COMMISSION DECISION

C/2007/6482 of 20/12/2007

adopting a Programme on financing the participation of Serbia in the ERDF European Territorial Co–operation transnational programme "South–East European Space" under the IPA Cross–border Co–operation component, for the year 2007

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1085/2006 of 17 July 2006 establishing an Instrument for Pre-Accession Assistance (IPA), and in particular Article 14(2)(a) thereof,

Whereas:

(1) Regulation (EC) No 1085/2006 lays down the objectives and main principles for pre-accession assistance to candidate and potential candidate countries.

(2) In accordance with Article 7 of Regulation (EC) No 1085/2006, the assistance should be provided through multi-annual or annual programmes, which can be established by country, by group of countries or by component. These programmes should be drawn up in accordance with the general policy framework referred to in Article 4 of Regulation (EC) No 1085/2006 and the relevant multi-annual indicative planning documents referred to in Article 6 of that Regulation.

(3) The Council has established a European Partnership for Serbia. The Commission has adopted on 18/06/2007 the Multi-annual Indicative Planning Document 2007-2009 for Serbia which presents the main priorities for pre-accession assistance to that country.

(4) In accordance with Article 9 of Regulation (EC) No 1085/2006 and as provided in Article 86 (4) of the Commission Regulation (EC) No 718/2007 of 12 June 2007 implementing Council Regulation (EC) No 1085/2006 establishing an instrument for pre–accession assistance (IPA) (hereinafter referred to as the "IPA Implementing Regulation"), the IPA Cross–border Co–operation component may also support, where appropriate, the participation of the eligible regions of the beneficiary countries in transnational programmes under the European Territorial Co–operation objective of the Structural Funds.

(5) Having regard to the intention expressed by the responsible national authorities, for the year 2007 the IPA Cross–border Co–operation component should finance the participation of Serbia in the ERDF European Territorial Co–operation transnational programme "South–East European Space", which is currently being finalised, subject to the condition that this programme is adopted. This programme would aim at supporting the establishment and development of transnational co–operation through the financing of networks and of actions conducive to integrated territorial

1 OJ L 210, 31.7.2006, p.82.
3 C(2007)2497
4 OJ L 170, 29.6.2007, p.1
development, concentrating primarily on the following priority areas: innovation, environment, accessibility, sustainable urban development.

(6) This decision meets the requirements of Article 90 of Commission Regulation (EC, Euratom) No 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of Council Regulation No 1605/2002\(^5\) and constitutes thus a financing decision within the meaning of Article 75 (2) of Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities\(^6\).

(7) The measures provided for by this Decision are in accordance with the opinion of the IPA Committee,

HAS DECIDED AS FOLLOWS:

Article 1

The Programme on financing the participation of Serbia in the ERDF European Territorial Co-operation transnational programme "South–East European Space" under the IPA Cross-border Co-operation component for the year 2007, as set out in the Annex, is hereby adopted. This programme shall be implemented by centralised management.

It shall be implemented by means of a Financing Agreement to be concluded between the Commission and the Government of Serbia. Such Financing Agreement shall be concluded only after the adoption by the Commission of the ERDF European Territorial Co-operation transnational programme "South–East European Space".

Article 2

The maximum amount of Community contribution shall be EUR 1,114,228 to be financed through Item 22.02.04.01 of the general budget of the European Communities for the year 2007.

Done at Brussels, […]

For the Commission

[...]

Member of the Commission

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1. **IDENTIFICATION**

<table>
<thead>
<tr>
<th>Beneficiary</th>
<th>Republic of Serbia</th>
</tr>
</thead>
<tbody>
<tr>
<td>CRIS number</td>
<td>2007/019-462</td>
</tr>
<tr>
<td>Year</td>
<td>2007</td>
</tr>
<tr>
<td>Cost</td>
<td>€ 1,114,228</td>
</tr>
<tr>
<td>Operating structure</td>
<td>Ministry of Finance of the Republic of Serbia</td>
</tr>
<tr>
<td>Implementing Authority</td>
<td>European Commission</td>
</tr>
<tr>
<td>Final date for concluding the Financing Agreement:</td>
<td>at the latest by 31 December 2008</td>
</tr>
<tr>
<td>Final date for contracting</td>
<td>2 years following the date of conclusion of the Financing Agreement. No deadline for audit and evaluation projects covered by this Financing Agreement, as referred to in Article 166(2) of the Financial Regulation. These dates apply also to the national co-financing.</td>
</tr>
<tr>
<td>Final date for execution</td>
<td>2 years following the end date for contracting. These dates apply also to the national co-financing.</td>
</tr>
<tr>
<td>Sector Code</td>
<td>16381, 41010, 21010, 43030, 99810</td>
</tr>
<tr>
<td>Budget lines concerned</td>
<td>22.02.04.01</td>
</tr>
<tr>
<td>Programming Task Manager</td>
<td>DG ELARG Unit C2</td>
</tr>
<tr>
<td>Implementation Task Manager</td>
<td>EC Delegation to Serbia, Operations Section</td>
</tr>
</tbody>
</table>

