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## Annex 2: Template of the Application for Cooperation Development Support

## **Application for Cooperation Development Support**

Registration number	(auto numbering)
Date of Application	(YYYY-MM-DD 00:00:00)
I. Applicant information <sup>1</sup>	
Full name of the Applicant (mandatory)	Text (250 characters)
Organisation No. (NOR)	Numbers
Prevailing NACE code	Text (8 characters)
Country of registration	Kingdom of Norway
Registered office (locality)	Text (50 characters)
Street and building / premises number	Text (50 characters)
Postal code and post office	Text (50 characters)
Website	Text (50 characters)
"Is the Applicant an entity under the Norwegian law and is the entity engaged in business activities in the Kingdom of Norway as evidenced by an entry in the relevant register? (subject to evaluation under criterion 1 "Eligibility of the Applicant")	YES/NO
Is the Applicant engaged in business activities?	YES/NO
Does an Applicant engaged in business activities meet the conditions for <i>de</i> <i>minimis</i> aid <sup>2</sup> ?	YES/NO

<sup>&</sup>lt;sup>1</sup> Data compliant with the entry in the relevant register.

*De minimis* aid may be granted if the gross value of this aid together with the value of other *de minimis* aid received by a single entrepreneur within the meaning of Article 2 (2) of Commission Regulation (EU)

<sup>&</sup>lt;sup>2</sup> *De minimis* aid must not be granted:

<sup>1)</sup> in the fisheries and aquaculture sector;

<sup>2)</sup> for primary production activities of agricultural products listed in Annex I to the Treaty on the Functioning of the European Union;

<sup>3)</sup> in the processing and marketing of agricultural products listed in Annex I to the Treaty on the Functioning of the European Union, in cases where:

a) the value of the aid is determined on the basis of the price or quantity of such products purchased from primary producers or placed on the market by aided businesses,

b) the provision of aid depends on its transfer in part or in full to primary producers;

<sup>4)</sup> for activities related to exports to European Union Member States or third countries, directly related to the volume of exported products, the establishment and operation of a distribution network or other current expenses related to the conduct of export activities;

<sup>5)</sup> when it is contingent on the prevalence of domestically produced goods over imported goods;

<sup>6)</sup> for the acquisition of vehicles for road transport – applies to aid granted to for-profit entities engaged in road freight transport.



	I .			
Is or has the Applicant been a member of	YES/NO			
the Norwegian Innovation Cluster				
Program?				
(subject to evaluation under criterion 1				
"Eligibility of the Applicant")				
Link to the statute or another document	Link or function to attach a file			
providing information on the economic				
sectors in which the Applicant operates				
(subject to evaluation under criterion 2				
"Compatibility of the Applicant's scope of				
activities with the thematic areas of the				
study visit")				
II. Contact person and persons designated t	o participate in the study visit			
Forename and name of the contact person	Text (50 characters)			
E-mail address of the contact person	Text (50 characters)			
Cell phone of the contact person	Numbers			
Forenames, names and positions of persons				
designated to participate in the study visit				
responsible for the development of				
international cooperation and				
internationalization of the Norwegian				
cluster				
III. Scope of planned activities				
Thematic area of the study visit	<ul> <li>environmentally friendly technic</li> </ul>	-		
	<ul> <li>innovation in marine or inland</li> </ul>			
Grounds for participation in the study visit and the potential to develop bilateral cooperation in the				
selected thematic area (subject to evaluatio		e Applicant's scope of		
activities with the thematic areas of the study				
Objectives of the Norwegian Cluster operatio	n			
Text (1000 characters)				
Economic sectors represented by members o	of the Norwegian Cluster			
Text (1000 characters)	l			
IV. Communication plan – indicate preferred with the public, including with the memb		••••••		
indicated)	vers of the Norwegian cluster (several o			
Applicant's website				
<ul> <li>social media profile</li> </ul>				
<ul> <li>newsletter to Norwegian Cluster members</li> <li>printed materials</li> </ul>				
<ul> <li>other (what?):</li> </ul>				
I request cooperation development support	; in a lump sum to cover the costs of a			
foreign business trip:		• EUR 1,686		
		• EUR 3,372		
		20110,072		

No 1407/2013, in the current year and the two previous fiscal years, does not exceed the amount equivalent to EUR 200,000, and in the case of an entrepreneur engaged in road transport of goods – EUR 100,000.

