



**SOUTH EAST  
EUROPE**

Transnational Cooperation Programme

## **Partnership Agreement**

**Acronym:  
ATRIUM**

**Project title:  
Architecture of Totalitarian Regimes of the XX<sup>o</sup> Century in Urban Management**

**European Territorial Co-operation 2007 – 2013**



**Partnership Agreement  
for the implementation of the project  
[ATRIUM]  
[Architecture of Totalitarian Regimes of the XX<sup>o</sup> Century in Urban Management  
within the  
South East Europe Transnational Cooperation Programme (SEE)**

between

**Lead Partner: Municipality of Forli, Piazza Saffi n. 8, 47121 Forli (Italy)**

and

**ERDF Project Partner 1: Province of Forli-Cesena, Piazza Morgagni n.9, 47121 Forli (Italy)**

**ERDF Project Partner 2: University of Ljubljana, Kongresni trg 12, 1000 Ljubljana (Slovenia)**

**ERDF Project Partner 3: Municipality of Velenje, Titov trg 1, 3320 Velenje (Slovenia)**

**ERDF Project Partner 4: The National Institute of Immovable Cultural Heritage, "Knyaz Dondukov" Blvd. n.16, 1000 Sofia (Bulgaria)**

**ERDF Project Partner 5: Municipality of Plovdiv, Stefan Stambolov n. 1, 4000 Plovdiv (Bulgaria)**

**ERDF Project Partner 6: Széchenyi István University, Egyetem tér n. 1, H-9026 Győr (Hungary)**

**ERDF Project Partner 7: Local Government of Győr City with County Rank, Városház tér n. 1, H-9021 Győr (Hungary)**

**ERDF Project Partner 8: Institute of Construction and Architecture of the Slovak Academy of Sciences, Dúbravská cesta n. 9, 84503 Bratislava (Slovakia)**

**ERDF Project Partner 9: Metropolitanate of Moldavia and Bucovina – Archdiocese of Iași , Blvd. Ștefan cel Mare și Sfânt, n. 16, 700064 Iași (Romania)**

**ERDF Project Partner 10: Institute for innovation & sustainable Development – AEIPLIOUS, Patras Science Park Building, Stadiou Str., 26504 Patras (Greece)**

**ERDF Project Partner 11: Cultural & Educational Technology Institute - "ATHENA" Research & Innovation Center in Information, Communication and Knowledge Technologies, Tsimiski Street n. 58, 67100 Xanthi (Greece)**

**IPA Partner 1: Town of Labin, Ured Grada, Titov trg 11, 52220 Labin (Croatia)**

**IPA Partner 2: Fund for microregional tourism cluster Subotica – Palić, Kanjiški put 17a, 24413 Palić (Serbia)**

**IPA Partner 3: Municipality of Tirana, Sheshi "Skënderbej" Tirana (Albania)**

**IPA Partner 4: ROTOR - Organization for development of tourism of region – Doboj Municipality, Vojvode Misica 32, 74000 Doboj (Bosnia and Herzegovina)**

**EU Associated 1: Ministry of Culture, 17, "Al. Stamboliiski" Blvd., Sofia (Bulgaria)**

On the basis of:

- COUNCIL REGULATION (EC) No 1083/2006 of 11 July 2006 laying down general provisions on the European Regional Development Fund, the European Social Fund and the Cohesion Fund and repealing Regulation (EC) No 1260/1999;
- REGULATION (EC) No 1080/2006 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 5 July 2006 on the European Regional Development Fund and repealing Regulation (EC) No 1783/1999;
- COUNCIL REGULATION (EC) No 1085/2006 of 17 July 2006 establishing an Instrument for Pre-accession Assistance (IPA);
- COMMISSION REGULATION (EC) No 1828/2006 of 8 December 2006 setting out rules for the implementation of Council Regulation (EC) No 1083/2006 laying down general provisions on the European Regional Development Fund, the European Social Fund and the Cohesion Fund and of Regulation (EC) No 1080/2006 of the European Parliament and of the Council on the European Regional Development Fund;
- the South East Europe Transnational Cooperation Programme, approved by the European Commission on 20 December 2007, Decision No. C(2007)6590;
- the SEE Programme Manual (2<sup>nd</sup> call) and the SEE Implementation Manual laying down the programme specific rules for the implementation of the SEE Projects.