2. **THE PROGRAMME**

2.1. **Introduction**

The purpose of this programme is to financially support – through the 2007 funds of the IPA Cross–border Co–operation component – the participation of Serbia in the ERDF transnational programme South–East European Space under the European Territorial Co–operation objective of the Structural Funds 2007–2013.
The establishment and development of transnational co-operation is one of the priorities of the European Territorial Co-operation objective of the Structural Funds 2007–2013. To this aim, the EU territory has been partitioned in several homogeneous spaces and the relevant Member States have been invited to submit a transnational co-operation operational programme – financed by the European Regional Development Fund (ERDF) – for the given space.

Considering their geographical inclusion in two of these homogeneous spaces – South-East European Space and Mediterranean Space – the candidate/potential candidate countries have been invited to participate in the relevant operational programmes. The participating Member States are currently in the process of finalising the operational programmes for these two spaces under the lead of Hungary (South–East European Space) and France (Mediterranean Space) which are home of the respective Managing Authorities.

The responsible authorities of Serbia have accepted one of the invitations and decided to take part in the South–East European Space programme with the financial support of the IPA Cross–border Co–operation component for the year 2007.

The entire territory of Serbia is eligible to the South–East European Space programme.

2.2. **Objective of the programme**

The objective of this programme is twofold:

- To support the participation of partners from candidate/potential candidate countries in joint transnational co-operation activities with partners from EU Member States;
- To familiarise candidate/potential candidate countries with territorial co-operation programmes under the EU Structural Funds in view of their implementation upon accession.

2.3. **Priority axis**

The ERDF South–East European Space programme aims at the establishment and development of transnational co-operation through the financing of networks and of actions conducive to integrated territorial development, concentrating primarily on the following areas:

(a) **innovation**: the creation and development of scientific and technological networks, and the enhancement of regional R&TD and innovation capacities, where these make a direct contribution to the balanced economic development of transnational areas. Actions may include: the establishment of networks between appropriate tertiary education and research institutions and SMEs; links to improve access to scientific knowledge and technology transfer between R&TD facilities and international centres of RTD excellence; twinning of technology transfer institutions; and development of joint financial engineering instruments directed at supporting R&TD in SMEs;

(b) **environment**: water management, energy efficiency, risk prevention and environmental protection activities with a clear transnational dimension. Actions may include: protection and management of river basins, coastal zones, marine resources, water services and wetlands; fire, drought and flood prevention; the promotion of maritime security and protection against natural and technological risks; and protection and enhancement of the natural heritage in support of socio-economic development and sustainable tourism;

(c) **accessibility**: activities to improve access to and quality of transport and telecommunications services where these have a clear transnational dimension.
Actions may include: investments in cross-border sections of trans-European networks; improved local and regional access to national and transnational networks; enhanced interoperability of national and regional systems; and promotion of advanced information and communication technologies;

(d) **sustainable urban development**: strengthening polycentric development at transnational, national and regional level, with a clear transnational impact. Actions may include: the creation and improvement of urban networks and urban-rural links; strategies to tackle common urban-rural issues; preservation and promotion of the cultural heritage, and the strategic integration of development zones on a transnational basis.

The South–East European Space operational programme, to be adopted by the Commission, should further specify the co–operation priorities and actions to be implemented by the participating countries. The priorities should be essentially implemented through single calls for proposals covering all the eligible territory, including that of the participating candidate/potential candidate countries. The first call for proposals is expected to be published in 2008.

The detailed selection and award criteria for the award of grants will be laid down in the call for proposals–application pack (Guidelines for applicants).

Up to 10% of IPA funds allocated to Serbia for its participation in the "South–East European Space" programme can be used to co–finance (up to 85% of the eligible expenditure) the operational and administrative costs incurred by the national authorities in the implementation of the programme.

These may include, *inter alia*, the following costs:

- support to the Operating Structure;
- expenses for participation in different meetings related to the implementation of the programme;
- costs related to the participation of national staff in the Joint Technical Secretariat, with the exclusion of salaries of public officials, and to the establishment, as appropriate, of national antennae of JTS or info points;
- Administrative and operational costs, including the costs of preparation, monitoring and evaluation of the programme, support to projects preparation, appraisal and selection of operations, the organisation of meetings related to the programme, translation, information and publicity costs.

The main aim of the IPA contribution to this expenditure is to facilitate an effective and efficient administration and implementation of this programme in Serbia.

The main beneficiaries of the TA funds would be the Operating Structure, the Joint Technical Secretariat (main and JTS antenna or info point), any other structures/bodies related to development and implementation of this programme, and the programme beneficiaries.