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## I declare:

1. that the informa legal status.	tion provided in this Application complies with the facts and the	□ YES	
2. that I have read	the Call for Proposals 1/2024: Cooperation Development Support, nexes to the Call, and I accept its terms.	□ YES	
3. that the prepara PARP sends info Cooperation Dev	ations for the study visit will commence no earlier than on the day rmation on the positive evaluation of the Application for velopment Support referred to in § 3(5) of the Call for Proposals ation Development Support.	□ YES	□ NO
	to participate in all events accompanying the study visit, as ex 1 to Call for Proposals1/2024: Cooperation Development	□ YES	□ NO
	ntity excluded from receiving support (subject to evaluation under	□ YES	
criterion 1 "Eligibility			
	r Article 207 of the Public Finance Act (i.e., I am not in the		
_	er of excluded entities maintained by the Minister of		
Finan			
	iant to Article 6b (3)(2)-(4) of the PARP Act, i.e. none of the		
	ving circumstances applies in my case:		
	a member of the governing bodies has been convicted by a		
	final and unappealable judgement of offences of making false		
	statements, bribery, offences against property, credibility of documents, money and securities trading, economic dealings,		
	the banking system, fiscal and criminal offences, or other		
	offences related to the performance of business activities or		
	committed for the purposes of financial benefits,		
	the entity:		
~,	<ul> <li>has arrears in the payment of public debts or</li> </ul>		
	<ul> <li>remains under receivership or is in the process of</li> </ul>		
	liquidation or bankruptcy proceedings, or		
	<ul> <li>has materially violated the agreement concluded with</li> </ul>		
	PARP - within the period of 3 years from the date of		
	termination of the agreement,		
c)	a court has ruled against a collective entity prohibiting the		
	use of grants, subsidies or other forms of financial support		
	with public funds.		
6. to the best of	of my knowledge and understanding of the consequences of	□ YES	
	isleading information to PARP, the following:		
	ances identified in the below documents apply to me as the		
Applicant:			

<b>enst</b> <b>iy</b> gra		Grupa PFR
a)	Article 2 of Council Regulation (EC) No 765/2006 <sup>3</sup> (circumstances which	
	would have the effect of prohibiting the provision of funds or economic resources),	
b)	Article 2 and Article 9 of the Council Regulations: (EU) No 269/2014 <sup>4</sup> , (EU)	
	No 208/2014 <sup>5</sup> or Article 2 of Council Decision 2014/145/CFSP <sup>6</sup>	
	(circumstances which would have the effect of prohibiting the provision of	
	funds or economic resources),	
c)	Articles 2 and 3 of the Act on Special Solutions to Counter Support for	
	Aggression against Ukraine <sup>7</sup> (circumstances which would have the effect of	
	prohibiting the provision of financial resources, funds or economic	
	resources),	
d)	Article 5I of Council Regulation (EU) No 833/2014 <sup>8</sup> (circumstances which	
	would have the effect of prohibiting direct or indirect support, including th	e
	provision of funding and financial assistance or the granting of any other	
	benefits under the national programme);	
2) Th	e support PARP provides to me will not be allocated:	
a)	to activities prohibited under the acts of EU law adopted or amended in	
	connection with Russia's aggression against Ukraine, i.e. Council	
	regulations: (EU) 2022/263 <sup>9</sup> , (EU) No 833/2014, (EU) No 692/2014 <sup>10</sup> or (EC)	

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<sup>&</sup>lt;sup>3</sup> Council Regulation (EC) No 765/2006 of 18 May 2006 concerning restrictive measures in view of the situation in Belarus and Belarus' participation in Russia's aggression against Ukraine (OJ L 134, 20 May 2006, p. 1, as amended).

<sup>&</sup>lt;sup>4</sup> Council Regulation (EU) No 269/2014 of 17 March 2014 on restrictive measures with regard to actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine (OJ L 78, 17 March 2014, p. 6, as amended).