## **Article 1 Definitions**

**Lead Partner** (ERDF Lead Partner): the Lead Partner is chosen among the Project Partners and has full financial and administrative responsibility for ERDF contribution for the entire duration of the project. The Lead Partner is also responsible for the proper reporting of progress during project implementation to the Joint Technical Secretariat, as stipulated in the subsidy contract. In principle, the Lead Partner has functional (coordination of the operation's activities) and financial responsibilities related to ERDF contribution (corresponds to the term "lead beneficiary" used in the Article 20 of Regulation (EC) No. 1080/2006 and is hereinafter referred to as "LP").

**Project Partner** (ERDF Project Partner): an actor which commits himself to implement a project part according to the Application Form as approved by the Monitoring Committee (corresponds to the term "beneficiary" used in the Article 20 of Regulation (EC) No. 1080/2006 and hereinafter referred to as "PP"). The **20% ERDF Project Partner** is an ERDF Project Partner from the EU territory but outside the programme area, who participates directly in the project with a separate budget as financial partner.

**IPA Project Partner**: a beneficiary that receives IPA contribution and complies with IPA rules.

**Associated Strategic Partner** (ASP): fully integrated in the project partnership but with no responsibility of its budget share that is managed by an ERDF "sponsoring" partner; **10% Partner**: non-EU partner of the Programme area whose defined costs are paid and validated by an ERDF "sponsoring" partner; **EU Associated 20%**: EU partner outside the Programme area whose defined costs are paid and validated by an ERDF "sponsoring"

partner; **EU Associated**: EU partner located in the Programme area whose defined costs are paid and validated by an ERDF "sponsoring" partner.

**Project Participants**: means LP, ERDF PPs, IPA PPs, ASPs.

**Project Part**: covers a set of activities undertaken by a Project Partner and presented by an ERDF partner's budget in the Application Form.

## **Article 2**

### **Subject of the Partnership Agreement**

1. The subject of this Partnership Agreement is the organisation of the partnership by regulating the rights and obligations of all Project Participants in order to successfully implement the transnational project ATRIUM – Architecture of Totalitarian Regimes of the XX° Century in Urban Management.
2. The approved Application Form and the subsidy contract will become integral part of this Agreement after the approval of the project by the Monitoring Committee. The Project Participants have to fully respect the content and obligations set by the above mentioned documents.

## **Article 3**

### **Duration of the agreement**

1. This agreement shall take effect on the date on which it is signed by all Project Participants. It shall remain in force until the LP has discharged in full its obligations arising from the subsidy contract towards the Managing Authority, included eventual obligations deriving from economic and administrative monitoring activities carried out after the project.

## **Article 4**

### **Activities of Project Participants in the project**

1. Activities of the Project Participants as well as the role of each PP in the project are described in the Application Form.
2. With regard to the Project's general technical coordination, the Municipality of Forlì and the Province of Forlì- Cesena agree to adopt the system of common activities/common costs for the implementation and monitoring of project's activities and results, on behalf of all partners.
  - a) The Municipality of Forlì, as responsible of WP1, undertakes to assign the Project's general coordinator, adopting a mode of selection according to the relevant rules of public procurement.
  - b) The proportion of sharing a common cost are fixed in the budget plan in the application form. The budget assigned to the Municipality of Forlì and the Province of Forlì-Cesena include these common costs and will be submitted for validation by the two partners separately to the Controller.

