



VERBALE DEL CONSIGLIO DI DIPARTIMENTO

Il giorno 18 Febbraio 2020 alle ore 16:40 si è riunito, previa regolare convocazione in data 13 Febbraio 2020, in Aula 3 il Consiglio del Dipartimento di Economia.

		P	AG	A	Note
	DOCENTI I FASCIA				
1.	BARTOLUCCI FRANCESCO	x			
2.	BOCCACCIO MARCO	x			
3.	BOLLINO CARLO ANDREA		x		
4.	CASTELLANI DAVIDE		x		Art. 7 - legge 240/2010
5.	FARENGA LUIGI	x			
6.	FERRUCCI LUCA		x		
7.	MARI LIBERO MARIO	x			
8.	MEZZASOMA LORENZO		x		
9.	MONTRONE ALESSANDRO		x		
10.	MUSILE TANZI PAOLA	x			
11.	NADOTTI LORIS L.M.	x			
12.	PAGLIACCI MAURO	x			
13.	SCHIUMA LAURA	x			
14.	SIGNORELLI MARCELLO	x			
15.	STANGHELLINI ELENA	x			
16.	TROIANO VINCENZO		x		
17.	VERSIGLIONI MARCO	x			
	DOCENTI II FASCIA				
18.	ABBRIITI MIRKO	x			
19.	ANGELINI FLAVIO		x		
20.	ARISTEI DAVID	x			
21.	BARTOCCI LUCA	x			
22.	BELLUCCI ANDREA	x			
23.	BIGERNA SIMONA	x			
24.	BUDELLI SIMONE	x			
25.	BURCHI ALBERTO	x			
26.	CARDONI ANDREA	x			
27.	CASTELLI LUCA	x			esce alle ore 16:50 odg n.3
28.	CAVAZZONI CHRISTIAN		x		
29.	FIGÀ-TALAMANCA GIANNA	x			
30.	GIANNONI MARGHERITA	x			
31.	MEZZACAPO SIMONE	x			
32.	MICHELI SILVIA	x			
33.	PERUGINI CRISTIANO	x			
34.	PETTURITI DAVIDE	x			

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Visto Il Direttore

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35.	POLINORI PAOLO	x			
36.	POMPEI FABRIZIO		x		
37.	RIZZI FRANCESCO	x			
38.	ROSSI PAOLO		x		
39.	RUNFOLA ANDREA	x			
40.	SANTINI FABIO	x			
41.	SCAGLIONE FRANCESCO	x			
42.	SCANNERINI ANNA LIA	x			
43.	SCRUCCA LUCA	x			
44.	TERZANI SIMONE		x		
45.	VENTURINI FRANCESCO	x			
46.	VISAGGIO MAURO	x			
	RICERCATORI				
47.	ARGENTIERO AMEDEO	x			
48.	BUCCELLATO FRANCESCO		x		
49.	CARACCILO CORRADO			x	
50.	CECCACCI FRANCESCA			x	
51.	EROLI MASSIMO		x		
52.	GALLO MANUELA		x		
53.	GIGLIOTTI MARINA	x			
54.	INNOCENTI FEDERICA	x			
55.	JACOBONI ANTONELLA	x			
56.	MARTELLI DUCCIO	x			
57.	MONTESI CRISTINA	x			
58.	NASINI ANDREA			x	
59.	NICOLOSI MARCO	x			
60.	PICCIAIA FRANCESCA	x			
61.	PICCIOTTI ANTONIO	x			
62.	PIERRI FRANCESCA	x			
63.	SPLENDIANI SIMONE	x			
	RTD				
64.	BERTI DE MARINIS GIOVANNI	x			
65.	BOITI CRISTIANA		x		
66.	D'ERRICO MARIA CHIARA	x			
67.	FORLANI FABIO	x			
68.	PANDOLFI SILVIA	x			
	RAPPRESENTANTI PTA				
69.	SCRICCILO GIANNI	x			
70.	TREQUATTRINI M. ASSUNTA	x			
	RAPPRESENTANTI STUDENTI				
71.	BARTOLO MARTINA	x			

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72.	GHERASIM MARIA RALUCA	x			
73.	LUCIDI RICCARDO		x		
74.	MEDIOUNI HALIM			x	
75.	MORICONI LEONARDO	x			
76.	PICI PAOLO	x			
77.	RANFA EUGENIO	x			
78.	RANOCCHIARI LORENZO		x		
79.	SFRAPPA ARIANNA		x		
80.	TONDINI LEONARDO GLAUCO		x		
81.	TREVISIOL LORENZO	x			

Il Direttore Prof. Libero Mario Mari, constatato che il numero dei presenti rende valida la seduta e che il Segretario Dott.ssa Claudia Bastianini redige il verbale, pone in discussione il seguente:

ORDINE DEL GIORNO

1. Comunicazioni;
2. Predisposizione Bilancio Unico di Ateneo esercizio 2019: rendiconto Dipartimento di Economia;
3. Visiting Professor Yosef Rinott: nuove determinazioni;
4. Proposte di collaborazioni per attività di ricerca;
5. Accesso Laurea magistrale: determinazioni;
6. Attribuzione della qualifica di cultore della materia nelle commissioni di esame dei Corsi di Studio del Dipartimento;
7. Varie ed eventuali.

