 

**CONSORTIUM AGREEMENT PPP SUBSIDY PROJECTS**

**DUTCH CANCER SOCIETY 2025 PROGRAMME “REACT-NL”**

tHIS CONSORTIUM AGREEMENT PPP SUBSIDY PROJECTS DUTCH CANCER SOCIETY 2025 **PROGRAMME “REACT-NL”** (the “**Consortium Agreement**”) is effective as of [date] (the “**Effective Date**”), by and between:

1. **[Consortium Partner 1]**, incorporated under [nationality] law, having its statutory seat [in place, country] and its address [address] and registered with the [nationality] Chamber of Commerce under number [number], hereinafter referred to as the “**Research Organisation X/Industrial Partner X**” and as “[**Name Partner**]”. [**Consortium Partner 1]** shall also act as the Project Coordinator;
2. **[Consortium Partner 2]**, incorporated under [nationality] law, having its statutory seat [in place, country] and its address [address] and registered with the [nationality] Chamber of Commerce under number [number], hereinafter referred to as the “**Research Organisation X**” and as “[**Name Partner**]”;
3. **[Consortium Partner 3]**, incorporated under [nationality] law, having its statutory seat [in place, country] and its address [address] and registered with the [nationality] Chamber of Commerce under number [number], hereinafter referred to as the “**Industrial Partner X**” and as “[**Name Partner**]”;

Each of the Parties hereinafter also referred as “a **Participant**” and together as “the **Participants**”.

whereas:

1. As part of the Health~Holland 2025 Public Private Partnerships (PPP) programme, the Dutch Cancer Society (KWF), Children Cancer Free (KiKa) and Oncode Institute (Oncode) have committed to the joined 2025-PPP thematic programme REACT-NL (Rare Cancer Therapies-NL), aimed at Catalyzing Dutch Technological Innovation and Valorization Capacity for Improved Diagnostics and Treatment of Rare Tumors.
2. The Minister of Economic Affairs and Climate Policy has allocated certain funds to Health~Holland, to grant Subsidys to projects under the TKI-programme Life Sciences & Health (each such Subsidy a “**PPP Subsidy**”);
3. The Dutch Cancer Society (herinafter referred to as “KWF”) in its capacity as grant manager of the REACT-NL Programme has been approved by Health~Holland to take over the responsibility from Health~Holland to coordinate the process of granting PPP Subsidy, monitoring and payments for cancer focused research projects, in accordance with the Dutch Cancer Society Terms and Conditions for the 2025 PPP Subsidy (PPS Subsidie) Programme REACT-NL and the PPP Subsidy Regulation;
4. Participants desire to start a research (and development) project titled <project title> (the “**Project**”) within the scope of the REACT-NL programme and have submitted an application to KWF for the grant of such PPP Subsidy to the Project (the “**Project Application**”);
5. In addition to the applicable conditions of the Grant Decision upon approval of KWF of the Project Application, Participants desire to specify the binding commitments among themselves with regard to the Project and the work to be allocated thereunder as set out in the Project Application, all in accordance with the terms and conditions of this Consortium Agreement;

NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

1. **Definitions**

Words beginning with a capital letter shall have the meaning defined either herein or in the Dutch Cancer Society Terms and Conditions for the 2025 PPP Subsidy (PPS Subsidie) Programme REACT-NL.

* 1. “**Access Rights**” means any license and/or user rights to a Participant’s Background or Foreground as set out in this Consortium Agreement;
  2. “**Affiliate**” means the legal entity that is either the ultimate parent company of a Participant or that is under the direct or indirect control of a Participant, or under the same direct or indirect control as the Participant, control taking any of the following forms:

1. the direct or indirect holding of more than 50% of the nominal value of the issued share capital in the legal entity concerned, or of a majority of the voting rights of the shareholders or associates of that legal entity;
2. the direct or indirect holding, in fact or in law, of decision-making powers in the legal entity concerned.
   1. “**Background**” means all information, know-how and material, whatever its form or nature, owned or controlled by a Participant prior to its participation to this Consortium Agreement, as well as any intellectual property rights pertaining to such data, that is Needed to implement the Project or to exploit the Foreground. Participants may identify the Background in Annex 1 to this Consortium Agreement, together with any (legal) restrictions or limits to the use thereof;
   2. “**Budget**” means the budget submitted by Participants to KWF in the TKI-LSH Standaard Budget Form providing an estimate of the total cost to carry out the Project, including an overview of the contributions of each Participant to the Project and the PPP Subsidy requested. The Budget is attached to the Grant Decision as Annex 2;
   3. “**Chairperson**” means the person appointed by the Project Committee to chair the Project Committee’s meetings. The Chairperson is the Project Coordinator or the Project Coordinator’s representative, unless no Project Coordinator is appointed or if the Project Coordinator is subject to a decision of the Project Committee to replace the Project Coordinator, or to declare the Project Coordinator a Defaulting Participant;
   4. “**Confidential Information**” shall mean any information or material, irrespective of its nature or form, disclosed by the disclosing Participant to the receiving Participant in connection with the Project (i) which is marked or indicated as being confidential by the disclosing Participant, or (ii) when disclosed orally has been identified as confidential at the time of disclosure and has been confirmed and designated in writing, within thirty (30) calendar days from oral disclosure at the latest, as Confidential Information by the disclosing Participant;
   5. “**Consortium Agreement**” means this consortium agreement as well as the pre-amble and all annexes hereto;
   6. “**Defaulting Participant**” means a Participant which the Project Committee has declared to be in substantial breach of this Consortium Agreement or the PPP Subsidy Terms and Conditions in accordance with Sections 3.5 and 6.5 of this Consortium Agreement;
   7. “**Effective Date**” means the date first written in the pre-amble;
   8. "**Force Majeure**” has the meaning assigned thereto in article 6:75 of the Dutch Civil Code;
   9. “**Foreground**” means any output such as information, know-how and material - whatever its form or nature, and whether it can be protected or not - that is generated by or on behalf of a Participant (alone or together with other Participants) under the Project, as well as any rights attached to it, including intellectual property rights;
   10. “**Grant Decision**” means the letter which describes the grant of the PPP Subsidy for the Project including the PPP Subsidy Terms and Conditions and is signed by duly authorized representatives of **KWF** and Participants;
   11. “**Member**” has the meaning assigned to it in Section 6.1 of this Consortium Agreement;
   12. “**Needed**” means:
3. for the implementation of the Project, that Access Rights are needed if, without the grant of such Access Rights, carrying out the tasks assigned to the recipient Participant would be technically or legally impossible, significantly delayed, or require significant additional financial or human resources; and
4. for exploitation of a Participant’s own or jointly owned Foreground, that Access Rights are needed if, without the grant of such Access Rights, the exploitation of a Participant’s own or jointly owned Foreground would be technically or legally impossible.
   1. “**Option**” has the meaning assigned to it in Section 8.5 of this Consortium Agreement;
   2. “**PPP Subsidy Terms and Conditions**” means the Dutch Cancer Society Terms and Conditions for the 2025 PPP Subsidy (PPS Subsidie) Programme REACT-NL as part of the Grant Decision, including its annexes hereto;
   3. “**PPP Subsidy Regulation**” means the Dutch regulation of the Minister of Economic Affairs and Climate Policy of October 17, 2023 (PPS-innovatie) including any legislative instruments superseding, amending, or replacing this regulation (‘Regeling nationale EZK- en LNV subsidies’) and the corresponding legislation, including but not limited to the Dutch decision of the Minister of Economic Affairs of November 21, 2008 (‘Kaderbesluit nationale EZK- en LNV subsidies’) including any legislative instruments superseding, amending, or replacing this decision;
   4. “**Project Committee**” has the meaning assigned to it in Section 6.1 of this Consortium Agreement;
   5. “**Project Share**” means the value of a Participant’s total share in the Project, in cash and in kind, as identified in the Budget.
5. **Purpose**
   1. Purpose. The purpose of this Consortium Agreement is to specify, with respect to the Project, the relationship among the Participants. This includes in particular the management of the Project, the organisation of the work between the Participants as set out in the Project Application and in accordance with the Budget, and the rights and obligations of the Participants with respect to the Background and Foreground.
   2. Conflict. The Participants acknowledge and agree that if there is any conflict between the terms of this Consortium Agreement and the PPP Subsidy Terms and Conditions, the terms of the PPP Subsidy Terms and Conditions will prevail with regard to the PPP Subsidy and the obligations of the Participants towards Health~Holland. In any other event, the terms of the Consortium Agreement shall prevail.
6. **Entry into force, duration and termination**
   1. Entry into force. This Consortium Agreement shall enter into force on the Effective Date and shall continue in full force and effect until all obligations undertaken by the Participants under the Grant Decision and under this Consortium Agreement are completed, unless this Consortium Agreement or the participation of one or more Participants is terminated in accordance with the terms of this Consortium Agreement.
   2. New Participant. A new entity becomes a Participant to the Consortium Agreement upon signature of the accession document attached as Annex 3 to this Consortium Agreement, by the new Participant and the Project Coordinator, after prior written approval of KWF. Such accession shall have effect from the date identified in the accession document.
   3. Termination of the Consortium Agreement. In the event that the Grant Decision is terminated, the Consortium Agreement may be terminated by the Participants upon mutual written agreement and the prior written approval of KWF.
   4. Termination of a Participant’s participation. The Project Committee is entitled to terminate a Participant’s participation to the Consortium Agreement with immediate effect upon written notice to that Participant by the Project Coordinator or, if the Project Coordinator is the subject of termination, the Participant appointed by the Project Committee, in the following events:
      1. Insolvency. If a Participant is declared insolvent or granted suspension of payments, or a insolvency / winding-up petition has been filed in respect of such Participant to that end or its business is liquidated, dissolved or discontinued;
      2. Breach. If a Participant is in substantial breach of any of its obligations under the Consortium Agreement or the Grant Decision, which is not caused by Force Majeure, and cannot be remedied or has not been remedied pursuant to Section 3.5 of this Consortium Agreement;
      3. Force Majeure. If circumstances beyond the control of the Participants or investigator make it unreasonable to require the Project’s continuation or a Participant is in a situation of Force Majeure which has continued for a period longer than ninety (90) calendar days as described in Section 5.7 of this Consortium Agreement.
   5. Defaulting Participant. In the event that the Project Committee identifies a breach by a Participant of its obligations under this Consortium Agreement or the Grant Decision (e.g. improper implementation of the project), the Project Coordinator or, if the Project Coordinator is in breach of its obligations, the Participant appointed by the Project Committee, will give written notice to such Participant requiring that such breach will be remedied within 30 (thirty) calendar days from the date of receipt of the written notice by the Participant. If such breach is substantial and is not remedied within that period or is not capable of remedy, the Project Committee may decide to declare the Participant to be a Defaulting Participant and may terminate its participation in accordance with Section 3.4.2 of this Consortium Agreement, unless such termination is not in reasonable proportion to the consequences for the Project.

The Project Committee is further entitled to declare a Participant a Defaulting Participant in the event that KWF has terminated that Participant’s participation in accordance with Section 10.2 of the PPP Subsidy Terms and Conditions.