- c) For each reporting period, the Province of Forli-Cesena commits itself to transfer its shared amount of the common cost to the responsible Partner, Municipality of Forli, before the submission of the expenditures for validation.
3. The PPs agree on specific rules for the management of common activities as follows:
- a) The Project Manager (PM) is individualized from the Municipality of Forli in accordance with the Forli-Cesena Province that collaborates in the overall managing of the project. Both bodies have gained a considerable experience in the management of European and international projects. The PM is responsible for all aspects concerning overall coordination of the project, contracts, reporting, and any other related issues. In carrying on his tasks, the Co-ordinator will be supported by an administrative manager, a financial manager (Financial and Administrative Unit) and the Steering Committee (StC) and Scientific Committee (SC) described hereunder. He will be the ultimate responsible for the overall coordination of the project. The Project Manager shall, in accordance with the LP and Forli-Cesena Province: act as an intermediary between the Partners and JTS in order to keep constantly informed about the state-of-the-art; coordinate the activities of the project; ensure appropriate communication among partners; take part in meetings of the Scientific and Steering Committee.
- b) The Financial Manager (FM) supports the Project Manager in the coordination of the project. It will execute the financial management and shall report and be accountable to the Project Manager and Steering Committee for all financial issues and will be in charge of the following tasks: supervise the financial progress of the Project; submit to the MA/JTS cost statements prepared and duly certified by the Partners; keep accurate records identifying the budget share allocated to each contractor and inform the MA/JTS of the distribution of funds and the date of transfer to the partners on an annual basis; participate in the meetings of the Steering Committee if needed.
- c) The Scientific Committee (SC) is the supervisory body for the project execution entitled of scientific tasks. It gives overall scientific guidance and determines the scientific direction of the project in order to realize specific aims of the Work-plan. The SC is chaired by European Institute of cultural route and is composed of 5 experts that will be identified by the project partners during the kick-off meeting. The members of the Scientific Committee can represent: experts of architecture, urban planning, cultural tourism, IT specialists, historical and sociological. The SC is in charge of the following issues: coordinate the overall scientific activities and address the activities carried out in the technical WPs; supervise the scientific progress of the project; assure the quality of the reports and publications; harmonise the research activities carried out in each work package and make them feasible for the other project results and partners ; report to the Steering Committee any requests or suggestions for improving the development of the project.
- d) The Steering Committee (StC) is the decision-making body of the partnership in charge of the management and coordination of the project. The StC is responsible for assuring fruitful cooperation among participants for matters concerning the organisational and logistic aspects of the project. In particular, the Steering Committee shall be responsible for: supervision of the progress of the Project as according to the overall WPs; decisions concerning the Programme of Activities and major changes thereof; allocation of the Budget to the Programme of Activities and any financial and budget-related matter; settling any dispute arising from Project implementation; responsible for monitoring and evaluation activities. The StC is chaired by the LP and composed by a representatives of each PP. Each representative shall have one vote and may appoint a substitute to attend and vote at

any meeting of the StC. The StC will meet regularly at least 6 times during the project lifetime. The StC is a quorum when three-quarters of all partners are present. The decisions of the StC are expected to be taken by consensus. When missing, decisions will be taken by a majority votes.

- e) The Work-package Leaders are responsible for the production of the planned outputs and results of their Work package in duly time and with the agreed quality, under the general coordination of the Lead Partner.
- f) Each PP will appoint a Local Project Manager (LPM), a Local Financial Manager (LFM), a Local Communicator Manager (LCM) in order to ensure the effective implementation of the project through the active involvement of each PP, stakeholders and territories concerned.

### **Article 5** **Specific obligations of the Lead Partner**

The LP shall take all the steps needed to correctly manage the project in accordance with the Application Form approved by the Monitoring Committee and the subsidy contract.

