







Attachment 2 - Model of the agreement between the Beneficiary and the Project Participant

AGREEMENT

between

Name and address of the Institute: Jerzy Haber Institute of Catalysis and Surface Chemistry, Polish Academy of Sciences, Niezapominajek 8, 30-239, Kraków, Poland hereinafter referred to as the "Institute", represented by Mrs Prof. Małgorzata Witko, The Director, being the Beneficiary in the Agreement for the implementation and financing of the project under the *PROM Programme – International scholarship exchange of PhD students and academics* (hereinafter the Programme), concluded with the Polish National Agency for Academic Exchange, hereinafter referred to as the "Agreement with the Institute". and

Mrs/Mr: [name, surname and PESEL number if available, address of the PhD student or academic]:

hereinafter referred to as the "Project Participant"

The parties have agreed the following terms of the Agreement

PROVISIONS OF THE AGREEMENT:

§ 1 – Subject-matter of the agreement

- 1. The parties have jointly agreed to effect a scholarship exchange under the Programme following the provisions of the Agreement with the Institute. The programme is co-financed by the European Social Fund under the Knowledge Education Development Operational Programme.
- 2. The Project Participant shall represent and confirm that she/he has read the Programme documentation and the obligations imposed on her/him in the Agreement with the Institute and the documents referenced therein and accepts them.
- 3. The Institute will provide the Project Participant with co-financing for implementing a short form of education, (.....please provide a brief description of the action together with the period in which it will be implemented), hereinafter referred to as the Action.
- 4. The Project Participant shall be obliged to have health insurance, civil liability insurance, and insurance coverage against personal injury accidents for the entire period of the implementation of the Action referred to in paragraph 1 point 3 of this Agreement. The Project Participant shall submit to the Institute a copy of insurance policies (concluded insurance agreements) as well as of the terms and conditions of the insurer's liability.
- 5. The Project Participant shall accept co-financing and undertake to implement the Action referred to in paragraph 1 point 3.
- 6. If, as a result of the implementation of the Action, the content constituting a work as defined by the Act of 4 February 1994 on Copyright and Related Rights (Journal of Laws of 2017, Item 800 as amended) is created, the Project Participant undertakes to conclude a separate agreement with the Institute for the transfer to the Institute of the proprietary copyrights thereto, including the exclusive right to grant licences and authorisations to exercise derivative copyrights. This agreement shall take into account at least the provisions set out in clauses 8-10 of this paragraph. The relevant agreement









shall be concluded when the work, as referred to in paragraph 4 point 1 of the Regulations for the Management of Copyrights and Related Rights, Industrial Property Rights and the Principles of the Commercialization of the Research and Development Works at the Jerzy Haber Institute of Catalysis and Surface Chemistry, is acquired by the Institute, but no later than 7 days after this acquisition takes place.

- 7. Failure by the Project Participant to conclude the agreement referred to in point 6 of this paragraph shall constitute a gross infringement of the terms of this Agreement, as stipulated by paragraph 2 of this Agreement.
- 8. The Project Participant shall transfer to the Institute all proprietary copyrights to the work without limitation in territory, time, or the number of copies, in the following domains of exploitation:
 - a) the recording, copying, entering the work into computer memory and into computer network servers,
 - b) the displaying or presenting the work on the screen to the public, including events such as conferences and seminars,
 - c) the use of the work for editorial purposes as well as in all sorts of audiovisual and computer media.
 - d) the reproduction of the work through printouts or recordings in electronic form on a magnetic carrier,
 - e) the marketing of the work,
 - f) the provision, free of charge, of reproduced copies of the work,
 - g) the use of the work, in whole or in part, as well as in conjunction with other works, the editing of the work by means of adding any elements, updating, modifying, translating into foreign languages, changing the colours or size of the whole work or any part thereof,
 - h) the entry of the work, in whole or in part, into the Internet so that the work becomes available for reception by interested individuals, including the storage of thereof in RAM,
 - i) the publication and dissemination of the work, in whole or in part, with the use of wire or wireless vision and/or sound by a ground station or by a satellite.
- 9. The Project Participant shall transfer to the Institute the right to exercise derivative rights and the right to give consent to the exercise of derivative rights to the work in the domains of exploitation specified in point 8 of this paragraph.
- 10. The transfer of proprietary copyrights to the Institute in the domains of exploitation specified in point 8 of this paragraph shall take place within the framework of the co-financing granted to the Project Participant, as referred to in paragraph 3 of this Agreement.
- 11. The Project Participant declares that she/he has read and accepts the terms of this Agreement. Any amendments to this Agreement must be made in writing under penalty of becoming null and void.