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ORDINE DEL GIORNO N.	1	Oggetto:	Comunicazioni.
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Il Direttore, sede di comunicazioni, cede la parola a:

- Dott. Fabrizio Luciani, il quale informa che dal 15 al 18 luglio 2020 si svolgerà presso il Dipartimento di Economia il tradizionale Workshop di Bioeconomia. Orari e relatori saranno oggetto di successiva pubblicazione nel sito dipartimentale;
- Prof. Paolo Polinori, che illustra il Convegno "Tutti i perché dell'Economia Circolare", in programma all'Auditorium Aldo Capitini il prossimo 13 marzo. La manifestazione vede coinvolti numerosi ospiti: per il Dipartimento, oltre allo stesso Prof. Polinori, il Prof. Simone Splendiani e il Dott. Fabio Forlani;
- Prof. Francesco Venturini, che illustra brevemente il progetto Horizon 2020 dal titolo "TRANSFORMATIONS-18-2020: Technological transformations, skills and globalization – future challenges for shared prosperity (Horizon 2020 – Work Programme 2018-2020 Europe in a changing world – Inclusive, innovative and reflective societies Part 13). Al progetto parteciperanno il Prof. Fabrizio Pompei, il Prof. Cristiano Perugini e lo stesso Prof. Venturini. Il Principal Investigator è HIVA – Research Institute for Work and Society (Belgio), UNIPG è partner insieme ad altri 9 soggetti internazionali e la scadenza per la presentazione del progetto è il prossimo 12 marzo;
- Dott. Duccio Martelli, il quale informa che il prossimo 27 febbraio avranno luogo presso il Dipartimento di Economia, in mattinata nella sede di Terni e nel pomeriggio in quella di Perugia, due seminari informativi rivolti a tutta la comunità accademica riguardanti le attività della Commissione Fulbright, Ente bilaterale che favorisce gli scambi accademici tra l'Italia e gli Stati Uniti offrendo borse per opportunità di studio, ricerca e insegnamento presso campus americani e atenei italiani.

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VERBALE DEL CONSIGLIO DI DIPARTIMENTO

ORDINE DEL GIORNO N.	2	Oggetto:	Predisposizione Bilancio Unico di Ateneo esercizio 2019: rendiconto Dipartimento di Economia.
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Il Direttore illustra il punto all'ordine del giorno, alla luce della Direttoriale prot. n. 8296 del 28/01/2020, recante Linee operative per la predisposizione del Bilancio Unico di Ateneo - esercizio 2019.

Sottopone al Consiglio, per la presa d'atto e perché costituisca parte integrante e sostanziale della presente delibera, il "Prospetto analitico COAN: UA.PG.DECO" estrapolato da UGOV al 31/12/2019, nel quale viene data evidenza, per ogni voce COAN di ricavo e di costo, delle somme inizialmente appostate, di tutte le variazioni e di tutte le registrazioni contabili inerenti il budget dell'anno 2019.

Sottopone inoltre al Consiglio, per l'approvazione, la seguente documentazione:

- la relazione al Conto Annuale Consuntivo 2019 del Segretario Amministrativo (allegato **A** alla presente delibera);
- l'Allegato n. **1** alla Direttoriale prot. n. 8296: tabella di riclassificazione delle disponibilità risultanti al 31.12.2019 nelle singole voci COAN di costo, in cui si distinguono le somme da riapplicare in quanto vincolate per destinazione e le economie;
- l'avanzo complessivo di Struttura al 31/12/2019, pari ad euro **896.324,73**, costituito da somme da riapplicare per euro **836.278,58** e da economie per euro **60.046,15**, come di seguito sintetizzato:

	PJ	UA	TOTALE
Somme da riapplicare	836.065,34	213,24	836.278,58
Economia	-	60.046,15	60.046,15
Rettifiche anticipate di riporto	-	-	0,00
TOTALE DISPONIBILITA' AL 31/12/2019 DA RIAPPLICARE AL 2020	836.065,34	60.259,39	896.324,73

- l'Allegato n. **3** alla Direttoriale prot. n. 8296: proposta di distribuzione delle economie (disponibilità libere) risultanti al 31.12.2019, distinte per voci COAN, da sottoporre, in sede di approvazione del Bilancio Unico di Ateneo per l'esercizio contabile 2019, al parere del Collegio dei Revisori ed al Consiglio di Amministrazione per la loro riapplicazione all'esercizio 2020, come nel seguito riepilogata:

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VERBALE DEL CONSIGLIO DI DIPARTIMENTO