- In addition the LP shall:
  - a) inform all Project Participants on the signature of the subsidy contract, and provides the copy of the subsidy contract for all Project Participants;
  - b) keep the Project Participants informed on a regular basis about all relevant communication between the LP and Joint Technical Secretariat and LP and Managing Authority;
  - c) inform the Project Participants about all essential issues connected to the project implementation without any delay;
  - d) be responsible for the verification that the expenditure declared by the PPs has been incurred only for the purpose of implementing the project and corresponds to the activities agreed between the PPs in the frame of the approved Application Form;
  - e) be responsible for the verification that the expenditure declared by the PPs and had been validated by the designated Controller at national level;
  - f) submit the Application for Reimbursement together with the Progress Report to the Joint Technical Secretariat for the deadline given in the subsidy contract;
  - g) transfer the ERDF contribution to the PPs participating in the project according to the Application for Reimbursement approved by the Joint Technical Secretariat, within 30 days after the reception of each reimbursement;
  - h) agree with its PPs before applying for budget reallocation between budget lines and/or work packages in accordance with the subsidy contract;
  - i) agree with the Project Participants (or PPs if it is related to ERDF issues only) of the project before submission of any request for amendment of the subsidy contract to the Joint Technical Secretariat.

**Article 6**  
**Obligations of the Project Participants and PPs**

1. The Project Participants respect all the rules and obligations set forth in the subsidy contract.
2. They commit themselves to do everything in their power to foster the implementation of the project.
3. The Project Participants shall support the LP to fulfil its tasks according to the subsidy contract.
4. In particular, each Project Participant shall:
  - a) provide the LP without any delay with any information needed to draw up the Progress Reports and the Final Report, to react on any request by the Managing Authority or the Joint Technical Secretariat, or provide with any further information needed by the LP;
  - b) inform the LP immediately about any circumstance that could lead to a temporary or final discontinuation of the project.
5. In particular, each ERDF PP shall:
  - a) maintain either a separate accounting system or an adequate accounting code for all transactions relating to the project;
  - b) inform the LP on the details of the bank account where the ERDF contribution of the PP shall be transferred before the submission of the first Application for Reimbursement;
  - c) complete their activities foreseen for each reporting period of the project implementation;
  - d) have their expenditures incurred and paid in the given reporting period validated by the designated Controller of their Member State and submit the declaration on validation of expenditure issued by the Controller to the LP. The expenditure of the PPs not covered by declarations on validation of expenditure in the given reporting period can be requested only for the next reporting deadline following to the reporting period concerned.
  - e) comply with Community and national rules, including rules on public procurement, state aid, publicity, rules on environmental protection, equal opportunities and whatever as specified in the Annex A.
  - f) be responsible for the expenditure declared for the reimbursement in a given reported period and guarantee that they have not already been included in another request for funding and that they are true and correct as well.
  - g) be responsible for the sound financial management of the funds allocated to the project part, including the arrangements for recovering amounts unduly paid (ERDF, state contribution and other public contribution).

**Article 7**  
**Specific obligations of the IPA partners**

1. The IPA Project Partners respect all the rules and obligations set forth in the IPA Grant Contract and the related EC and national regulations.
2. They commit themselves to complete all activities foreseen for each year of the project implementation.
3. Each IPA partner shall be responsible for the sound financial management of the awarded IPA grant;
4. Keeping informed the ERDF Lead Partner of the progress of the action and provide all necessary information that the ERDF Lead Partner may require to fulfil its reporting duties towards the SEE JTS.

**Article 8**  
**Specific obligations of the Associated Strategic Partners and the sponsoring ERDF partners**

1. Each EU Associated and observer shall:
  - a) support the "sponsoring" ERDF PP to fulfil its tasks according to the subsidy contract and the present Partnership Agreement;
  - b) complete the activities in which it is involved as described in the approved Application Form;
  - c) provide the "sponsoring" PP and the LP without any delay with any information needed to draw up the Progress Reports and the Final Report, to react on any request by the Managing Authority or the Joint Technical Secretariat, or provide with any further information needed by the LP;
  - d) inform the "sponsoring" ERDF PP and the LP immediately about any circumstance that could lead to a temporary or final discontinuation of the project.
2. The expenditure of each EU Associated shall:
  - a) be planned in the budget of the "sponsoring" ERDF LP or ERDF PP in the Application Form;
  - b) be only those supported by invoices clearly addressed and paid by the "sponsoring" ERDF PP;
  - c) be validated by the designated controller of the "sponsoring" ERDF PP.

