

Attachment 1: Background included (1th amendment)

According to the Grant Agreement (Article 24) Background is defined as “data, know-how or information (...) that is needed to implement the action or Exploit the results”. Because of this need, Access Rights have to be granted in principle, but parties must identify and agree amongst them on the Background for the Project. This is the purpose of this attachment.

PARTY 1

As to TNO, it is agreed between the Parties that, to the best of their knowledge,

The following Background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 25.2 Grant Agreement)	Specific limitations and/or conditions for Exploitation (Article 25.3 Grant Agreement)
Adaptation asset management linking tool		
Effectiveness of adaptation measures as described in the CPC final report		
Urban Strategy (an urban planning platform in 3D, with linked models on air pollution, noise, traffic)		

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 2

As to FRAUNHOFER-GESELLSCHAFT ZUR FOERDERUNG DER ANGEWANDTEN FORSCHUNG E.V, it is agreed between the Parties that, to the best of their knowledge:

Only the following Background is hereby identified and subject to Access Rights for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 25.2 Grant Agreement)	Specific limitations and/or conditions for Exploitation (Article 25.3 Grant Agreement)
Consequence Analysis methods as developed and implemented by Fraunhofer IAIS in the EU FP7 project CIPRNet: <ul style="list-style-type: none"> As described in CIPRNet Deliverable D6.4 “Implementation of the integrated CIP MS&A based 'what if' analysis” 	The methods and implementation do not include the data used in the EU FP7 project CIPRNet	The methods and implementation do not include the data used in the EU FP7 project CIPRNet

<ul style="list-style-type: none"> • Git software revision: <ul style="list-style-type: none"> • Committed: 2017-03-30 09:55:19 • Tags: v-2.0.0-final-review • Branch: remotes/origin/master 		
---	--	--

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 3

As to FUNDACION TECNALIA RESEARCH & INNOVATION, it is agreed between the Parties that, to the best of their knowledge;

The following Background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 25.2 Grant Agreement)	Specific limitations and/or conditions for Exploitation (Article 25.3 Grant Agreement)
Scalable Integrated Risk and Vulnerability Assessment tool for climate change adaptation (SIRVA, V1.1) –see annex in project administration-	Limited to the usage within RESIN, no productive use outside the project No disclosure	To be negotiated in a separate agreement

This represents the status at the time of signature of this Consortium Agreement.

PARTY 4

As to ICLEI EUROPEAN SECRETARIAT GMBH, it is agreed between the Parties that, to the best of their knowledge:

No data, know-how or information of ICLEI shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 5

As to ECOLE DES INGENIEURS DE LA VILLE DE PARIS, it is agreed between the Parties that, to the best of their knowledge:

No data, know-how or information of EIVP shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 6

As to ITTI SP ZOO, it is agreed between the Parties that, to the best of their knowledge:

No data, know-how or information of ITTI shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 7

As to STICHTING NEDERLANDS NORMALISATIE–INSTITUUT (NEN), it is agreed between the Parties that, to the best of their knowledge:

The following Background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 25.2 Grant Agreement)	Specific limitations and/or conditions for Exploitation (Article 25.3 Grant Agreement)
Due to general copyright of standards, for the purpose of the RESIN project only, relevant standards and deliverables of the RESIN project (i.c. CWA) are distributed to consortium parties only and if necessary, in digital format marked with 'for committee use only'. NEN holds the right to assess 'relevancy' and 'necessity'.		

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 8

As to ARCADIS NEDERLAND BV, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of ARCADIS shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 9

As to BC3 BASQUE CENTRE FOR CLIMATE CHANGE – KLIMA ALDAKETA IKERGAI, it is agreed between the Parties that, to the best of their knowledge:

No data, know-how or information of BC3 shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 10

As to THE UNIVERSITY OF MANCHESTER, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of UNI MAN shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 11

As to UNIVERZITA KOMENSKEHO V BRATISLAVE, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of UNIBA shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 12

As to SIEMENS AKTIENGESELLSCHAFT OESTERREICH, it is agreed between the Parties that, to the best of their knowledge

No data, know-how or information of SIEMENS AT shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 13

As to SIEMENS AKTIENGESELLSCHAFT, it is agreed between the Parties that, to the best of their knowledge:

No data, know-how or information of SIEMENS DE shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

During implementation of the Project Siemens will provide Access to the City Intelligence Platform to the other Parties. However, this Platform shall not be Needed for Exploitation of any other Party's Results since the Results do not depend on access to this Platform and can therefore be Exploited without it. The Parties will be able to Exploit their Result without Access to this Platform.

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 14

As to UNIRESEARCH BV, it is agreed between the Parties that, to the best of their knowledge

No data, know-how or information of UNR shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 15

As to HLAVNE MESTO SLOVENSKEJ REPUBLIKY BRATISLAVA, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of CITY BRAT shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 16

As to AYUNTAMIENTO DE BILBAO, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of CITY BIL shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.

PARTY 17

As to OLDHAM METROPOLITAN BOROUGH COUNCIL, it is agreed between the Parties that, to the best of their knowledge;

No data, know-how or information of OMBC shall be Needed by another Party for implementation of the Project (Article 25.2 Grant Agreement) or Exploitation of that other Party's Results (Article 25.3 Grant Agreement).

This represents the status at the time of signature of the approval of the first amendment of Attachement 1.