Voce COAN	Denominazione	Totale
CA.01.10.01.03.02	Licenze d'uso	1.000,00
CA.01.10.02.05.01	Mobili e Arredi	3.000,00
CA.01.10.02.07.01	Apparecchiature di natura informatica	5.130,33
CA.04.09.01.03.01	Convegni e seminari	6.000,00
CA.04.09.08.04.01	Pulizia	500,00
CA.04.09.08.04.03	Traslochi e facchinaggio	1.500,00
CA.04.09.08.05.02	Manutenzione ordinaria e riparazioni di impianti	2.000,00
CA.04.09.08.05.03	Manutenzione ordinaria e riparazioni di apparecchiature	3.500,00
CA.04.09.08.05.06	Manutenzione ordinaria e riparazioni mobili e arredi	1.000,00
CA.04.09.08.06.03	Spese postali	500,00
CA.04.09.08.06.07	Altre spese per servizi	27.915,82
CA.04.09.08.06.11	Spese per commissioni ed intermediazioni bancarie	1.000,00
CA.04.09.09.01.03	Cancelleria e altro materiale di consumo	5.000,00
CA.04.09.11.01.04	Noleggio fax e fotocopiatrici	1.000,00
CA.04.09.11.03.01	Licenze software	1.000,00
	TOTALE DISPONIBILITA' AL 31/12/2019	60.046,15

- l'Allegato n. 4 alla Direttoriale prot. n. 8296: tabella di riapplicazione all'esercizio 2020 delle disponibilità vincolate 2019 dei soli "conti calderone".

A seguito della relazione del Direttore, il Consiglio all'unanimità prende atto del "Prospetto analitico: UA.PG.DECO" estrapolato da UGOV al 31/12/2019, che costituisce parte integrante e sostanziale della presente delibera.

Il Consiglio inoltre, all'unanimità, approva:

- la relazione al Conto Annuale Consuntivo 2019 del Segretario Amministrativo (allegato A alla presente delibera);

- l'Allegato n. 1 alla Direttoriale prot. n. 8296: tabella di riclassificazione delle disponibilità risultanti al 31.12.2019 nelle singole voci COAN di costo, in cui si distinguono le somme da riapplicare in quanto vincolate per destinazione e le economie;

- l'avanzo complessivo di Struttura al 31/12/2019, pari ad euro **896.324,73**, costituito da somme da riapplicare per euro **836.278,58** e da economie per euro **60.046,15**;

- l'Allegato n. 3 alla Direttoriale prot. n. 8296: proposta di distribuzione delle economie (disponibilità libere) risultanti al 31.12.2019, distinte per voci COAN, da sottoporre, in sede di

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approvazione del Bilancio Unico di Ateneo per l'esercizio contabile 2019, al parere del Collegio dei Revisori ed al Consiglio di Amministrazione per la loro riapplicazione all'esercizio 2020, come nel seguito riepilogata:

Voce COAN	Denominazione	Totale
CA.01.10.01.03.02	Licenze d'uso	1.000,00
CA.01.10.02.05.01	Mobili e Arredi	3.000,00
CA.01.10.02.07.01	Apparecchiature di natura informatica	5.130,33
CA.04.09.01.03.01	Convegni e seminari	6.000,00
CA.04.09.08.04.01	Pulizia	500,00
CA.04.09.08.04.03	Traslochi e facchinaggio	1.500,00
CA.04.09.08.05.02	Manutenzione ordinaria e riparazioni di impianti	2.000,00
CA.04.09.08.05.03	Manutenzione ordinaria e riparazioni di apparecchiature	3.500,00
CA.04.09.08.05.06	Manutenzione ordinaria e riparazioni mobili e arredi	1.000,00
CA.04.09.08.06.03	Spese postali	500,00
CA.04.09.08.06.07	Altre spese per servizi	27.915,82
CA.04.09.08.06.11	Spese per commissioni ed intermediazioni bancarie	1.000,00
CA.04.09.09.01.03	Cancelleria e altro materiale di consumo	5.000,00
CA.04.09.11.01.04	Noleggio fax e fotocopiatrici	1.000,00
CA.04.09.11.03.01	Licenze software	1.000,00
	TOTALE DISPONIBILITA' AL 31/12/2019	60.046,15

- l'Allegato n. 4 alla Direttoriale prot. n. 8296: tabella di riapplicazione all'esercizio 2020 delle disponibilità vincolate 2019 dei soli conti calderone.

La verbalizzazione della presente delibera è approvata seduta stante.

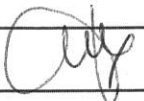

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VERBALE DEL CONSIGLIO DI DIPARTIMENTO

ORDINE DEL GIORNO N.	3	Oggetto:	Visiting Professor Yosef Rinott: nuove determinazioni.
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Il Direttore ricorda al Consiglio che nella seduta del 22 ottobre 2019 era stata autorizzata la richiesta congiunta di Dipartimento di Economia e Dipartimento di Matematica e Informatica di invitare il Prof. Yosef Rinott dell'University of Jerusalem (Israele).

Dal 26 settembre al 14 novembre 2020, il Prof. Rinott svolgerà in favore dei due Dipartimenti un totale di 62 ore di attività didattica, di cui 21 presso il nostro Dipartimento nell'ambito del Corso "Economic and Financial Time Series".

Il Consiglio d'Amministrazione, nella seduta del 27 novembre 2019, ha però deliberato di ridurre proporzionalmente le somme richieste per l'ospitalità e i compensi per tutti i Visiting Professor e i Visiting Researcher.

Al fine di mantenere gli accordi presi con il Prof. Rinott nonostante tale rideterminazione, si propone che entrambi i Dipartimenti integrino, in proporzione e con fondi propri, il relativo compenso per l'attività didattica e l'importo per vitto, alloggio e viaggio: ciò comporterebbe un trasferimento di € 1.056,14 (millecinquantasei/14) al Dipartimento di Matematica e Informatica, a cui spetta la gestione amministrativa e contabile del Visiting in questione.