**Article 9**  
**Responsibilities of LP and ERDF Pps**



The LP solely assumes responsibility for the entire project towards the Managing Authority.

Each Project Participant is directly and exclusively responsible to the LP for the due implementation of its respective contribution to the project and for the proper fulfilment of its obligations as set out in this agreement. Should a Project Participant not fulfil its obligations under this contract in due time, the LP shall admonish him to fulfil them within a reasonable period of time. The Project Participants will undertake to find a rapid and efficient solution. Should the non-fulfilment continue, the LP may decide to debar the Project Participant concerned from the project with approval of the other Project Participants. The Joint Technical Secretariat shall be promptly informed of such an intended decision by the LP and the change in the partnership has to be approved by the Monitoring Committee according to the provisions of the subsidy contract.

Each PP shall take the financial responsibility for the ERDF contribution and the related state contribution it has received for the project.

In case of irregularities the LP bears the overall responsibility towards the Managing Authority for the repayment of the amounts unduly paid. The Partnership Agreement sets out the modality for recovering the amounts unduly paid by any PP as specified in the following art. 14

#### **Article 10 Reporting obligations of the PPs**

1. The LP can only submit an application for reimbursement to the Joint Technical Secretariat by providing proof of progress of the project. Therefore, in order to provide adequate information on the progress of the project, each PP has to submit a Partner Report to the LP consisting of an activity report describing the activities carried out and their outputs and results during the reporting period and a financial report presenting the financial progress of the project in accordance with the approved Application Form.
2. The PPs have to respect the reporting deadlines of the subsidy contract, and submit their ERDF Partner Report and declaration on validation of expenditure in original to the LP in due time, until 15 days before each deadline. Partner Reports and declarations on validation of expenditure not submitted to the LP within the set deadline will not be included in the progress report of the LP to be submitted to the JTS.
3. The Partner Reports should be drawn up in Euro. In case PPs from Member States which have not adopted the Euro as their currency are participating in the project, the PPs shall convert into Euro the amounts of expenditure in the list of invoices incurred in national currency before submission for validation to the responsible controller of the Member State. The expenditures shall be converted into Euro using the monthly accounting exchange rate of the Commission in force in the last month of the reporting period. (<http://ec.europa.eu/budget/infocoreuro/index.cfm?Language=en>)  
The exchange rate risk is borne by the PP concerned.

#### **Article 11 Audits**

For audit purposes each ERDF PP shall:

- a) retain all files, documents and data about the project at least until 31 December 2022, either in original or as certified copies on commonly used data media safely and orderly;
- b) enable the responsible auditing bodies of the European Union and the auditing bodies of the state it is based in to audit the proper use of funds;
- c) give these authorities any information about the project they request;
- d) give them access to the accounting books and accounting documents and other documentation related to the project, whereby the auditing bodies decide on this relation, at least until 31 December 2022;
- e) give them access to their business premises during the ordinary business hours and also beyond these hours by arrangement and allow them to carry out checks related to the project at least until 31 December 2022;
- f) provide the LP with any information needed related to such an audit without any delay.

#### **Article 12 Information and Publicity**

1. Any publicity measure undertaken by any of the Project Participants shall be conducted according to the Commission Regulation (EC) no. 1828/2006, and the Information and Publicity guidelines of the SEE Programme.

2. Information and publicity measures will be coordinated among the Project Participants. Each Project Participant is equally responsible to promote the fact that financing is provided from the European Union funds in the framework of the South East Europe Transnational Cooperation Programme and to ensure the adequate promotion of the project.

3. The Project Participants take note of the fact that the results of the project as well as any study or analysis produced in the course of the project will be made available to the public and they agree that the results of the project shall be available for all Project Participants and for the public free of charge.