§ 2 – DURATION OF THE AGREEMENT

- 1. The Agreement shall enter into force on the date of its conclusion, i.e. after signing by the last party.
- 2. The Action will commence on and last untill
- 3. The Agreement with the Institute can be terminated by the Institute with immediate effect in the following cases:
 - a) gross infringement by the Project Participant of any of the provisions of this Agreement with the Institute, in particular in case of the use of a substantial part of funds (in excess of 50 per cent of the awarded amount) in breach of the Agreement with the Institute, or in case of evading by the Project Participant the conclusion of the agreement on the transfer of proprietary copyrights,









- b) failure by the Project Participant to complete the evaluation survey within the time-limits set by the Agreement with the Institute,
- c) the inclusion by the Project Participant of false information in the submitted documents, applications or financial settlement documents as well as the submission of a false declaration,
- d) inappropriate implementation of the Action by the Project Participant, or causing circumstances threatening to jeopardize the proper implementation of the Action,
- e) the delay of the Project Participant in the implementation of the Action to the extent which in the Institute's opinion clearly precludes the implementation of the Action within the timeframe set by the Agreement with the Institute or by the Application.
- 4. In the event of termination of the Agreement with the Institute, the Project Participant shall be obliged to reimburse the received funds, together with statutory interest, as in the case of late payment interest, calculated on that sum from the day of the receipt of these funds until the date of their repayment, within 14 calendar days from the date of termination of the Agreement with the Institute. Statutory interest, as in the case of late payment, shall be charged on the amount of funds reimbursed after the date specified in the previous sentence with effect from the day following the date on which the deadline for the reimbursement expired.

§ 3 – CO-FINANCING FOR THE ACTION

- The Project Participant declares that she/he has not received any other co-financing to cover the costs related to the Action, in whole or in part, including European Union funds and budget subsidies.
- 3. The co-financing shall be subject to recovery, in whole or in part, from the recipient in the event of non-performance or improper performance of this Agreement by the Project Participant, in particular in the event that the Project Participant:
 - a. seriously breaches the terms of this Agreement,
 - b. uses a substantial part of the granted funds in breach of this Agreement,
 - c. includes false information in the submitted documents, applications or financial settlement documents, or submits a false declaration,
 - d. inappropriately implements the Action, or causes circumstances threatening to jeopardize the proper implementation of the Action.
- 4. In a situation referred to in point 3 above, the provisions of paragraph 2 of this Agreement shall apply, as appropriate.
- 5. If the Project Participant terminates her/his stay abroad earlier than laid out by the provisions of this Agreement, and the other conditions of this Agreement are fulfilled, the amount of co-financing to be reimbursed shall be proportional to the period by which the stay has been shortened. In the event that the Project Participant is not able to complete the Action implemented abroad due to the existence of force majeure (understood as external, unforeseen or almost unforeseeable circumstances, the consequences of which could not be prevented, inter alia wide range fires, volcanic eruptions, earthquakes, epidemics, riots, strikes, military actions), the Project Participant









shall be entitled to receive the amount of co-financing calculated in accordance with the actual duration of the Action. All such cases must be reported by the Project Participant to the Institute directly after the occurrence of force majeure.

- 6. The Project Participant undertakes to complete an evaluation survey constituting Attachment 2 to this Agreement, within the time-limit and on the terms set out in the Programme.
- 7. The Project Participant is obliged to provide, depending on the nature of the Action, a suitable certificate proving the proper implementation of the Action, the model of the certificate constitutes Attachment 3 to this Agreement.
- 8. Within the period of days from the completion of the Action, the Project Participant shall provide the Institute with a properly completed visit settlement form in accordance with the model constituting Attachment 1 to the Agreement.

§ 4 – PAYMENTS TO THE PROJECT PARTICIPANT

- 1. Within days following this Agreement's entry into force payment amounting to PLN will be transferred to the Project Participant.
- 3. If the amount of funds provided to the Project Participant according to § 4 point 1 exceeds the amount payable indicated in the visit settlement, the Project Participant is obliged to return the amount of a difference between the amount paid and the amount payable, within days following the Institute's approval of the visit settlement. The funds returned by the Project Participant, referred to in the previous sentence, are the unused funds within the meaning of the Agreement with the Institute.