* 1. Voluntary termination by a Participant. A non-Defaulting Participant may request the Project Committee to terminate its participation in the Project and to this Consortium Agreement. Any Participant leaving the Project shall continue to grant Access Rights pursuant to this Consortium Agreement as if it had remained a Participant for the whole duration of the Project and such Participant shall repay any payments already received by this Participant until the effective date of the termination.
  2. Consequences of termination.
     1. 3.7.1 Termination of a Participant’s participation pursuant to Sections 3.4.1 and 3.4.3. In the event that the Project Committee terminates the Participant’s participation to the Consortium Agreement in accordance with Section 3.4.1. or Section 3.4.3, the Participant(s) shall per the effective date of termination have no right to receive further payments (including the payment of PPP Subsidy) and shall repay any payments it has received for work not implemented.
     2. 3.7.2 Termination of a Participant’s participation pursuant to Section 3.4.2 or pursuant to Section 3.6. In the event that the Project Committee terminates the Participant’s participation to the Consortium Agreement in accordance with Section 3.4.2. or a Participant voluntary terminates its participation pursuant to Section 3.6, the Project Committee may require that Participant repays all payments it has received, except the amount of PPP Subsidy accepted by KWF which shall be repaid by the Participant or the Project Coordinator to KWF in accordance with the Grant Decision.

Furthermore such a Participant shall, within the limits specified in Section 5.5 of this Consortium Agreement, bear any reasonable and justifiable additional costs occurring to the other Participants in order to perform its and their tasks.

* 1. Legal conditions. In the event that the (voluntary) termination of the participation of one or more Participants to the Consortium Agreement results in the Project no longer satisfying the conditions set in the Grant Decision or the applicable law (including the PPP Subsidy Regulation) and KWF requires a repayment of all or part of the PPP Subsidy, the Participant(s) who’s termination has resulted herein, shall repay the PPP Subsidy required by KWF under the Grant Decision. This obligation shall be subject to the limits specified in Section 5.5 of this Consortium Agreement. Any excess amount shall be apportioned to the remaining Participants pro rata to their share in the total costs of the Project as identified in the Budget.
  2. Survival. The following Sections 2.2, 3.7 – 3.9, 4.4.- 4.5, 7.3-7.5, 11.2 - 11.3 and Articles 5, 8, 9, 10 and 12 shall survive termination of this Consortium Agreement. Termination shall not affect any rights or obligations of a Participant who’s participation to the Consortium Agreement has terminated and that are incurred prior to the date of termination, unless otherwise agreed between the Project Committee and such Participant. This includes the obligation to provide all input, deliverables and documents for the period of its participation.

1. **Responsibilities of the Participants**
   1. General principles. Each Participant agrees to take part in the efficient implementation of the Project, in accordance with the Project Application, and to cooperate, perform and fulfil, promptly and on time, all of its obligations under this Consortium Agreement and the Grant Decision as may be reasonably required from it.
   2. PPP Subsidy Regulation. The Participants agree to act in accordance with the applicable laws and regulations, and in particular to adhere to the terms and conditions of the PPP Subsidy Regulation as applicable.
   3. Information obligations. Each Participant undertakes to promptly notify the Project Committee through the Project Coordinator of any significant information, fact, problem or delay likely to affect the Project. Each Participant shall promptly provide all information reasonably required by the Project Committee through the Project Coordinator to carry out its tasks. Each Participant shall take reasonable measures to ensure the accuracy of any information (including Background and Foreground) or material it supplies to the other Participants.
   4. Legal (De-)Merger and Involvement of Affiliates or third parties. A Participant is only allowed to involve its Affiliates or third parties in the execution of its work under the Project upon prior approval thereof by the other Participants. A Participant that involves its Affiliates or third parties in the Project shall at all times remain responsible for the implementation of its allocated part of the Project and for such Affiliate or third party’s compliance with the provisions of this Consortium Agreement. Such Participant shall ensure that the involvement of Affiliates or third parties does not affect the rights and obligations of the other Participants under this Consortium Agreement. Any reorganisation, legal merger, legal de-merger or other action resulting in the creation or disappearance of a Participant or its Affiliate(s) involved in the Project must promptly be notified by such Participant and/or its Affiliate(s) to the other Participant(s) (and to KWF) and any such action resulting in the creation of a Participant or its Affiliate(s) will require such party to complete the accession document attached as Annex 3 to this Consortium Agreement.
   5. Reporting. In connection with the conditions and reporting requirements as set out in the Grant Decision and with regard to the Foreground as referred to in Section 8.3 below, Participants shall provide the Project Coordinator with financial, scientific and progress reports with regard to the Project.
2. **Warranties and Liability**
   1. Warranties. Each Participant represents and warrants to the other Participants that it has full power, authority and legal capacity to execute and to perform its obligation(s) under this Consortium Agreement, and the conclusion of this Consortium Agreement does not violate any of its contractual or other obligations.
   2. No further warranties. In respect of information or materials, Background and Foreground supplied by or on behalf of one Participant to another Participant under the Project, no warranty or representation of any kind is made, given or implied as to the sufficiency, accuracy or fitness for purpose of such information, nor as to the absence of any infringement of any proprietary rights of third parties. The receiving Participant shall be entirely and solely liable for its use of the information and materials, Background and Foreground provided by or on behalf of another Participant under this Consortium Agreement.

Each Participant shall be fully liable for the implementation of any part of its part of the Project as set out in the Project Application, including such part that may be implemented by its Affiliate or third party in accordance with Section 4.4 of this Consortium Agreement.