#### **Article 13 Changes in the Project Partnership**

1. Being aware of the fact that all changes in the partnership need an approval of the Monitoring Committee and the Managing Authority is entitled to withdraw from the subsidy contract if the number of Project Participants falls below the minimum number of participants required by the programme, the Project Participants agree not to back out of the project unless there are unavoidable reasons for it.

2. In case a Project Participant withdraws from the project or is debarred from it the remaining Project Participants will undertake to find a rapid and efficient solution to ensure the further proper project implementation without any delay. Consequently, the Project Participants will endeavour to cover the contribution of the withdrawing Project Participant, either by assuming its tasks by one or more of the present Project Participants or by asking

one or more new participants to join the project partnership, regarding the respective programme provisions.

3. The LP will inform the Joint Technical Secretariat as soon as changes in the project partnership are foreseeable. The changes in the partnership enter into force only after approval by the Monitoring Committee.

4. The provisions set for audits in Article 11 remain applicable to the PP that backed out of the project or was debarred from the project.

#### **Article 14** **Irregularities and repayment of funds (ERDF)**

1. If the Managing Authority should – based on the provisions of the subsidy contract – request the repayment of ERDF contribution from the LP, the LP shall ask the PP that has caused the irregularity resulting in repayment of the ERDF contribution unduly paid according to the request of the Managing Authority.

2. The PP affected has to repay the requested ERDF contribution together with the interests chargeable to the LP, and the corresponding state contribution to the responsible national body as stipulated in the contract on the state contribution.

3. The PP has to respect the deadline given by the Managing Authority to the LP for the repayment of ERDF contribution. The PP has to transfer the requested ERDF contribution together with the interests chargeable to the LP within 15 days before the deadline of the LP.

4. Any dispute concerned is governed by the law as set out in following art. 17 of the present Agreement

5. in case the PP is defaulting the LP has the right to deduct the amounts to be recovered from the reimbursement of the next reporting period.

#### **Article 15** **Cooperation with third parties, assignment**

1. In case of cooperation with third parties (e.g. concluding subcontracts) the ERDF Project Participant shall remain the sole responsible toward the LP concerning compliance with its obligations as set out in this agreement.

2. ERDF Project Participants are allowed to assign their rights and obligations under this agreement with prior consent of the other Project Participants and only after prior written consent of the Managing Authority and the Monitoring Committee.

3. In case of legal succession, e.g. when the Project Participant changes its legal form, the Project Participant is obliged to transfer all duties under this contract to the legal successor. The participant shall notify the LP in written form within 15 days.

#### **Article 16** **Language**

The working language of the partnership shall be English. Any official internal document of the operation shall be made available in the language of the subsidy contract, i.e. in English.

**Article 17**  
**Applicable law**

1. This agreement is governed by the Italian law, being the law of the country of the LP.
2. This partnership agreement is concluded in English. In case of a translation of this agreement and its annexes into another language than English, the English version shall prevail.

**Article 18**  
**Concluding provisions**

1. Any amendments to this agreement shall be in writing signed by all Project Participants.
2. Amendments and supplements to the present agreement and any waiver of the requirement of the written form must be in written form and have to be indicated as such. The LP shall notify to the Joint Technical Secretariat of any amendment or supplement of the present agreement.
3. If any provision in this agreement should be wholly or partly ineffective, the remaining provisions remain binding for the parties. In this case the parties undertake to replace the ineffective provision by an effective one which comes as close as possible to the purpose of the ineffective one.
4. The LP and all the Project Participants commit themselves to taking measures to ensure that all staff members carrying out the work respect the confidential nature of information regarded as such, and do not disseminate it, pass it on to third parties or use it without prior written consent of the LP and the Project Participant that provided the information.
5. The parties will make an effort to settle any disputes arising from this agreement out of the court. In case an agreement cannot be made in due time, the parties herewith agree that Forli (Italy) shall be the venue for all legal disputes arising from this contract.
6. Eighteen original copies will be made of this agreement. Each party keeps one original and one original is attached to the Application Form.