§ 5 – BANK ACCOUNT

Payments will be made to the Project Participant's bank account as detailed below:

Name of the bank: [...]

Exact name of the account holder: [...]

Full account number (including IBAN/BIC bank codes): [...]

Currency of the account: [....]

§ 6 – PERSONAL DATA

§ 7 – APPLICABLE LAW AND JURISDICTION









Granting and payment of co-financing under the Programme shall be made in observance of the provisions of this Agreement, taking into account the provisions of the Agreement with the Institute. Any disputed matters relating to this Agreement shall be settled in accordance with the Polish legislation.

§ 8 – FINAL CONDITIONS

- 1. The court with jurisdiction to resolve any disputes arising from this Agreement will be the court competent for the Institute.
- 2. This Agreement has been drawn up in two identical copies, one for each party.

Project Participant	For the Institute		
Name and surname	Name, surname and function		
Signature	Signature		
Place and date	Place and date		

Stamp of the Institute

Attachments:

- 1) Visit settlement form
- 2) Evaluation questionnaire
- 3) Model Certificate
- 4) Declaration of the Project Participant









Attachment No 1 to the agreement between the Beneficiary and the Project Participant – Visit settlement form

		VISIT SETTLEMENT			
I. B	ASIC INFORMATION				
	Name and surname of the project				
1.	participant:				
2.	Title of the project:				
3.	Number of the agreement:				
4.	Place of residence (city):				
5.	Date of departure:				
6.	Date of return:				
7.	City of the host institution:				
8.	-				
0.	Purpose of the visit:				
II. CO FEES	STS OF TRAVEL, HEALTH INSURANCE, OR FEES ASSOCIATED WITH LEGAL		ACCIDENT INSURA	ANCE, VISA	
	The distance in a straight line				
	between the Participant's place of				
	residence and the location of their				
Item	stay (in km):	Amount [PLN]			
1.	more than 6,000				
III. C	OSTS OF STAY				
Item	Number of days*	OECD country or country listed in the top fifty of the MERCER report [YES/NO]	Amount [PLN]		
1.		NO			
*The r	number of days of stay includes days spen	t on travelling			
IV. CC	OSTS OF CONFERENCE FEES, COST OF T	RAINING, COURSE AND WORKSHOP	S		
имм	IARY OF ACCOUNTING RECORDS CON	CERNING CONFERENCE FEES, TRAINI	NG, COURSES AN	D WORKSHOP	
Item	Name of commodity/service	Number and type of accounting record	Amount [PLN]	Payment method*	
				to be paid by	
				bank transfer	
				paid by the participant	
				to be paid by	
				bank transfer	
				paid by the	
				participant	
		Total paid by the participant		- zł	
		Total to be paid by bank transfer*		- zł	









Original accounting records shown in the ta	ble constitute attachments to the v	isit settleme	nt.	
*All accounting records "to be paid by bank	transfer" must be issued to the Ber	neficiary in t	he pro	ject
V. SETTLEMENT				
1. Advance payment paid to the project part	ticipant	-	zł	
2. Costs due, including: [a + b + c]		-	zł	
a. Costs of travel, health insurance, third insurance, visa fees or fees associated		-	zł	
b. Costs of stay		-	zł	
c. Costs of conference fees, cost of train by the participant	Costs of conference fees, cost of training, courses and workshops paid by the participant			
3. Amount to be reimbursed/paid [1-2]		-	zł	
4. Outstanding costs of conference fees, cosworkshops	st of training, courses and	-	zł	
Please return/I undertake to return* the an	nount	-	zł	
resulting from the settlement of my visit.				
* Delete as applicable				
	Date and signature o	of the persor	appro	ving the
Date and signature of the participant	settlem	ent		









Attachment No 2 to the agreement between the Beneficiary and the Project Participant – Evaluation questionnaire

NOTE!

The presented survey questionnaire is for demonstration purposes only; the evaluation survey will be completed by the project participant online, NAWA will provide each project participant with the online survey form while the Beneficiary will only be informed about the fact that the survey has been completed.

