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*OPEN CALL FOR* *PROPOSALS*

*„Strengthening STEM skills in primary schools and development of Regional Science Centres for STEM education in primary schools”*

**Form 2**

**Applicant/Partner Statement**

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| **Applicant/Partner**[[1]](#footnote-2) **Organisation** |  |
| **Name of organisation** |  |
| **Project name** |  |
| **Name of an authorized representative**  |  |
| **Title of an authorized representative** |  |

Under material and criminal liability, I hereby declare that:

* I have examined the Call documentation and the applicable regulatory framework and I agree to all the requirements of the Call for proposals
* the organisation I represent has the legal, financial and operational capacity to implement activities to the extent described in the grant application
* the organisation I represent has paid all taxes and other compulsory charges, in accordance with national legislation, due for payment up to, and including, the last day of a month prior to the application for the Call[[2]](#footnote-3)
* the organisation I represent is not in the process of termination of work, in procedure of pre-bankruptcy settlement, a bankruptcy procedure, procedure of forced collection or in the procedure of liquidation
* I personally, nor the organisation I represent, have not been convicted of criminal offences related to business and professional misconduct (for example fraud, bribery, tax evasion, abuse of position and authority, illegal favouritism, criminal association)
* I personally, the persons who will be responsible for carrying out the project activities, nor the organisation I represent, we have no conflict of interest in the selection process
* I personally, the persons who will be responsible for carrying out the project activities, nor the organisation I represent, we have not been accused of providing false information or for infringing the provisions on the use of funds and other provisions of contracts concluded for the purpose of awarding grants from public sources
* the organisation I represent is not subject to an outstanding recovery order following a previous European Commission decision declaring the aid illegal and incompatible with the internal market
* the organisation I represent is not in the process of recovering State aid or *de minimis* aid granted by any EU Member State
* to the best of my knowledge, all the information provided in the grant application is true and corresponds to the date on which the grant application is submitted
* to the best of my knowledge, the proposed project activities are compatible with national and EU legislation and the applicable legislative and regulatory framework
* there are no proposed activities under the grant application for the implementation of which the funds from other public sources were already received;[[3]](#footnote-4)
* if applicable, that, in the case of planned activities of renovation/adaptation/ reconstruction within the grant application, the applicant (or, where applicable, the partner) is entitled to ownership or other property right required for the implementation of the activities to the intended extent and form[[4]](#footnote-5)
* the organisation represented, or the other stakeholders involved, will not generate revenue from the implementation of activities under the grant application
* that the organisation I represent will provide the means necessary to ensure the sustainability of the results of the project in accordance with the provisions of Article 8.3 (2) of the Regulations, i.e. point 4.4 of the Call for proposals

In addition, I agree to:

* if grant application is selected for funding, information of public significance included in the grant application, will be published on the official website of the Programme Operator
* the Programme Operator is free to store and process information on the grant application in line with internal procedures, taking into account the provisions of Regulation (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC and the GDPR.
* the organisation I represent will collect information on the participation of persons in project activities (project team members, target groups, if applicable, of final beneficiaries) in accordance with the Programme Operator’s requirements and respecting the provisions of Regulation (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC and the GDPR.
* the organisation I represent will submit additional clarifications and/or documentation related to the verification of the information provided in the grant application, in this statement and in the other supporting documents, in case of request by the Programme Operator
* I shall inform the Programme Operator without delay, in the name of the organisation I represent, about a subsequent change in the circumstances referred to in the grant application and/or in one or more of the points listed in this statement.

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| **Place and date:** |  | **Stamp** |  |
|  |  |  | **Signature of the authorised person** |

1. To be indicated: Applicant or Partner [↑](#footnote-ref-2)
2. **note:**it is considered acceptable that the applicant/partner has not complied with those commitments, if, in accordance with a special regulation, it is not allowed or the deferred payment has been granted to him/her. [↑](#footnote-ref-3)
3. **note:**the complementarity between implementation and financing of the activities proposed with other public sources (national budget, local and regional budget, EU funds, other financial mechanisms) is allowed, with due regard to the avoidance of double funding of the same activities for the same final beneficiaries. [↑](#footnote-ref-4)
4. Delete if not applicable [↑](#footnote-ref-5)