## **Annex A**

### **EC regulations relevant for the eligibility of expenditures – ERDF *(the list is not exhaustive)***

*Article 56 of Regulation (EC) No 1083/2006*

*Article 7 of Regulation (EC) No 1080/2006*

*Article 48-53 of Regulation (EC) No 1828/2006*

*Article 13 of Regulation (EC) No 1080/2006*

The following EC regulations should also be applied during the verification of expenditures:

*Article 2 (5) Regulation (EC) No 1083/2006, and Directive 2004/18/EC (Public procurement)*

*Article 54 Regulation (EC) No 1083/2006, (State Aid)*

*Article 9 Regulation (EC) No 1828/2006, (Publicity)*

*Article 48 (2) Regulation (EC, Euratom) No 1605/2002, (Sound financial management)*

*Article 16 Regulation (EC) No 1083/2006, (Equality between men and women and nondiscrimination)*

*Article 17 Regulation (EC) No 1083/2006, (Sustainable development)*

*Article 54 Regulation (EC) No 1083/2006, (Double financing)*

*Article 55 Regulation (EC) No 1083/2006, (Generation of revenue)*

*Article 24 (d) Regulation (EC) No 1828/2006, (Legality and regularity of expenditure paid outside the Community)*

All expenditure has to be in line with the EC regulations and the relevant national rules and legislation and any amendment of the same rules and regulations that may incur during the programme implementation period.

Place, Date: Ljubljana, 11/3/2011

Name of Project Participant 2: University of Ljubljana (Faculty of Architecture)

Name of legal responsible: prof. dr. Radovan Stanislav Pejovnik

Signature:

PO POUBLASTILU  
prof. mag. Peter Gabrijelčič  
DEKAN



Place, Date: Forlì, 29 April 2011

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature:



Place, Date: Forlì, 15/03/2011

Name of Project Participant 1: Province Forlì-Cesena

Name of legal responsible: Massimo Bulbi

Signature:



Place, Date: Forlì, 29 April 2011

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature:



Place, Date:

Sofia, Bulgaria, 14.03.2011

Name of Project Participant 4: The National Institute of Immovable Cultural Heritage

Name of legal responsible: Assoc. Prof. PhD Arch. Yordanka Kandulkova

Signature:



Place, Date: *Forlì, 29 April 2011*

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature:



Place, Date: *Velenje, 14.3.2011*

Name of Project Participant 3: Municipality of Velenje

Name of legal responsible: Bojan Kontič

Signature:



Place, Date:

*Forlì, 29 April 2011*

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature:



Place, Date: Győr, 17.03.2011. [Redacted]  
Name of Project Participant 6: Széchenyi István University  
Name of legal responsible: Dr. Tamás Szekeres  
Signature: [Redacted]



Place, Date: Forlì, 29 April 2011  
Name of Lead Partner: Municipality of Forlì  
Name of legal responsible: Patrick Leech  
Signature: [Redacted]



Place, Date: Plovdiv, 26<sup>th</sup> April 2011  
Name of Project Participant 5: Municipality of Plovdiv  
Name of legal responsible: Slavcho Atanasov  
Signature: [Redacted]

Place, Date: FORLÌ, 29 APRIL 2011  
Name of Lead Partner: Municipality of Forlì  
Name of legal responsible: Patrick Leech  
Signature: [Redacted]





Place, Date: Bratislava, 15.3.2011

Name of Project Participant 8: Institute of Construction and Architecture of the Slovak Academy of Sciences

Name of legal responsible: Peter Matiašovský

Signature: [REDACTED]



Place, Date: Forlì, 29 April 2011

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature: [REDACTED]



Place, Date: GYŐR, 16.05.2011.