<sup>&</sup>lt;sup>5</sup> Council Regulation (EU) No 208/2014 of 5 March 2014 on restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine (OJ L 66, 6 March 2014, p. 1, as amended). <sup>6</sup> Council Decision 2014/145/CFSP of 17 March 2014 on restrictive measures in view of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine (OJ L 78, 17 March 2014, p. 16, as amended). Article 6. (...)This Decision shall apply until 15 March 2024. It shall be kept under constant review. Where appropriate, its term shall be extended or it shall be amended if the Council deems that its objectives have not been met.

<sup>&</sup>lt;sup>7</sup> The Act of 13 April 2022 on Special Solutions to Counter Support for Aggression against Ukraine and to Protect National Security (Journal of Laws of 2023, item 1497, as amended).

<sup>&</sup>lt;sup>8</sup> Council Regulation (EU) No 833/2014 of 31 July 2014 concerning restrictive measures in view of Russia's actions destabilizing the situation in Ukraine (OJ L229, 31 July 2014, p. 1, as amended).

<sup>&</sup>lt;sup>9</sup> Council Regulation (EU) 2022/263 of 23 February 2022 on restrictive measures in response to the illegal recognition, occupation or annexation by the Russian Federation of certain non-government-controlled areas of Ukraine (OJ L 42I, 23 February 2022, p. 77, as amended).

<sup>&</sup>lt;sup>10</sup> Council Regulation (EU) No 692/2014 of 23 June 2014 on restrictive measures in response to the illegal annexation of Crimea and Sevastopol (OJ L 183, 24 June 2014, p. 9, as amended).

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	765/2006, Council decisions: (CFSP) 2022/266 <sup>11</sup> , 2014/512/CFSP <sup>12</sup> ,			
2014	4/145/CFSP or 2012/642/CFSP <sup>13</sup> ,			
b) to sa	atisfy the claims referred to in Article 11 of the Council Regulations	(EU)		
No 8	333/2014, (EU) No 269/2014, (EU) No 208/2014, Article 10 of Cound	cil		
Reg	ulation (EU) 2022/263, Article 6 of Council Regulation (EU) No			
692,	2014, Article 8d of Council Regulation (EC) No 765/2006, Article 7	of		
Cou	ncil Decision 2014/512/CFSP, or Article 2n of Council Decision			
2012	2/642/CFSP.			
5. that I acknow	wledge:		□ YES	

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<sup>11</sup> Council Decision (CFSP) 2022/266 of 23 February 2022 on restrictive measures in response to the illegal recognition, occupation or annexation by the Russian Federation of certain non-government-controlled areas of Ukraine (OJ L 42l of 23 February 2022, p. 109, as amended). Article 10. (...) This Decision shall apply until 24 February 2025. It shall be kept under constant review. Its term shall be extended or it shall be amended if the Council deems that its objectives have not been met.

<sup>12</sup> Council Decision 2014/512/CFSP of 31 July 2014 concerning restrictive measures in view of Russia's destabilizing actions in Ukraine (OJ L 229, 31 July 2014, p. 13, as amended). Article 9. 1. This decision shall apply until 31 January 2024. 2. It shall be kept under constant review. Its term shall be extended or it shall be amended if the Council deems that its objectives have not been met.

<sup>13</sup> Council Decision 2012/642/CFSP of 15 October 2012 concerning restrictive measures in view of the situation in Belarus and Belarus' participation in Russia's aggression against Ukraine (OJ L 285, 17 October 2012, p. 1, as amended).

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	<ol> <li>that the controller of the personal data is the Polish Agency for Enterprise Development ([Polska Agencja Rozwoju Przedsiębiorczości] PARP) with registered office in Warsaw (00-834), [at:] ul. Pańska 81/83;</li> <li>that the personal data will be processed for the purpose of providing cooperation development support.</li> </ol>		
6.	that I have read the principles of personal data protection provided in § 13 of the Call for Proposals 1/2024: Cooperation Development Support.	□ YES	□ NO