* 1. Liability to third parties. Subject to such other undertakings as are provided for in this Consortium Agreement, each Participant shall be solely liable for any loss, damage or injury to third parties resulting from the performance (or non-performance) of the said Participant’s obligations by it or on its behalf under this Consortium Agreement, the Grant Decision or from its use of the Background and Foreground.
  2. Liability to other Participants. Subject to the limitations set out in Section 5.5 and Section 5.6 below, each Participant shall only be liable towards each of the other Participants for damages resulting from or arising out of (i) the gross negligence or wilful misconduct by the Participant (including its employees, agents or subcontractors); or (ii) the breach or default of the Participant (including its employees, agents or subcontractors) of its representations, warranties or other obligations under this Consortium Agreement, except to the extent that such damages arise as a result of the gross negligence or wilful misconduct of the Participant claiming such damages (including its employees, agents or subcontractors).
  3. No indirect damages. No Participant shall be liable to any other Participant for any indirect or consequential loss or similar damage such as, but not limited to, loss of profit, loss of revenue or loss of contracts, regardless of whether such liability arises from a claim based in contract, warranty, tort or otherwise, provided such damage was not caused by a wilful act, gross negligence or by a breach of confidentiality.
  4. Limitation of liability. A Participant’s aggregate liability towards the other Participants collectively for direct damages (i.e. such damages other than set out in Section 5.5.) shall be limited to the Participant’s Project Share and provided such damage was not caused by a wilful act or gross negligence or by a breach of confidentiality.

The terms of this Consortium Agreement shall further not be construed to amend or limit any Participant’s statutory liability.

* 1. Force Majeure. No Participant shall be considered to be in breach of this Consortium Agreement if such breach is caused by Force Majeure. Each Participant will promptly notify the Project Coordinator of any Force Majeure. If the consequences of Force Majeure for the Project are not overcome within 90 (ninety) calendar days after such notification, the Project Committee may decide on transfer of tasks of the Participant concerned or to terminate the Participant’s participation in accordance with Section 3.4 of this Consortium Agreement.

1. **Project Committee and Project Coordinator**
   1. Project Committee. The Project Committee is responsible for strategic and scientific management of the Project. The Project Committee shall be incorporated on the Effective Date and consist of one representative from each Participant (hereinafter referred to as “**Member**”). Each Member shall be deemed to be duly authorised by the Participant it represents to deliberate, negotiate and decide on all matters listed in Section 6.5 of this Consortium Agreement. The Project Coordinator shall act as the Chairperson in all meetings of the Project Committee, unless decided otherwise by the Project Committee.

The Participants agree to abide by all decisions of the Project Committee. This does not prevent the Participants from submitting a dispute for resolution in accordance with the provisions of settlement of disputes in Article 12 of this Consortium Agreement.

* 1. Operational procedures for the Project Committee.
     1. *Representation in meetings.* Any Member shall use its best efforts to be present or be represented at any meeting and may appoint a substitute or a proxy to attend and vote at any meeting. Each Member shall participate in a meeting in a cooperative manner.
     2. *Preparation and organisation of meetings*. The Chairperson shall convene ordinary meetings of the Project Committee at least once every 6 (six) months and shall also convene extraordinary meetings at any time upon written request of any Member.
     3. *Notice of a meeting*. The Chairperson shall give notice in writing of a meeting including an agenda, to each Member as soon as possible and no later than 14 (fourteen) calendar days preceding an ordinary meeting and 7 (seven) calendar days preceding an extraordinary meeting.
     4. *Agenda*. Any agenda item requiring a decision by the Members must be identified as such on the agenda. Any Member may add an item to the original agenda by written notification to all of the other Members no later than 7 (seven) calendar days preceding the meeting. During a meeting of the Project Committee the Members can unanimously agree to add a new item to the original agenda, provided that all Members are present or represented.
     5. *Decision outside the Meeting*. Any decision may also be taken without a meeting if the Chairperson circulates to all Members a written document which is then signed by the unanimity or the defined majority of Members.
     6. *Binding Decisions*. Decisions will only be binding once the relevant part of the minutes has been accepted according to Section 6.4 of this Consortium Agreement.
  2. Decision-making by the Project Committee
     1. *Voting rules and quorum.* Decisions shall be taken by a majority of the votes validly cast at a meeting where at least three-quarters of the Members are present or represented, provided that decisions on the entry of new Participants to the Consortium Agreement are to be taken unanimously by the Members of the Project Committee in meetings where all Members are present or represented subject to Section 6.3.3. below.
     2. *Votes.* Each Member or its representative shall have one vote. Defaulting Participants have no vote.
     3. *No voting right.* A Participant may not vote with regard to the decision relating to its identification to be in breach of its obligations nor to its identification as a Defaulting Participant. A Participant requesting to leave the consortium may not vote to decisions relating thereto.
  3. Minutes of meetings.
     1. *Minutes of meetings.* The Chairperson shall produce written minutes of each meeting which shall be the formal record of all decisions taken. The Chairperson shall send draft minutes to all Members within 14 (fourteen) calendar days of the meeting.
     2. *Corrections.* The minutes shall be considered as accepted if, within 14 (fourteen) calendar days from sending, no Member has objected in writing to the Chairperson with respect to the accuracy of the draft of the minutes.
     3. *Accepted Minutes.* The Chairperson shall send the accepted minutes to all the Members of the Project Committee and to the Project Coordinator, who shall safeguard them. If requested, the Project Coordinator shall provide authenticated duplicates to Participants.
  4. Decisions of the Project Committee. The Project Committee shall be free to act on its own initiative to formulate proposals and take decisions in accordance with the procedures set out herein. The following decisions shall be taken by the Project Committee:

1. changes to the Project Application;
2. changes to the Budget;
3. withdrawals or adjustments to the Background set out in Annex 1;
4. determine whether certain Background or Foreground is Needed, as set out in Section 9.3 below;
5. entry of a new Participant to the Project and approval of the settlement on the conditions of the accession of such a new Participant;
6. withdrawal of a Participant from the Project and the approval of the settlement on the conditions of the withdrawal;
7. declaration of a Participant to be a Defaulting Participant;
8. remedies to be performed by a Defaulting Participant;
9. termination of a Defaulting Participant’s participation in the Project and measures relating thereto;
10. change or replacement of the Project Coordinator;
11. appoint or change the Chairperson;
12. suspension of all or part of the Project;
13. termination of the Project and the Consortium Agreement.
    1. KWF and Project Committee. The Project Coordinator shall inform KWF on any decisions by the Project Committee pursuant to Section 6.5 (a) (b) and (e) to (g) and (i)(j) and (l)(m), within 1 (one) week after such decisions have become final following the procedure outlined in Section 6.4 of this Consortium Agreement.
    2. Project Coordinator. The Project Coordinator coordinates and manages the Project and represents the Participants before KWF. Participants appoint xxxx as Project Coordinator and authorize Mr/Mrs. xxxxx to carry out the tasks set forth under this Section 6.7 and Section 6.8.
    3. In particular, the Project Coordinator shall be responsible for:
14. preparing the meetings, proposing decisions and preparing the agenda of Project Committee chairing the meetings, preparing the minutes of the meetings and monitoring the implementation of decisions taken at meetings;
15. monitoring compliance by the Participants with their obligations;
16. keeping the address list of Members and other contact persons updated and available;
17. collecting and reviewing information on the progress of the Project and submitting outline scientific reports and other deliverables (including financial statements and related certification), if required, to KWF and other Participants;
18. transmitting promptly documents and information connected with the Project;
19. administration of the Budget and fulfilling the financial tasks, all as described in Article 7;
20. providing, upon request, the Participants with official copies or originals of documents which are in the sole possession of the Project Coordinator when such copies or originals are necessary for the Participants to present claims.

The Project Coordinator shall not be entitled to act or to make legally binding declarations on behalf of any other Participant.

* 1. Replacement of the Project Coordinator. If the Project Coordinator is changed or fails in its coordination tasks and the Project Committee has decided to replace the Project Coordinator in accordance with Section 6.5 of this Consortium Agreement, the Project Committee shall inform KWF promptly in writing of the change or replacement of the Project Coordinator.

1. **Financial provisions**
   1. Contribution. The contribution in cash or in kind (other than the Background) provided by each Participant is set out in the Budget. The Budget shall be valued in accordance with the usual accounting and management principles and practices of the respective Participants.
   2. Obligations of the Project Coordinator and Participants. Participants acknowledge that any PPP Subsidy by KWF will be allocated to the Project Coordinator and the Project Coordinator shall distribute the PPP Subsidy between the Participants, if applicable, as set out in the Budget. The Project Coordinator shall undertake to keep the PPP Subsidy for the Project separated from its normal business accounts, its own assets and property. The Project Coordinator shall perform diligently its tasks in the proper administration and distribution of the Budget and in maintaining financial accounts and providing KWF with reports, in accordance with Sections 5.1. to 5.4 of the PPP Subsidy Terms and Conditions.
   3. Rights of the Project Coordinator. The Project Coordinator (or the Project Committee in the event that no Project Coordinator is appointed or if the Project Coordinator is subject to a decision of the Project Committee to replace the Project Coordinator, or to declare the Project Coordinator a Defaulting Participant ) is entitled to withhold any payments due to a Participant to be in substantial breach of its obligations under this Consortium Agreement or the Grant Decision.

The Project Coordinator is further entitled to recover any payments already paid to a Defaulting Participant. The Coordinator is equally entitled to withhold payments to a Participant when this is suggested by or agreed with KWF.

* 1. Share Budget. A Participant that spends less than its allocated share of the Budget will receive any payment only in accordance with its actual duly justified eligible costs only. In any case of a Participant having received excess payments, the Participant has to return the relevant amount to the Project Coordinator without undue delay.

A Participant that spends more than its allocated share of the Budget shall be responsible for the additional cost and will not receive an additional payments, unless expressly agreed otherwise between the Participants.

* 1. Accounting. Each Participant is solely responsible for the administration and accounting of the cost incurred with respect to the Project. In the event that an audit certificate is required, such certificate by an independent auditor shall be provided at the Participant’s own cost.

1. **Foreground**
   1. Ownership. Any Foreground that is generated solely by or on behalf of one Participant shall be exclusively owned by that Participant and that Participant shall be responsible for securing ownership of such Foreground from its employees, students and other agents.
   2. Joint ownership. Any Foreground generated by or on behalf of more than one Participant and for which Foreground it is not possible to (i) establish the respective contribution of each Participant, or (ii) separate their contribution for the purpose of applying for, obtaining or maintaining protection of the Foreground, shall be jointly owned by such Participants. Each such Participant shall have an equal and undivided interest in such joint Foreground.
   3. Disclosing the Foreground. Each Participant shall promptly disclose in confidence to the Project Coordinator all Foreground generated by it during the term of this Consortium Agreement. The Project Coordinator shall further disclose such Foreground in confidence to the other Participants by providing a [monthly/annual] report on generated Foreground.
   4. Exploitation of Foreground. Subject to Sections 8.5 and 8.6 below, each Participant shall have the right to exploit such Foreground solely owned by it.

Further subject to Sections 8.5 and 8.6, each Participant that owns joint Foreground shall be entitled to use the jointly owned Foreground, unless otherwise agreed in a joint ownership agreement to be concluded between the joint owners before any exploitation of Foreground takes place, for the following purposes:

* + 1. for non-commercial purposes such as academic research and third party research, as well as training and teaching activities, on a royalty-free basis, and without requiring the prior consent of the other joint owner(s); and
    2. to grant non-exclusive licences to third parties (without any right to sublicense) for commercial purposes, if the other joint owners are given (i) at least 45 (forty-five) calendar days advance notice and (ii) fair and reasonable market conform compensation taking into account each joint owner’s relative intellectual contribution to the joint Foreground.
  1. Option. In the event that Foreground is owned by the Research Organisation, the Research Organisation shall grant the Industrial Partner that has contributed to the Research Organisation’s activities under the Project an option to negotiate an exclusive license or transfer of ownership of such Foreground (the “Option”).

In the event that the Foreground is owned jointly by the Research Organisation receiving a contribution and an Industrial Partner and/or Research Organisation not receiving a contribution, the Option shall concern the share of the Research Organisation in such joint Foreground.

If more than one Industrial Partner has made a contribution, the Option shall be exclusively granted to the Industrial Partner that has contributed the Background to which the Foreground constitutes an improvement. If (i) such Industrial Partner informs the Research Organisation in accordance with Section 8.6, that it declines the Option, or if (ii) the Foreground does not constitute such improvement or if (iii) there is more than one Industrial Partner that has provided such Background, the Option shall exclusively be granted to the Industrial Partner that has made the actual, contribution of the highest value in cash or in kind. If such Industrial Partner informs the Research Organisation in accordance with Section 8.6, that it declines the Option, or if (ii) the value of the contribution by the Industrial Partners is equal, the Industrial Partners may jointly exercise the Option, unless otherwise agreed between these Industrial Partners.

* 1. Exercise of the Option. Each Research Organisation receiving a contribution as referred to under Section 8.5 shall promptly disclose in confidence to the Project Coordinator any Foreground conceived by it in connection with its activities under the Project. The Project Coordinator shall notify the Industrial Partner(s) with an Option on the Foreground conceived. The Industrial Partner(s) may exercise the Option at any time until the earlier of (i) [1 (one) month] after the date of disclosure by the Project Coordinator or (ii) the completion of the Project, after which period the Option will lapse. An Option may be exercised on one or more occasions in respect of the Foreground that is subject to a separate Option.

The Option shall be deemed to be declined in respect of the Industrial Partner that has not informed the Research Organisation owning (part of) such Foreground within the aforesaid term. If the Option is exercised, the Industrial Partner(s) and Research Organisation shall negotiate in good faith for a period of up to 90 (ninety) calendar days, or such longer period as may be agreed upon between the Participants, all necessary commercial arrangements taking into account the stage of development and the relative contribution of the Research Organisation to the Foreground and subject to the minimum conditions set out in Section 8.7 below. If the Participants fail to reach agreement, the Option shall lapse, and the Research Organisation shall be free to exploit the Foreground.

* 1. Minimum conditions. Any transfer or license agreement as referred to in Section 8.5 shall at a minimum contain the following conditions:

1. the Industrial Partner(s) shall pay the Research Organisation a fair and reasonable market price in respect of access to or assignment of ownership of the (joint) Foreground. The Industrial Partner(s) is entitled to deduct an amount from the fair market price equal to the value of its contribution under the Project as set out in the Budget;
2. in the case of a license, an anti-shelving clause for the Industrial Partner (*i.e.* use of commercially reasonable efforts to effectively commercialise or apply the Foreground);
3. a non-exclusive license for the Research Organisation for the use of the Foreground for academic research and teaching purposes;
4. an indemnification obligation by the Industrial Partner to the Research Organisation against any third Participant claims for damages resulting from the use of the Foreground;
5. a warranty from the Industrial Partner(s) to respect the Access Rights of the other Participants granted under this Consortium Agreement with respect to the Foreground pursuant to Section 9.3 below, including a warranty that these Access Rights will not be affected by a subsequent transfer or license of the Foreground.
   1. Maintenance and prosecution. Each Participant is responsible for any protection of the Foreground it owns pursuant to this Consortium Agreement and shall have to file patent applications for such Foreground in their own name(s) and at their own expense. Joint owners of Foreground shall agree between them on who shall be responsible for the timely prosecution and maintenance of all such Foreground and the Participant that is nominated to be so responsible shall be entitled to charge the other joint owners with a percentage of the costs of so doing as agreed between the joint owners. In the absence of any agreement to the contrary between joint owners such costs shall be equally shared.
   2. Publication. Pursuant to the publication obligations set out in Section 5.11 of the PPP Subsidy Terms and Conditions, the Participants must ensure open access (free of charge, online access for any user) to all scientific publications relating to its Foreground under the Project subject to the conditions hereunder. In particular, the Participants shall ensure open access to the deposited publication at the latest: (i) on publication, if an electronic version is available for free via the publisher, or (ii) within six months of publication in any other case.

A Participant or Participants that intend to publish on the Foreground (jointly) owned by it shall provide the other Participants with the draft publication at least 30 (thirty) calendar days before publication. Any objection to the planned publication shall be made in writing to the Project Coordinator and the Participant or Participants proposing the publication within 25 (twenty-five) calendar days upon receipt of the draft publication. If no objection is made within the time limit stated above, the Publication is permitted.

For the avoidance of doubt, a Participant shall **not** publish Foreground or Background of another Participant, even if such Foreground or Background is amalgamated with the Participant’s own Foreground, without the other Participant’s prior written approval.

* 1. Objections to publication. An objection has to include a precise request for necessary modifications and shall be considered justified only, if:

1. the proposed publication includes another Participant’s Background, Foreground or other Confidential Information; or
2. the objecting Participant’s legitimate academic or commercial interests are harmed by the publication;
3. the proposed publication includes patentable Foreground and the objecting Participant anticipates that it wishes to exercise the Option.

Upon receipt of an objection, the Participants involved shall discuss a solution in good faith. The objecting Participant can request a publication delay of an additional period of 150 (hundred fifty) calendar days (following the 30 (thirty) day period referred to in Section 8.9 of this Consortium Agreement). Upon expiration of the term, the publishing Participant will be entitled to publish the proposed publication, provided that Confidential Information of the objecting Participant has been removed from the publication as indicated by the objecting Participant.

* 1. Use of names, logos or trademarks. Nothing in this Consortium Agreement shall be construed as conferring rights to use in advertising, publicity or otherwise the name of the Participants or any of their logos or trademarks without their prior written approval.

1. **Ownership Background and Access Rights** 
   1. Background identification. Each Participant has identified in Annex 1 to this Consortium Agreement certain of its Background that it is willing to grant Access Rights to, if any, and has also indicated, where relevant, whether the Access Rights to specific Background are subject to legal restrictions or limits. Anything not identified in Annex 1 shall not be the object of Access Right obligations with respect to the Background. Background remains the sole property of the Participant disclosing Background under the Project. Unless expressly agreed otherwise in writing, the disclosure of any Background does not imply the grant of Access Rights by the disclosing Participant. Each Participant will have the right to add Background to Annex 1 by written notice to the Project Coordinator, who will be responsible to inform the other Participants of such addition. In the event that a Participant desires to withdraw or modify any Background or restrict the Access Rights provided under this Consortium Agreement, such Participant will request the Project Committee to do so by written notice.
   2. Request for additional Background.A Participant (or Participants) is entitled to request another Participant to add certain Background to Annex 1 if such Access Rights are Needed. The Participant (or Participants) receiving such request may decide to add such Background in its sole discretion.
   3. Standard Access Rights. Each Participant hereby grants to the other Participants such non-exclusive Access Rights if Needed for the implementation of the Project and for this purpose only, for the term of this Consortium Agreement and subject to the restrictions set out in Annex 1 with regard to the Access Rights to a Participant’s Background. Any Access Rights granted under this Section 9.3 shall exclude any obligation to pay royalties and/or the right to sublicense.

If a Participant Needs Access Rights for the purpose of the implementation of the Project, such Participant shall request the relevant Participant in writing to make such Background or Foreground under the Access Rights available. The Participant receiving such request shall provide the requesting Participant with the relevant Background and/or Foreground within [5 (five)] calendar days of the receipt of such notice. If the Participant receiving such request disagrees with the requesting Participant that the requested Background or Foreground is Needed, the requesting Participant shall have to show its Need for such Access Rights. Access Rights shall be free of any administrative transfer costs.

In the event that Participants disagree on whether the requested Background and/or Foreground is Needed in accordance with this Section 9.3, each of the Participants may request the Project Committee to decide the matter in accordance with Section 6.5 (d) of this Consortium Agreement.

* 1. Access Rights for use or exploitation. Each Participant shall have the right to request Access Rights to a Participant’s Background and/or Foreground in addition to the Access Rights granted under Section 9.3, from another Participant for (i) internal research purposes, or (ii) if such Access Rights are Needed or (iii) for the commercial exploitation of a Participant’s (or that other Participant’s) own or jointly owned Foreground.

A request for Access Rights shall be made in writing ultimately within six (6) months after expiration or termination of this Consortium Agreement. The granting of Access Rights will be at a Participant’s own discretion and may be made conditional on the acceptance of specific conditions aiming at ensuring that these rights will be used only for the intended purpose and that appropriate confidentiality obligations are in place. Any Access Rights under this Section 9.4 under (i) shall be granted on a royalty-free basis and under (ii) and (iii) shall be granted on fair and reasonable market conform conditions.

* 1. Use of Access Rights. Background and Foreground shall be used only for the purposes for which Access Rights to it have been granted.
  2. New Participants entering the Consortium Agreement. All Foreground developed before the accession of the new Participant shall considered to be Background listed in Annex 1 with regard to said new Participant.
  3. Participants leaving the Consortium Agreement. Access Rights granted to a Defaulting Participant and such Participant's right to request Access Rights shall cease immediately upon receipt by the Defaulting Participant of the formal notice of the decision of the Project Committee to terminate its participation in the Project. A non-Defaulting Participant leaving voluntarily and with the other Participants' consent shall continue the Access Rights it has granted with respect to its Background and Foreground under this Consortium Agreement as if it had remained a Participant for the whole duration of the Project.

A Defaulting Participant or a Participant voluntarily leaving shall continue to grant Access Rights pursuant to this Consortium Agreement in respect of its Background; and Foreground existing at the time of such termination as prescribed in this Consortium Agreement, for the term of this Consortium Agreement.

1. **Non-disclosure of Confidential Information**
   1. Non-disclosure of information. All information in whatever form or mode of communication, which is disclosed by a Participant (the “**Disclosing Participant**”) to any other Participant (the “**Receiving Participant**”) in connection with the Project during its implementation and (i) which has been explicitly marked as “confidential” at the time of disclosure, or (ii) when disclosed orally has been identified as confidential at the time of disclosure and has been confirmed and designated in writing within 15 (fifteen) calendar days from oral disclosure at the latest as confidential information by the Disclosing Participant or (iii) when the confidential or proprietary character is or should reasonably have been known to the Receiving Participant is “**Confidential Information**”.

Notwithstanding the foregoing, Confidential Information of a Participant shall not include information that the other Participant can establish by written documentation:

1. to have been publicly known prior to disclosure of such information by the Disclosing Participant to the Receiving Participant;
2. to have become publicly known, without the fault of the Receiving Participant, subsequent to disclosure of such information by the Disclosing Participant to the Receiving Participant;
3. to have been received by the Receiving Participant at any time from a source, other than the Disclosing Participant, rightfully having possession of and the right to disclose such information;
4. to have been otherwise known by the Receiving Participant prior to disclosure of such information by the Disclosing Participant to the Receiving Participant; or
5. to have been independently developed by employees and/or agents of the Receiving Participant, on its behalf, without access to or use of such information disclosed by the Disclosing Participant to the Receiving Participant.
   1. Non-disclosure.During the term of this Consortium Agreement, and for a period of ten (10) years following the expiration or termination of this Consortium Agreement, each Participant shall maintain in confidence all Confidential Information disclosed by the other Participants, and agrees:
6. not to use the Confidential Information for any other purpose for which it was disclosed;
7. not to disclose Confidential Information to any third party without the prior written consent by the Disclosing Participant;
8. to ensure that internal distribution of Confidential Information by a Receiving Participant shall take place on a strict need-to-know basis; and
9. to return to the Disclosing Participant on demand all Confidential Information which has been supplied to or acquired by such Recipient including all copies thereof. If needed for the recording of on-going obligations, such Recipient may however keep a copy for archival purposes only.

Each Receiving Participant shall apply the same degree of care with regard to the Confidential Information disclosed under this Consortium Agreement as with its own confidential and/or proprietary information, but in no case less than reasonable care.

* 1. Mandatory disclosure. If any Participant is required to disclose Confidential Information in order to comply with applicable laws or regulations or with a court or administrative order, nothing herein shall restrict the Receiving Participant from disclosing Confidential Information, but only to the extent of such order, law or regulation and it shall, to the extent it is lawfully able to do so, prior to any such disclosure (i) promptly notify the Disclosing Participant, and (ii) comply with the Disclosing Participant’s reasonable instructions to maximally protect the confidentiality of the information.
  2. Obligations Recipient. Notwithstanding Section 10.2 (c), Participants will have the right to disclose Confidential Information of another Participant to any of its Affiliates, provided that prior consent of the Disclosing Participant is obtained and such Affiliates are bound by confidentiality obligations not less stringent than the ones of the Consortium Agreement. Each Receiving Participant shall further be responsible for the fulfilment of the above obligations on the part of its employees and its Affiliate employees and shall ensure that its employees remain so obliged, as far as legally possible, during and after the end of the Project and/or after the termination of employment.
  3. Unauthorized disclosure. Each Participant shall promptly advise the other Participant in writing of any unauthorized disclosure, misappropriation or misuse by any person of Confidential Information as soon as practicable after it becomes aware of such unauthorized disclosure, misappropriation or misuse.

1. **Miscellaneous**
   1. No representation, partnership or agency. The Participants shall not be entitled to act or to make legally binding declarations on behalf of any other Participant. Nothing in this Consortium Agreement shall be deemed to constitute a joint venture, agency, partnership, an offer by, or creating any obligation of either Participant to enter into any form of agreement other **than** stated in this Consortium Agreement or interest grouping or any other kind of formal business grouping or entity between the Participants.
   2. Assignment. Except as allowed under this Consortium Agreement, no rights or obligations of the Participants arising from this Consortium Agreement may be assigned or transferred, in whole or in part, to any third party without the other Participants’ prior formal approval.
   3. Amendment. Pursuant to the Grant Decision, any amendments or modifications of the text of this Consortium Agreement approved by all Participants require the prior written approval of KWF if, and to the extent that the Grant Decision is still in effect. For the avoidance of doubt, any amendment of this Consortium Agreement without the prior written consent of KWF is null and void, if and to the extent that the Grant Decision is still in effect.
2. **Governing Law and Dispute Resolution**
   1. Governing law. This Consortium Agreement is governed by, and is to be construed exclusively in accordance with the laws of the Netherlands without regard to the conflict of law provisions thereof.
   2. Dispute resolution. In the event of any disputes arising out of or in connection with this Consortium Agreement, including disputes concerning the existence and validity thereof, the Participants shall first make reasonable efforts to settle the dispute between themselves. Any legal actions or proceedings arising out of this Consortium Agreement which cannot be settled by good faith efforts and shall be brought exclusively to the court of Amsterdam, the Netherlands.

**IN WITNESS WHEREOF**, the Participants hereto have signed this Consortium Agreement in 3 fold by their authorized representatives.

On behalf of xxx On behalf of xxx

Place Place

Date Date

Name Name

Position Position

On behalf of xxx

Place

Date

Name

Position

**Annex 1 – Background**

**Annex 2 – Grant Decision**

**Annex 3 – Accession document**

ACCESSION of a new Participant to [name of the Project] Consortium Agreement [and the Grant Decision], as signed on [date].

[Name of the new Participant, and details] hereby consents to become a Participant to the Consortium Agreement [and the Grant Decision] identified above and accepts all the rights and obligations of a Participant starting [date].

[Name Project Coordinator] hereby certifies that the consortium has accepted in the meeting held on [date] the accession of [the name of the new Participant] to the consortium starting [date].

The consent of KWF to the accession of the [new Participant] becoming a Participant to the Consortium Agreement and the Grant Decision [date] shall be subject to the prior written approval of KWF included in an amended Grant Decision, including a modified Budget.

This Accession document has been done in 3 (three) originals to be duly signed by the undersigned authorised representatives.

**IN WITNESS WHEREOF**, this Accession document is signed by the [new Participant]and [the Project Coordinator] by their authorized representatives.

On behalf of xxx On behalf of xxx

Place Place

Date Date

Name Name

Position Position

On behalf of xxx On behalf of xxx

Place Place

Date Date

Name Name

Position Position