Name of Project Participant 7: Local Government of Győr City with County Rank

Zsolt Borkai

Place, Date: Forlì, 29 April 2011

Name of Lead Partner: Municipality of Forlì

Name of legal responsible: Patrick Leech

Signature: [REDACTED]



Place, Date: *Patras, Greece, 14-3-11*

Name of Project Participant 10: Institute for Innovation & Sustainable Development (AEIPLOUS)

Name of legal responsible: [Redacted]

Signature: [Redacted]

AEIPLOUS - INSTITUTE FOR INNOVATION & SUSTAINABLE DEVELOPMENT  
NON-PROFIT ORGANISATION  
Patras Science Park  
100 Str., GR-26504, Platani, Patras, GREECE  
VAT No.: EL 998220080 1st Tax Office Patras  
Tel: +30-2610-911.571 Fax: +30-2610-911.570

Place, Date: *Forli, 29 April 2011*

Name of Lead Partner: Municipality of Forli

Name of legal responsible: Patrick Leech

Signature: [Redacted]



Place, Date: *Iasi, 22.03.2011*

Name of Project Participant 9: Metropolitanate of Moldavia and Bucovina-Archdiocese of Iasi

Name of legal responsible: [Redacted]

Signature: [Redacted]



Place, Date: *Forli, 29 April 2011*

Name of Lead Partner: Municipality of Forli

Name of legal responsible: Patrick Leech

Signature: [Redacted]



Place, Date: *Labin, 12.03.2011.*  
Name of Project Participant 12: City of Labin  
Name of legal responsible: Tulio Demetlika  
Signature: [Redacted]



Place, Date: *Forlì, 29 April 2011*  
Name of Lead Partner: Municipality of Forlì  
Name of legal responsible: Patrick Leech  
Signature: [Redacted]




Place, Date: *Xanthi, 16-03-11*  
Name of Project Participant 11: Cultural & Educational Technology Institute, «ATHENA»  
Research & Innovation Centre in Information, Communication and Knowledge Technologies  
Name of legal responsible: Christodoulos Chamzas  
Signature: [Redacted]

Authorised legal representative of Athena I.C.  
according to the Board of Directors Resolution.  
Proceedings No. 85/B-9-10.....

Place, Date: *Forlì*  
Name of Lead Partner: Municipality of Forlì  
Name of legal responsible: Patrick Leech  
Signature: [Redacted]

*Forlì, 29 April 2011*

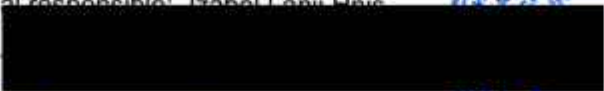


Place, Date: *Tirana, 11/03/2011*  
Name of Project Participant 14: Municipality of Tirana  
Name of legal  
Signature: 

Place, Date:  
Name of Lead Partner: Municipality of Forli  
Name of legal responsible: Patrick Leech  
Signature:

*Forli, 29 April 2011*



Place, Date: *14<sup>th</sup> March 2011 SUBOTICA*  
Name of Project Participant 13: Fund for microregional tourism cluster, Subotica-Palić  
Name of legal responsible: *Izabel Lonij Meis*  
Signature: 

Place, Date: *Forli, 29 April 2011*  
Name of Lead Partner: Municipality of Forli  
Name of legal responsible: Patrick Leech  
Signature:



Place, Date: Sofia, Bulgaria, March 18, 2011  
Name of Project Participant 16: Ministry of Culture -Bulgaria  
Name of legal responsible: Todor Chobanov - Deputy Minister  
Signature:



Place, Date: Forli, 28 April 2011  
Name of Lead Partner: Municipality of Forli  
Name of legal responsible: Patrick Leech  
Signature:



Place, Date: DOBOJ, 11.03.2011  
Name of Project Participant 15: Rotor, organization for development of tourism of region-  
Doboj  
Name of legal responsible: Miodrag Bosic  
Signature:



Place, Date: Forli, 28 April 2011  
Name of Lead Partner: Municipality of Forli  
Name of legal responsible: Patrick Leech  
Signature:

