

Romania - Hungary

Corrigendum No.1 to the 1st OPEN CALL FOR PROPOSALS - INTERREG VI-A ROMANIA-HUNGARY PROGRAMME

No	Applicant's Guide reference	Initial text	Modified text	Rationale
1.	CHAPTER 1. GENERAL INFORMATION 1.5 State aid	<p>*** The <i>de minimis</i> Regulation allows de minimis aid to be granted up to a threshold of EUR 200,000 per undertaking and per Member State over a period of 3 fiscal years. As the MA of the Programme is located in Romania, the ERDF part of the de minimis aid granted to a partner under the Programme would be granted by Romania. The related national public contribution of the de minimis aid will be granted by the MA for RO partners, respectively by the National Authority for HU partners.</p> <p><i>Footnote 2:</i> Commission Regulation (EU) No 1407/2013 of 18 December 2013 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union to de minimis aid, as amended</p> <p>Summarising, with the different aid categories used by the Programme, the following maximum aid intensities and aid levels can be reached, subject to observing also the Call rules:</p> <ul style="list-style-type: none"> •Art. 20 only: max. intensity 80%, max. amount EUR 2.2 million, per undertaking (applicant), per project; •De minimis only: max. intensity 100%, max. amount EUR 200,000, per undertaking (applicant) for a period of 3 years; •Art. 20a only: max. intensity 100%, max. amount EUR 22,000, per undertaking (applicant), per project; •Art. 20 (EUR 2.2 million, per undertaking (applicant), per project) + de minimis (EUR 200,000, per 	<p>*** The <i>de minimis</i> Regulation allows de minimis aid to be granted up to a threshold of EUR 300,000 per undertaking and per Member State over a period of 3 years. As the MA of the Programme is located in Romania, the ERDF part of the de minimis aid granted to a partner under the Programme would be granted by Romania. The related national public contribution of the de minimis aid will be granted by the MA for RO partners, respectively by the National Authority for HU partners.</p> <p><i>Footnote 2:</i> Commission Regulation (EU) No 2831/2023 of 13 December 2023 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union to de minimis aid</p> <p>Summarising, with the different aid categories used by the Programme, the following maximum aid intensities and aid levels can be reached, subject to observing also the Call rules:</p> <ul style="list-style-type: none"> •Art. 20 only: max. intensity 80%, max. amount EUR 2.2 million, per undertaking (applicant), per project; •De minimis only: max. intensity 100%, max. amount EUR 300,000, per undertaking (applicant) for a period of 3 years; •Art. 20a only: max. intensity 100%, max. amount EUR 22,000, per undertaking (applicant), per project; 	<p>The modification of the legislative framework regulating <i>de minimis</i> aid (i.e adoption of Reg (EU) 2831/2023</p>

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		<p>undertaking (applicant) for a period of 3 years) combined: max. intensity 80%, max. amount EUR 2.4 million;</p> <ul style="list-style-type: none"> •De minimis (EUR 200,000, per undertaking (applicant) for a period of 3 years) + Art. 20a (EUR 22,000, per undertaking (applicant), per project) combined: max. intensity 100%, max. amount EUR 222,000; •Art. 20 + Art. 20a combined: total aid per undertaking (applicant), per project can reach a max. intensity of 100%, in case the amount does not exceed EUR 110,000 (EUR 88,000 under Art. 20 + EUR 22,000 under Art. 20a). Over this amount, the aid can reach a max. intensity of 80% + EUR 22,000 and up to the max. aid level of EUR 2,222,000; •Art. 20 (EUR 2.2 million, per undertaking (applicant), per project) + Art. 20a (EUR 22,000, per undertaking (applicant), per project) + de minimis combined (EUR 200,000, per undertaking (applicant) for a period of 3 years): max. intensity 80%, max. amount EUR 2,422,000. 	<ul style="list-style-type: none"> •Art. 20 (EUR 2.2 million, per undertaking (applicant), per project) + de minimis (EUR 300,000, per undertaking (applicant) for a period of 3 years) combined: max. intensity 80%, max. amount EUR 2.54 million; •De minimis (EUR 300,000, per undertaking (applicant) for a period of 3 years) + Art. 20a (EUR 22,000, per undertaking (applicant), per project) combined: max. intensity 100%, max. amount EUR 322,000; •Art. 20 + Art. 20a combined: total aid per undertaking (applicant), per project can reach a max. intensity of 100%, in case the amount does not exceed EUR 110,000 (EUR 88,000 under Art. 20 + EUR 22,000 under Art. 20a). Over this amount, the aid can reach a max. intensity of 80% + EUR 22,000 and up to the max. aid level of EUR 2,222,000; •Art. 20 (EUR 2.2 million, per undertaking (applicant), per project) + Art. 20a (EUR 22,000, per undertaking (applicant), per project) + de minimis combined (EUR 300,000, per undertaking (applicant) for a period of 3 years): max. intensity 80%, max. amount EUR 2,522,000. 	
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2.

Annex 3
De minimis Declaration

•that for the purpose of the de minimis aid subject of the funding request for the project....., the single undertaking, as defined at Art. 2.2 of Reg.1407/2013, should be considered as composed, beyond the organization that I represent, by the group of subjects indicated in the following table...

• that the amount of the de minimis aid received by the single undertaking in the current fiscal year and in the two previous ones is equal to Euro....., resulting from the details provided in the following table:

Fiscal year when de minimis aid was granted	De minimis beneficiary	De minimis grantor, Member State	Type of aid	National legal basis on which de minimis was provided	Amount

Footnote 1: Add lines if needed. The table should report also any de minimis aid awarded to subjects composing the single undertaking which, in the considered period, underwent a splitting, calculated according to Art.3.9 of Reg. 1407/2013 and any de minimis aid awarded to subjects which, in the considered period, merged – or were incorporated in one of the subjects composing the single undertaking, according to Art. 3.8 of the same Regulation.

•that for the purpose of the de minimis aid subject of the funding request for the project....., the single undertaking, as defined at Art. 2.2 of Reg. 2831/2023, should be considered as composed, beyond the organization that I represent, by the group of subjects indicated in the following table...

• that the amount of the de minimis aid received by the single undertaking in the current year and in the two previous ones is equal to Euro....., resulting from the details provided in the following table:

Year when de minimis aid was granted	De minimis beneficiary	De minimis grantor, Member State	Type of aid	National legal basis on which de minimis was provided	Amount

Footnote 1: Add lines if needed. The table should report also any de minimis aid awarded to subjects composing the single undertaking which, in the considered period, underwent a splitting, calculated according to Art.3.9 of Reg. 2831/2023 and any de minimis aid awarded to subjects which, in the considered period, merged – or were incorporated in one of the subjects composing the single undertaking, according to Art. 3.8 of the same Regulation.

The modification of the legislative framework regulating de minimis aid (i.e. adoption of Reg (EU) 2831/2023

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3.	Annex F <i>De minimis</i> Scheme	<i>De minimis</i> Scheme_unofficial translation, approved through Minister Order no 1200/2023	<i>De minimis</i> Scheme_unofficial translation, approved through Minister Order no 1299/2024	Minister Order no 1299/2024, issued based on Reg (EU) 2831/2023, approving the <i>de minimis</i> Scheme
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