Il Consiglio approva all'unanimità e autorizza la spesa.

La verbalizzazione della presente delibera è approvata seduta stante.

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VERBALE DEL CONSIGLIO DI DIPARTIMENTO

ORDINE DEL GIORNO N.	4	Oggetto:	Proposte di collaborazioni per attività di ricerca.
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Il Direttore passa la parola alla Prof.ssa Silvia Micheli affinché illustri al Consiglio la proposta di emissione di un bando di valutazione comparativa per titoli per il conferimento di un incarico di prestazione occasionale, di cui la stessa è Responsabile.

La Prof.ssa Micheli fa innanzitutto presente che la necessità di ricorrere a una collaborazione esterna deriva dall'impossibilità oggettiva di utilizzare le risorse umane in servizio presso il Dipartimento, in quanto:

- a) il personale è interamente impiegato in attività di ricerca e didattica;
- b) non è oggettivamente individuabile personale con le caratteristiche necessarie.

La Prof.ssa Micheli dichiara inoltre che l'oggetto della prestazione, come nel seguito specificato, corrisponde alle competenze istituzionali del Dipartimento.

Espone quindi le caratteristiche del bando di selezione, come da proposta presentata:

Richiedente: Prof.ssa Silvia Micheli;

Oggetto del contratto: *Intervista face to face e somministrazione di un questionario nella provincia di Kisoro, Uganda. L'indagine è finalizzata alla raccolta dei dati necessari per svolgere la ricerca dal titolo "Clean cooking challenges: An intra-household analysis from rural Uganda".* L'obiettivo è la pubblicazione di tale ricerca in una importante rivista economica internazionale.

Durata del contratto: 20 giorni;

Compenso lordo onnicomprensivo: euro 1.500,00 (millecinquecento/00).

I requisiti richiesti sono i seguenti:

Diploma di Laurea triennale e/o Laurea in Economia o equipollenti;

Buona conoscenza della lingua inglese attestata tramite certificazione;

Madrelingua bantu.

La proposta di composizione della Commissione esaminatrice è la seguente:

Prof.ssa Silvia Micheli (Presidente)

Prof. Paolo Polinori (Membro)

Dott.ssa Claudia Bastianini (Segretario).

Il Consiglio, preso atto di quanto sopra e rilevato che:

- non è oggettivamente individuabile, nell'ambito delle risorse umane afferenti al Dipartimento, personale con le caratteristiche necessarie;

- l'esigenza rappresentata riveste carattere esclusivamente temporaneo;

autorizza all'unanimità la valutazione comparativa per titoli per l'attribuzione del seguente incarico di natura occasionale, nonché la composizione della Commissione esaminatrice:

Intervista face to face e somministrazione di un questionario nella provincia di Kisoro, Uganda. L'indagine è finalizzata alla raccolta dei dati necessari per svolgere la ricerca dal titolo "Clean cooking challenges: An intra-household analysis from rural Uganda".

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Il Direttore passa, quindi, la parola alla Prof.ssa Margherita Giannoni, affinché illustri al Consiglio la proposta di collaborazione scientifica - Consultancy Agreement tra il Dipartimento di Economia e la Società MPG Migration Policy Group (ALL. B).

La Prof.ssa Giannoni riferisce che la proposta di accordo, avente natura commerciale, ha come oggetto la compilazione di un questionario sulle politiche di migrazione e integrazione nel settore sanitario, nel più ampio quadro del Cross Migration Grant Agreement - GA n. 770121 – EU Horizon 2020. Per lo svolgimento delle attività previste, di cui sarà Responsabile scientifico la Prof.ssa Giannoni, MPG si impegna a corrispondere al Dipartimento di Economia la somma di € 250,00 (duecentocinquanta/00) IVA inclusa.

Il Consiglio approva all'unanimità la sottoscrizione del Consultancy Agreement.

La verbalizzazione della presente delibera è approvata seduta stante.

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ORDINE DEL GIORNO N.	5	Oggetto:	Accesso Laurea magistrale: determinazioni.
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Il Direttore comunica al Consiglio che la prova scritta riservata agli studenti che abbiano conseguito il titolo triennale con una votazione inferiore a 90/110, per la sessione di febbraio 2020 è stata calendarizzata dalla Commissione per l'accesso ai Corsi di laurea Magistrale in data 28.02.2020.

La scelta della data è stata dettata essenzialmente per consentire agli studenti che conseguiranno il titolo triennale martedì 25.02.2020, di partecipare al bando.

Considerato che il 28.02.2020 è l'ultima data utile per immatricolarsi ai Corsi di laurea Magistrale dell'Ateneo di Perugia, si chiede al Consiglio di deliberare una richiesta di proroga ai termini di iscrizione per gli studenti che supereranno la prova.

Il Consiglio approva all'unanimità.

La verbalizzazione della presente delibera è approvata seduta stante.

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ORDINE DEL GIORNO N.	6	Oggetto:	Attribuzione della qualifica di cultore della materia nelle commissioni di esame dei Corsi di Studio del Dipartimento
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Il Direttore comunica che, ai sensi dell'art. 3 del Regolamento di Ateneo sui Cultori della materia, il Consiglio intercorso in Economia - sede di Perugia ha espresso parere favorevole all'attribuzione della qualifica di cultore della materia al Dott. Francesco Urbinati nella Commissione di valutazione di profitto dell'insegnamento di Diritto Privato (cattedra (A-L) Prof. Lorenzo Mezzasoma.

Il Consiglio approva all'unanimità.

La verbalizzazione della presente delibera è approvata seduta stante

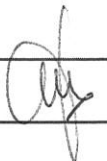

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UNIVERSITÀ DEGLI STUDI DI PERUGIA
DIPARTIMENTO DI ECONOMIA

VERBALE DEL CONSIGLIO DI DIPARTIMENTO

ORDINE DEL GIORNO N.	7	Oggetto:	Varie ed eventuali.
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Non essendovi altri punti dell'ordine del giorno da trattare, la seduta del Consiglio di Dipartimento è tolta alle ore 17:00.

Il Segretario Amministrativo
Dott.ssa Claudia Bastianini

Il Direttore del Dipartimento
Prof. Libero Mario Mari

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MIGRATION POLICY GROUP

ALL. B

Consultancy Agreement

This Consultancy Agreement ("**Agreement**") is entered on **2 January 2020** ("**Effective Date**"), is concluded between the following parties:

On the one part,

Migration Policy Group, (Hereinafter referred to as "MPG"), having its registered offices: Rue Belliard 205, B-1040 Brussels Belgium, duly represented by Isabelle Chopin, Director,

And

On the other part,

Department of Economics, University of Perugia, having its registered offices Via Pascoli, 20 - 06123 PERUGIA ITALY, duly represented by Libero Mario Mari, Director of the Department.

For the purpose of conducting consultation and research services on the state of development of migration and integration policies at the national level. These services are part of the project CrossMigration, led by Erasmus University Rotterdam under the H2020 programme of the European Union (Grant Agreement n. 770121). In particular, this consultancy is in the frame of the "Work Package 8 - Defining migration indicators", led by the MPG.

1. DURATION

This Agreement is valid from 2 January 2020 until 28 February 2020 included (hereinafter referred to as the "Contract Period").

2. TASKS

2.1. Background

The EU Horizon 2020 project CrossMigration, bringing together 16 leading research institutions, networks and policy institutes throughout Europe, aims to proficiently fulfil this gap crucial for policy purposes through the construction of a central migration hub. This hub will be of instrumental value due to its capability to operate as a key grammar in the design of current and future policy. Essentially, it accumulates and consolidates past, present and future migration research through providing an extensive yet succinct overview of migration drivers,



MIGRATION POLICY GROUP

infrastructures, flows, and policies, allowing for an improved systematic understanding of the factors that constitute the interaction between these analytical categories.

The consultation and research services are part of Work Package 8 “Defining migration indicators”. The work package aims at analysing migration and integration policies, creating the most relevant set of indicators for measuring overall migration and integration policies and providing an up-to-date assessment of migration and integration policies in EU/EEA/EFTA and other countries. In particular, the work of the Service provider will contribute to complete Task 8.4 Harmonisation and visualisation of indicators, as defined in the Cross-Migration Grant Agreement.

2.2. Tasks

The undersigned principal investigator has responsibilities in the analysis of migration and integration policies at the national level in the country.

Under guidance of MPG, the undersigned principal investigator will provide an up-to-date assessment of the state of development of migration and integration policies at the national level. All tasks will be conducted in close cooperation with the MPG staff members working on the project. MPG will provide guidance and support to the Service provider through regular communication.

In particular, the Service will consist of the following:

- the undersigned service provider will fill in a questionnaire and consisting of a set of items on migration and integration policies **in the health sector**.
- The deliverable of the consultation is therefore the filled questionnaire, which will be deemed to have not been delivered if it has not been received by MPG no later than the **19 February 2020**.

3. REMUNERATION

- MPG shall pay to the Service Provider the Fees set out in 3.1.
- Unless otherwise set out in the Schedule, the Fees are:
 - payable on satisfactory performance of the Services;



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- 1.1 inclusive of all services and materials provided (including personnel, equipment, overheads and expenses); and in accordance with the details set out in Article 3.2 of this Agreement.
- payable within 30 days of receipt of a valid invoice.
 - The Service Provider shall not be entitled to any payments, expenses or benefits from MPG other than the amounts expressly set out in 3.1 and 3.2, and in particular shall not be entitled to any payment during any period of holiday, illness or injury.
 - No Fees shall be payable during any period when the Services are not provided.

3.1 Fees and Invoicing

- MPG shall pay the Service Provider the following sum(s) (the “Fees”): **250 EUR** (inclusive of VAT) upon completion of the Services (expected on or before 19 February 2020).
- The Invoices shall be addressed to MPG and include the dates when the Services were provided. The Invoice shall be sent to MPG by 28 February 2020. If not, the service will be considered provided pro bono and the service provider will renounce to the above-mentioned remuneration.
- Subject to satisfactory delivery of the Services, the valid Invoices will be paid by MPG to the Service Provider within 30 days of receipt by MPG of such invoice.
- Invoice should only be invoiced in euros.
- MPG will only effectuate payment by way of bank transfer.

All invoices to MPG should be emailed to mipex@migpolgroup.com, with the following subject: Invoice: 522– CrossMigration (GA n. 770121) – country name (health)

3.2 Expenses

The Fees are inclusive of all costs, overheads and expenses, including travel, subsistence and accommodation.

4. OBLIGATIONS

In compliance with the CrossMigration grant agreement (GA n. 770121), the Service provider ensures that obligations listed under Articles 35, 36, 38, 46 of the Grant Agreement are met. The service provider acknowledges to have read and understood the extract of the GA with



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the above-mentioned articles (Annex 1).

5. JURISDICTION

Any dispute arising in relation to this Agreement will be dealt with in accordance with Belgian law, to which this Agreement is subject. Any dispute which cannot be settled amicably shall be referred to the Brussels courts.

Made out in Brussels in on 18 February 2020.

Brussels, 18/02/2020

Place and date Perugia 18/2/2020

Signature

Isabelle Chopin

Person name Prof. Libero Mario Mari

Director

Role Director

Migration Policy Group AISBL

Organization Department of Economics University of Perugia

Place and date 18/2/2020

Signature

Person name _Prof. Margherita Giannoni

Role Principal investigator

Organization Department of Economics University of Perugia



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Annex 1 – Articles 35, 36, 38, 46 of the Grant Agreement

ARTICLE 35 — CONFLICT OF INTERESTS

35.1 Obligation to avoid a conflict of interests

The beneficiaries must take all measures to prevent any situation where the impartial and objective implementation of the action is compromised for reasons involving economic interest, political or national affinity, family or emotional ties or any other shared interest (**‘conflict of interests’**).

They must formally notify to the Commission without delay any situation constituting or likely to lead to a conflict of interests and immediately take all the necessary steps to rectify this situation.

The Commission may verify that the measures taken are appropriate and may require additional measures to be taken by a specified deadline.

35.2 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43) and the Agreement or participation of the beneficiary may be terminated (see Article 50).

Such breaches may also lead to any of the other measures described in Chapter 6.

ARTICLE 36 — CONFIDENTIALITY

36.1 General obligation to maintain confidentiality

During implementation of the action and for four years after the period set out in Article 3, the parties must keep confidential any data, documents or other material (in any form) that is identified as confidential at the time it is disclosed (**‘confidential information’**).

If a beneficiary requests, the Commission may agree to keep such information confidential for an additional period beyond the initial four years. If information has been identified as confidential only orally, it will be considered to be confidential only if this is confirmed in writing within 15 days of the oral disclosure.

Unless otherwise agreed between the parties, they may use confidential information only to



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implement the Agreement.

The beneficiaries may disclose confidential information to their personnel, or third parties involved in the action only if they:

- (a) need to know to implement the Agreement and
- (b) are bound by an obligation of confidentiality.

This does not change the security obligations in Article 37, which still apply.

The Commission may disclose confidential information to its staff, other EU institutions and bodies. It may disclose confidential information to third parties, if:

- (a) this is necessary to implement the Agreement or safeguard the EU's financial interests and
- (b) the recipients of the information are bound by an obligation of confidentiality.

Under the conditions set out in Article 4 of the Rules for Participation Regulation No 1290/2013, the Commission must moreover make available information on the results to other EU institutions, bodies, offices or agencies as well as Member States or associated countries.

The confidentiality obligations no longer apply if:

- (a) the disclosing party agrees to release the other party;
- (b) the information was already known by the recipient or is given to him without obligation of confidentiality by a third party that was not bound by any obligation of confidentiality;
- (c) the recipient proves that the information was developed without the use of confidential information;
- (d) the information becomes generally and publicly available, without breaching any confidentiality obligation, or
- (e) the disclosure of the information is required by EU or national law.

36.2 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43).

Such breaches may also lead to any of the other measures described in Chapter 6.



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ARTICLE 38 — PROMOTING THE ACTION — VISIBILITY OF EU FUNDING

38.1 Communication activities by beneficiaries

38.1.1 Obligation to promote the action and its results

The beneficiaries must promote the action and its results, by providing targeted information to multiple audiences (including the media and the public) in a strategic and effective manner.

This does not change the dissemination obligations in Article 29, the confidentiality obligations in Article 36 or the security obligations in Article 37, all of which still apply.

Before engaging in a communication activity expected to have a major media impact, the beneficiaries must inform the Commission (see Article 52).

38.1.2 Information on EU funding — Obligation and right to use the EU emblem

Unless the Commission requests or agrees otherwise or unless it is impossible, any communication activity related to the action (including in electronic form, via social media, etc.) and any infrastructure, equipment and major results funded by the grant must:

- (a) display the EU emblem and
- (b) include the following text:

For communication activities: *“This project has received funding from the European Union’s Horizon 2020 research and innovation programme under grant agreement No 770121”*.

For infrastructure, equipment and major results: *“This [infrastructure][equipment][insert type of result] is part of a project that has received funding from the European Union’s Horizon 2020 research and innovation programme under grant agreement No 770121”*.

When displayed together with another logo, the EU emblem must have appropriate prominence.

For the purposes of their obligations under this Article, the beneficiaries may use the EU emblem without first obtaining approval from the Commission.

This does not, however, give them the right to exclusive use.

Moreover, they may not appropriate the EU emblem or any similar trademark or logo, either by registration or by any other means.

38.1.3 Disclaimer excluding Commission responsibility

Any communication activity related to the action must indicate that it reflects only the author's view and that the Commission is not responsible for any use that may be made of the information it contains.

38.2 Communication activities by the Commission

38.2.1 Right to use beneficiaries' materials, documents or information

The Commission may use, for its communication and publicising activities, information relating to the action, documents notably summaries for publication and public deliverables as well as any other material, such as pictures or audio-visual material received from any beneficiary (including in electronic form).

This does not change the confidentiality obligations in Article 36 and the security obligations in Article 37, all of which still apply.

If the Commission's use of these materials, documents or information would risk compromising legitimate interests, the beneficiary concerned may request the Commission not to use it (see Article 52).

The right to use a beneficiary's materials, documents and information includes:

- (a) **use for its own purposes** (in particular, making them available to persons working for the Commission or any other EU institution, body, office or agency or body or institutions in EU Member States; and copying or reproducing them in whole or in part, in unlimited numbers);
- (b) **distribution to the public** (in particular, publication as hard copies and in electronic or digital format, publication on the internet, as a downloadable or non-downloadable file, broadcasting by any channel, public display or presentation, communicating through press information services, or inclusion in widely accessible databases or indexes);
- (c) **editing or redrafting** for communication and publicising activities (including shortening, summarising, inserting other elements (such as meta-data, legends, other graphic, visual, audio or text elements), extracting parts (e.g. audio or video files), dividing into parts, use in a compilation);
- (d) **translation**;
- (e) **giving access in response to individual requests** under Regulation No 1049/2001, without the right to reproduce or exploit [Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, OJ L 145, 31.5.2001, p. 43.]
- (f) **storage** in paper, electronic or other form;
- (g) **archiving**, in line with applicable document-management rules, and the right to authorise **third parties** to act on its behalf or sub-license the modes of use set out in Points (b), (c), (d) and (f) to third parties if needed for the communication and



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publicising activities of the Commission.

If the right of use is subject to rights of a third party (including personnel of the beneficiary), the beneficiary must ensure that it complies with its obligations under this Agreement (in particular, by obtaining the necessary approval from the third parties concerned).

Where applicable (and if provided by the beneficiaries), the Commission will insert the following information:

“© – [year] – [name of the copyright owner]. All rights reserved. Licensed to the European Union (EU) under conditions.”

38.3 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43).

Such breaches may also lead to any of the other measures described in Chapter 6.

ARTICLE 46 — LIABILITY FOR DAMAGES

46.1 Liability of the Commission

The Commission cannot be held liable for any damage caused to the beneficiaries or to third parties as a consequence of implementing the Agreement, including for gross negligence.

The Commission cannot be held liable for any damage caused by any of the beneficiaries or third parties involved in the action, as a consequence of implementing the Agreement.

46.2 Liability of the beneficiaries

Except in case of force majeure (see Article 51), the beneficiaries must compensate the Commission for any damage it sustains as a result of the implementation of the action or because the action was not implemented in full compliance with the Agreement.



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Annex 1 – Articles 35, 36, 38, 46 of the Grant Agreement

ARTICLE 35 — CONFLICT OF INTERESTS

35.1 Obligation to avoid a conflict of interests

The beneficiaries must take all measures to prevent any situation where the impartial and objective implementation of the action is compromised for reasons involving economic interest, political or national affinity, family or emotional ties or any other shared interest (**‘conflict of interests’**).

They must formally notify to the Commission without delay any situation constituting or likely to lead to a conflict of interests and immediately take all the necessary steps to rectify this situation.

The Commission may verify that the measures taken are appropriate and may require additional measures to be taken by a specified deadline.

35.2 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43) and the Agreement or participation of the beneficiary may be terminated (see Article 50).

Such breaches may also lead to any of the other measures described in Chapter 6.

ARTICLE 36 — CONFIDENTIALITY

36.1 General obligation to maintain confidentiality

During implementation of the action and for four years after the period set out in Article 3, the parties must keep confidential any data, documents or other material (in any form) that is identified as confidential at the time it is disclosed (**‘confidential information’**).

If a beneficiary requests, the Commission may agree to keep such information confidential for an additional period beyond the initial four years. If information has been identified as confidential only orally, it will be considered to be confidential only if this is confirmed in writing within 15 days of the oral disclosure.

Unless otherwise agreed between the parties, they may use confidential information only to



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implement the Agreement.

The beneficiaries may disclose confidential information to their personnel, or third parties involved in the action only if they:

- (a) need to know to implement the Agreement and
- (b) are bound by an obligation of confidentiality.

This does not change the security obligations in Article 37, which still apply.

The Commission may disclose confidential information to its staff, other EU institutions and bodies. It may disclose confidential information to third parties, if:

- (a) this is necessary to implement the Agreement or safeguard the EU's financial interests and
- (b) the recipients of the information are bound by an obligation of confidentiality.

Under the conditions set out in Article 4 of the Rules for Participation Regulation No 1290/2013, the Commission must moreover make available information on the results to other EU institutions, bodies, offices or agencies as well as Member States or associated countries.

The confidentiality obligations no longer apply if:

- (a) the disclosing party agrees to release the other party;
- (b) the information was already known by the recipient or is given to him without obligation of confidentiality by a third party that was not bound by any obligation of confidentiality;
- (c) the recipient proves that the information was developed without the use of confidential information;
- (d) the information becomes generally and publicly available, without breaching any confidentiality obligation, or
- (e) the disclosure of the information is required by EU or national law.

36.2 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43).

Such breaches may also lead to any of the other measures described in Chapter 6.



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ARTICLE 38 — PROMOTING THE ACTION — VISIBILITY OF EU FUNDING

38.1 Communication activities by beneficiaries

38.1.1 Obligation to promote the action and its results

The beneficiaries must promote the action and its results, by providing targeted information to multiple audiences (including the media and the public) in a strategic and effective manner.

This does not change the dissemination obligations in Article 29, the confidentiality obligations in Article 36 or the security obligations in Article 37, all of which still apply.

Before engaging in a communication activity expected to have a major media impact, the beneficiaries must inform the Commission (see Article 52).

38.1.2 Information on EU funding — Obligation and right to use the EU emblem

Unless the Commission requests or agrees otherwise or unless it is impossible, any communication activity related to the action (including in electronic form, via social media, etc.) and any infrastructure, equipment and major results funded by the grant must:

- (a) display the EU emblem and
- (b) include the following text:

For communication activities: *“This project has received funding from the European Union’s Horizon 2020 research and innovation programme under grant agreement No 770121”*.

For infrastructure, equipment and major results: *“This [infrastructure][equipment][insert type of result] is part of a project that has received funding from the European Union’s Horizon 2020 research and innovation programme under grant agreement No 770121”*.

When displayed together with another logo, the EU emblem must have appropriate prominence.

For the purposes of their obligations under this Article, the beneficiaries may use the EU emblem without first obtaining approval from the Commission.

This does not, however, give them the right to exclusive use.

Moreover, they may not appropriate the EU emblem or any similar trademark or logo, either by registration or by any other means.

38.1.3 Disclaimer excluding Commission responsibility

Any communication activity related to the action must indicate that it reflects only the author's view and that the Commission is not responsible for any use that may be made of the information it contains.



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38.2 Communication activities by the Commission

38.2.1 Right to use beneficiaries' materials, documents or information

The Commission may use, for its communication and publicising activities, information relating to the action, documents notably summaries for publication and public deliverables as well as any other material, such as pictures or audio-visual material received from any beneficiary (including in electronic form).

This does not change the confidentiality obligations in Article 36 and the security obligations in Article 37, all of which still apply.

If the Commission's use of these materials, documents or information would risk compromising legitimate interests, the beneficiary concerned may request the Commission not to use it (see Article 52).

The right to use a beneficiary's materials, documents and information includes:

- (a) **use for its own purposes** (in particular, making them available to persons working for the Commission or any other EU institution, body, office or agency or body or institutions in EU Member States; and copying or reproducing them in whole or in part, in unlimited numbers);
- (b) **distribution to the public** (in particular, publication as hard copies and in electronic or digital format, publication on the internet, as a downloadable or non-downloadable file, broadcasting by any channel, public display or presentation, communicating through press information services, or inclusion in widely accessible databases or indexes);
- (c) **editing or redrafting** for communication and publicising activities (including shortening, summarising, inserting other elements (such as meta-data, legends, other graphic, visual, audio or text elements), extracting parts (e.g. audio or video files), dividing into parts, use in a compilation);
- (d) **translation**;
- (e) **giving access in response to individual requests** under Regulation No 1049/2001, without the right to reproduce or exploit [Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, OJ L 145, 31.5.2001, p. 43.]
- (f) **storage** in paper, electronic or other form;
- (g) **archiving**, in line with applicable document-management rules, and the right to authorise **third parties** to act on its behalf or sub-license the modes of use set out in Points (b), (c), (d) and (f) to third parties if needed for the communication and



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publicising activities of the Commission.

If the right of use is subject to rights of a third party (including personnel of the beneficiary), the beneficiary must ensure that it complies with its obligations under this Agreement (in particular, by obtaining the necessary approval from the third parties concerned).

Where applicable (and if provided by the beneficiaries), the Commission will insert the following information:

“© – [year] – [name of the copyright owner]. All rights reserved. Licensed to the European Union (EU) under conditions.”

38.3 Consequences of non-compliance

If a beneficiary breaches any of its obligations under this Article, the grant may be reduced (see Article 43).

Such breaches may also lead to any of the other measures described in Chapter 6.

ARTICLE 46 — LIABILITY FOR DAMAGES

46.1 Liability of the Commission

The Commission cannot be held liable for any damage caused to the beneficiaries or to third parties as a consequence of implementing the Agreement, including for gross negligence.

The Commission cannot be held liable for any damage caused by any of the beneficiaries or third parties involved in the action, as a consequence of implementing the Agreement.

46.2 Liability of the beneficiaries

Except in case of force majeure (see Article 51), the beneficiaries must compensate the Commission for any damage it sustains as a result of the implementation of the action or because the action was not implemented in full compliance with the Agreement.