Evaluation questionnaire

For the participants in the projects carried out under the

PROM PROGRAMME – INTERNATIONAL SCHOLARSHIP EXCHANGE OF DOCTORAL STUDENTS

AND ACADEMIC STAFF

of the Polish National Agency For Academic Exchange Projects selected during the call for proposals in 2019:

Ladies and gentlemen, participants in the projects carried out under the PROM Programme,

This short evaluation survey is mandatory for all those who participated in the exchange under the PROM Programme – International scholarship exchange of doctoral students and academic staff. The main recipient of the information provided in this survey is NAWA. The questionnaire aims at understanding the effects of the PROM Programme and at making subsequent editions more efficient and useful for the recipients.

The Agency allows for the possibility of providing third parties with data collected through this questionnaire only in the form of aggregated statements with the guarantee of anonymity for each respondent. The only unanonymised information to be provided to the Institution, will be information about the fact that you have completed the survey; after all, this fact is a prerequisite for settling your exchange.

Thank you for your time and effort spent on completing the survey!

1.	The name of the HEI or scientific unit that granted and provided you with the funds for participating in the exchange (Institution)
2.	Please indicate your status at the HEI (at the scientific unit):
	Doctoral student
	Academic staff member
3.	Please specify the direction of your exchange:
	departure from Poland
	arrival to Poland









4. What country was the destination of your visit?

Please select from the drop-down list:

5. Please indicate the nature of your exchange:

Тур	es of exchanges carried out under the PROM Programme
	Active participation in a conference held abroad (including, for example, participation in a poster session and flash talk)
	acquisition of materials for a doctoral thesis/scientific article
	participation in the summer school/winter school (both as a student and as a lecturer)
	carrying out measurements using unique apparatus, including using large research infrastructure not available (difficult to access) in Poland
	participation in short forms of education, <i>i.e.</i> courses, workshops, professional or industrial internships and study visits, including at the premises of entrepreneurs
	participation in training courses (including training courses on enterprise or implementation activity)
	make archival/library research
	participation in brokerage meetings
	teaching classes
	participation in preparing an international grant application
	other, what kind?

6. Are you happy with your stay abroad under the Programme?

definitely not	rather not	difficult to say	rather yes	definitely yes

7. How do you assess the usefulness of your exchange to your further career?

considering my further professional career, I assess my stay abroad as:			
moderately useful useful very useful difficult to s		difficult to say	

8. During your exchange, did you talk to people from other HEIs or scientific units about an opportunity to engage in scientific or teaching cooperation in the coming year?

No, I did not engage in such talks
Yes, I engaged in such talks, but I think that the actual establishment of cooperation in the coming year is unlikely or moderately likely
Yes, I engaged in such talks and I assume that it is highly likely that we will establish this cooperation in the coming year

9. During their exchanges, participants in the Programme were provided opportunities to raise various types of competences, *inter alia*, scientific, professional, self-organisation, interpersonal









and linguistic. Please assess whether during your exchange you raised the following types of competences.

a)	Scientific compet	ences:		
_	knowledge in spe	cific field/fields of science	ee	
	no	rather not	yes, to some extent	yes, definitely
_	ability to apply k	nowledge to scientific wo	ork (e.g. operating equipm	nent/apparatus)
	no	rather not	yes, to some extent	yes, definitely
_	ability to implem	ent scientific research in	developing commercial p	roducts or services
	no	rather not	yes, to some extent	yes, definitely
_	other (what kind)			
b)	Professional com	petences (including teach	ing competence)	
-	_	-	performed (industry and spinisation, teaching work m	
	no	rather not	yes, to some extent	yes, definitely
			•	,
_	ability to apply so		nstitution (e.g. on process	management, work or-
	no	rather not	yes, to some extent	yes, definitely
				<u> </u>
-	other (what kind)			
• • • • • •	•••••			
c)	Self-organisation	competences		
_	ability to organise	•		
	no	rather not	yes, to some extent	yes, definitely
_	ability to search a	and process information		
	no	rather not	yes, to some extent	yes, definitely

other (what kind)









d)	Interpersonal con	npetences		
_	ability to establish	n/maintain cooperation	with foreign partners	
	no	rather not	yes, to some extent	yes, definitely
_	ability to work in	an international team		
	no	rather not	yes, to some extent	yes, definitely
_	ability to manage	an international team		
	no	rather not	yes, to some extent	yes, definitely
	- (1 (1 (1-1 1)			
_	other (what kind)			
• • • • •				
e)	Linguistic compe	tences		
,	2 1			
_	ability to commu	nicate in a foreign lang		1 01 1 1
	no	rather not	yes, to some extent	yes, definitely
_	knowledge of spe	cialist vocabulary		
	no	rather not	yes, to some extent	yes, definitely
_	other (what kind)			
			ons offered to you during you	r exchange?
a)	I asses the covera	ge of travel expenses o	offered to me as:	
	fully satisfying			
	not fully satisfyi definitely unsati			
	definitely unsati	srying		
stific	ation			
• • • • •				
•				
b)	The amount of liv	ving allowance offered	to me was:	
	fully satisfying			
	not fully satisfyi	ng		

