS MOROY 8 1C, LOGRONO LA RIOJA, 26001, Spain acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 4*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **GRUPO DE EMPRESAS VINICOLAS DE RIOJA**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

GRUPO DE EMPRESAS VINICOLAS DE
RIOJA

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

BUREAU INTERPROFESSIONNEL DES VINS DE BOURGOGNE, represented for the purpose hereof by **André SEGALA**, Directeur Général, or his authorised representative, established in **BOULEVARD BRETONNIERE 12, BEAUNE, 21200, France** acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 5*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and **LABOR S.R.L.** established in *via della Scrofa - 117, ROMA, 00186, Italy* and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **BUREAU INTERPROFESSIONNEL DES VINS DE BOURGOGNE**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

**BUREAU INTERPROFESSIONNEL DES
VINS DE BOURGOGNE**

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

BODEGAS DEL MEDIEVO SL, represented for the purpose hereof by JOSE ANTONIO ALMARAZ MORO, MANAGER, or his authorised representative, established in Carretera de Circunvalacion San Roque s/n, ALDEANUEVA DE EBRO DE LA RIOJA, 26559, Spain acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 7*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **BODEGAS DEL MEDIEVO SL**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

BODEGAS DEL MEDIEVO SL

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

UNIVERSITA DEGLI STUDI DI ROMA LA SAPIENZA, represented for the purpose hereof by Ugo Biader Ceipidor, Director, or his authorised representative, established in Piazzale Aldo Moro 5, ROMA, 00185, Italy acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 8*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **UNIVERSITA DEGLI STUDI DI ROMA LA SAPIENZA**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

UNIVERSITA DEGLI STUDI DI ROMA LA
SAPIENZA

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

UNIVERSITE DE BOURGOGNE, represented for the purpose hereof by Sophie Bèjean, President, or her authorised representative, established in Maison de l'Universite - Esplanade Erasme, DIJON CEDEX, 21078, France acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 9*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **UNIVERSITE DE BOURGOGNE**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

UNIVERSITE DE BOURGOGNE

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

TECHNISCHE UNIVERSITAET WIEN, represented for the purpose hereof by Wolfgang Wagner, Head of Institute, and/or Dietmar Dorninger, Dean, or her/his/their authorised representative, established in Karlsplatz 13, WIEN, 1040, Austria acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 10*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **TECHNISCHE UNIVERSITAET WIEN**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

TECHNISCHE UNIVERSITAET WIEN

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

FP7 GRANT AGREEMENT

ANNEX IV - FORM A - ACCESSION OF BENEFICIARIES TO THE GRANT AGREEMENT

AGENZIA REGIONALE PREVENZIONE E AMBIENTE DELL'EMILIA-ROMAGNA, represented for the purpose hereof by Carlo Cacciamani, Director, or his authorised representative, established in Via Po 5, BOLOGNA, 40139, Italy acting as its legal authorised representative, hereby consents to become a *beneficiary* ("*beneficiary no. 11*") to *grant agreement* N° 286608 (relating to *project "A user friendly Decision Support System for an integrated vineyard management, for addressing quality and quantity production variability optimising the use of resources"*) concluded between the *Research Executive Agency (REA)* and LABOR S.R.L. established in via della Scrofa - 117, ROMA, 00186, Italy and accepts in accordance with the provisions of the aforementioned *grant agreement* all the rights and obligations of a *beneficiary*.

Done in 3 copies, of which one shall be kept by the *coordinator* and one by **AGENZIA REGIONALE PREVENZIONE E AMBIENTE DELL'EMILIA-ROMAGNA**, the third being sent to the *REA* by the coordinator in accordance with Articles 1.1 and 1.2 and Article 8 of the grant agreement.

AGENZIA REGIONALE PREVENZIONE E
AMBIENTE DELL'EMILIA-ROMAGNA

LABOR S.R.L.

.....
Name of legal representative(s)

.....
Name of legal representative(s)

.....
Signature of legal representative(s)

.....
Signature of legal representative(s)

.....
Date

.....
Date

.....
Stamp of the organisation

.....
Stamp of the organisation

N. Proposta: PDTD-2011-717 del 22/11/2011

Centro di Responsabilità: Servizio Idro-Meteo-Clima

OGGETTO: Servizio Idro-Meteo-Clima. Approvazione dello schema di convenzione tra il Dipartimento di Ingegneria Civile, Ambientale e dei Materiali – DICAM dell'Università di Bologna e ARPA -SIMC per le attività previste nel progetto EU Interreg IV C Watercore. CIG n.

PARERE CONTABILE

Il/La sottoscritto/a Dott/Dott.ssa Ramponi Barbara, Responsabile Amministrativo/a di Servizio Idro-Meteo-Clima, esprime parere di regolarità contabile ai sensi del Regolamento Arpa sul Decentramento amministrativo.

Data 29/11/2011

Il/La Responsabile Amministrativo/a