definitely unsatisfying









Justification
Would you recommend participation in the Programme to your colleagues from your HEI or scientific unit: Yes No
12. Within a period between obtaining your degree of Master/ Engineer and participating in the exchange described here, have you participated in any other short-term exchanges? (exchanges lasting between 5 and 30 days, whose nature falls within the catalogue of actions described in the question 5 above).
Please indicate the number of exchanges; if there were no exchanges, please enter: "0" Number of exchanges:
13. Your other comments on the exchange or on the PROM Programme you would like to share with NAWA

Attachment No 3 to the agreement between the Beneficiary and the Project Participant – Model of the certificate









CERTIFICATE

Mrs/Mr

First name and surname

participated in

title of the event

during (from to) in (venue of the event)										
	date and signature of the organiser									

Description of the learning outcomes¹:

13

¹ The learning outcome is what the learner knows, understands and can do as a result of learning, expressed in terms of knowledge, skills and social competence.









Please describe the learning outcomes as a result of participating in the event using the following formula and catalogue of concepts. The defined learning outcomes should be easy to verify. It is therefore necessary to avoid too general and too complex expressions, the language of the description should be simple and precise.

Knowledge	(knows	and	understand	$(s)^2$
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e.g.

The scholarship holder knows / searches for / formulates / explains / recognises / distinguishes / names / selects / translates / indicates......

Skills (can...)³

The scholarship holder analyses/selects/uses/links/operates/ develops/organises/undertakes/calculates/carries out/prepares/ solves/implements/verifies/searches for/designs.....

Social competence (is ready to...)⁴

The scholarship holder is eager to... /aware of... / oriented towards... /open to... /responsible for... /cares about... /proceeds according to... /strives for...

Attachment No 4 to the agreement between the Beneficiary and the Project Participant – Declaration concerning personal data

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² **Knowledge** – a collection of descriptions of objects and facts, principles, theories and practices acquired in the learning process and relating to the field of learning or professional activity.

³ **Skills** – the ability, assimilated in the learning process, to perform tasks and solve problems specific to the field of learning or professional activity.

⁴ **Social competence** – the ability to participate autonomously and responsibly in the professional and social life and to shape own development, taking into account the ethical context of own behaviour.















DECLARATION OF THE PROJECT PARTICIPANT

(information obligation implemented in relation to Articles 13 and 14 of the Regulation of the European Parliament and of the Council (EU) 2016/679)

In connection with joining the project entitled, I acknowledge that:

- 1. The controller of my personal data is the minister competent for regional development acting as the Managing Authority for Knowledge, Education, Development Operational Programme 2014-2020, having its headquarters at ul. Wspólna 2/4, 00-926 Warsaw.
- 2. The processing of my personal data is legal and fulfils the conditions referred to in Article 6(1)(c) and Article 9(2)(g) Regulation (EU) 2016/679 of the European Parliament and of the Council the personal data are necessary for the implementation of the Knowledge, Education, Development Operational Programme 2014-2020 (OP KED) on the basis of:
 - 1) with reference to the set "Knowledge-Education-Development Operational Programme":
 - a) Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 establishing common rules on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund as well as repealing Council Regulation (EC) No. 1083/2006 (Official Journal EU L 347 of 20 December 2013, p. 320, as amended),
 - b) Regulation (EC) No 1304/2013 of the European Parliament and of the Council of 17 December 2013 on the European Social Fund and repealing Regulation (EC) No 1081/2006 (Official Journal of the EU L 347 of 20 December 2013, p. 470, as amended),
 - the Act of 11 July 2014 on principles of implementation of programmes in the area of cohesion policy financed in 2014–2020 financial perspective (Dz. [Journal of Laws] U. of 2017, item 1460, as amended);
 - 2) with reference to the set "Central IT system supporting the implementation of operational programmes":
 - Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 establishing common rules on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and establishing general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund as well as repealing Council Regulation (EC) No 1083/2006,
 - b) Regulation (EC) No 1304/2013 of the European Parliament and of the Council of 17 December 2013 on the European Social Fund and repealing Regulation (EC) No 1081/2006









- the Act of 11 July 2014 on principles of implementation of programmes in the area of cohesion policy financed in 2014–2020 financial perspective (Dz. U. of 2017, item 1460, as amended);
- d) Commission Implementing Regulation (EU) No 1011/2014 of 22 September 2014 establishing detailed rules for the implementation of Regulation (EU) No 1303/2013 of the European Parliament and of the Council with reference to the templates for the transmission of certain information to the Commission and detailed rules for the exchange of information between the beneficiaries and managing, certifying, audit and intermediary institutions (Official Journal of the EU L 286 of 30 September 2014, p. 1).
- 3. My personal data will be processed solely for the purpose of project implementation....., in particular confirmation of eligibility of expenditure, provision of support, monitoring, evaluation, control, audit and reporting as well as information and promotion activities under OP KED.

4.	My -	personal	data	has		entrusted (name and					,
	Body)	, to	t	the	benef	iciary	implen	nenting	the	p	roject
						est of the ben the		-		mplemen	
	entitie Body imple	es implemen or Benefici	ting eva ary. I the re	luation My per quest	studies consoles consoles sonal dare of the M	ned entities). ommissioned ta may also lanaging Aut OP KED.	by the	Managir ntrusted	ng Authorit to specia	y, Interm list com	ediate panies

- 5. Providing data is a prerequisite for receiving support, and refusal to provide it is tantamount to inability of providing support under the project.
- 6. Within 4 weeks after completing participation in the project, I will provide the beneficiary with data regarding my status on the labour market and information on participation in education or training and obtaining qualifications or acquisition of competences.
- 7. Within three months after completing participation in the project, I will provide data on my status on the labour market.
- 8. In order to confirm the eligibility of expenditure in the project, my personal data such as first name (names), surname, PESEL number, project number, project start date, project end date, insurance title code, premium for health insurance, premium amount accident insurance can be processed in the set "Social Insurance Institution personal data set", which is administered by the minister competent for regional development. The processing of my personal data is legal and fulfils the conditions referred to in Article 6(1)(c) and Article 9(2)(g) Regulation (EU) 2016/679 of the European Parliament and of the Council the personal data are necessary for the implementation of the Knowledge, Education, Development Operational Programme 2014-2020 (OP KED) on the basis of⁵:
 - 1) Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 establishing common rules on the European Regional Development Fund,

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⁵ Processing of personal data as part of the Collection of personal data from the Polish Social Insurance Institution (ZUS) relates to a situation where the project grant agreement has been concluded with the Beneficiary by the Ministry of Family, Labour and Social Policy or Voivodeship Labour office.









the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and establishing general provisions on the European Regional Development Fund, the European Social Fund, the

	Cohesion Fund and the European Maritime and Fisheries Fund as well as repealing Regulation (EC) No 1083/2006,										ng Council
	-	_		No 1304/2 13 on the Eur		•					
	-			2014 on prin 2014–2020	•	•		_			
	4) A	Act of 13		r 1998 on soo							-
	My Bod			data has the		-	laddress	of the	•		Authority ermediate project
		y) and e		hich, at the			(ı	name a	nd addre	ss of th	ne benefi-
9.	Bod ing, tion	ly or Ben at the rens at and au	eficiary. equest o Idits und	ng evaluation My persona f the Managi ler OP KED. Il not be tran	l data may ng Authori	also be ent ity, the Inter	rusted to rmediate	special Body a	ist comp nd the be	anies im eneficiar	nplement- ry, inspec-
				I not be subj			•		reioriai oi	Barnsac	
	Му	persona	l data	will be stor 20 is settled	ed until t	the Knowle	dge-Edu	cation-E			
12.	iod@	miir.gov	<mark>v.pl</mark> or th	a Protection ne e-mail ado ontact details	lress				(when	applica	
13.		ve the rig Personal		lge a complai otection.	int with the	e supervisor	y body, v	vhich is	the Presi	dent of	the Office
14.	I hav	e the rig	tht to ac	cess my data	and corre	ct, delete o	r otherwi	ise limit	its proce	essing.	
						I ECIRI E SI			 E DDO IEC		TICIDANIT*

^{*} In the case of a minor's declaration of participation, the declaration should be signed by their legal guardian.