Considering that the relevant national authorities (Operating structures or CBC Coordinator – within the meaning of Art. 22(2)(b) of the IPA Implementing Regulation) enjoy a *de facto* monopoly situation (within the meaning of Article 168, paragraph 1, sub–paragraph c of the Implementing Rules to the Financial Regulation) for managing the Serbia's participation in the South–East European Space programme, a direct grant agreement without a call for proposals for the Technical Assistance's amount specified in the Financing table in Section 3.1, shall be concluded between the Commission (EC Delegation) and the relevant national
authorities. This direct grant agreement can be signed as soon as the Financing Agreement concerning this programme has been concluded (2008).

Activities covered by the direct grant agreement (e.g. TA, evaluation, publicity, etc.) can be procured further by the grantee.

2.4. Overview of past and on–going experience in transnational co–operation, including lessons learned

In 2004–06, CARDS funds financed the participation of Western Balkan countries in the Neighbourhood programme "Central, Adriatic, Danubian and South–Eastern European Space" (CADSES), one of the given 2000–2006 European transnational co–operation areas covered by the INTERREG IIIB initiative. The participation in the CADSES programme, the precursor of the 2007–13 South–East European Space programme, provided the first opportunity to Western Balkan countries to get involved in transnational co–operation with EU Member States and, by the same occasion, to get familiar with the procedures of INTERREG programmes.

As the CADSES programme was implemented through single joint calls for proposals, the lessons learned for the participating candidate/potential candidate countries are as follows:

– national authorities have to allocate enough human resources to take active part in the management structures of the programme (joint monitoring committee, joint steering/evaluation committee, joint technical secretariat) and to follow up the implementation of the programme/projects in the country concerned. A small fraction of Community funds allocated to each candidate/potential candidate country shall be available to cover the operational costs linked with the implementation of the programme;

– effective co–ordination between EC Delegations of participating candidate/potential candidate countries (e.g. in performing ex–ante approval of the single calls for proposals prior to their publication) and between them and the Managing Authority, is key to ensure a smooth and timely implementation of the programme.

2.5. Conditions

The operational programme South–East European Space is currently being finalised before being adopted by the Commission in the context of Structural Funds 2007–13. The Financing Agreement between the Commission and the Government of Serbia concerning this Financing proposal shall be concluded only after the adoption by the Commission of the above ERDF transnational programme.

2.6. Benchmarks

("N" being the date of conclusion of the Financing Agreement)

<table>
<thead>
<tr>
<th>Benchmark</th>
<th>N (2008)</th>
<th>N+1 (cumulative)</th>
<th>N+2 (cumulative)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of calls for proposals launched</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contracting Rate (%)</td>
<td></td>
<td>100%</td>
<td></td>
</tr>
<tr>
<td>Number of direct grant agreements (TA funds)</td>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2.7. Roadmap for the decentralisation of the management of EU funds without ex ante controls by the Commission

In Serbia, the Government has established a DIS working group which will produce by the beginning of 2008 a Strategy and Action Plan for the implementation of Decentralized Implementation System. In addition, the working group will prepare capacity building plans for DIS institutions and make preparatory activities for signing MoU for introduction of DIS.

3. BUDGET FOR 2007

3.1. Indicative 2007 financial table

<table>
<thead>
<tr>
<th></th>
<th>EU – IPA assistance</th>
<th>National Contribution</th>
<th>Total (IPA plus National Contribution)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>EUR</td>
<td>%</td>
<td>EUR (%)</td>
</tr>
<tr>
<td>Participation in the South–East European Space transnational programme</td>
<td>1,002,805</td>
<td>85%</td>
<td>176,966</td>
</tr>
<tr>
<td>TA funds (Maximum of 10% of total EU IPA funds allocated)</td>
<td>111,423</td>
<td>85%</td>
<td>19,663</td>
</tr>
<tr>
<td>TOTAL</td>
<td>1,114,228</td>
<td>85%</td>
<td>196,629</td>
</tr>
</tbody>
</table>

3.2. Principle of co-financing applying to the projects funded under the programme

The Community contribution has been calculated in relation to the eligible expenditure which, in the case of this programme, is based on the total expenditure.

4. IMPLEMENTATION ARRANGEMENTS

4.1. Introduction

This programme provides Serbia with IPA component II funds to finance the participation of its national partners in joint transnational co-operation projects under the ERDF transnational programme South–East European Space.

Main steps of the implementation will be as follows:

(a) Responsible authorities of Serbia shall establish an Operating Structure to deal with the management and implementation of this programme. The Operating Structure will co-operate with the Managing Authority of the South–East European Space programme and will be represented in the Joint Monitoring Committee of the above transnational programme as a full member.
(b) The Joint Monitoring Committee of the above transnational programme will prepare the Call for proposals—Application pack (Guidelines for applicants) for the implementation of the programme.

c) Before being published, the Call for proposals notice and its Application pack shall be submitted to the EC Delegations of the candidate/potential candidate countries participating in the transnational programme, for ex-ante approval.

d) To be eligible for financing by IPA, joint operations shall include beneficiaries from both Member States and IPA countries. Applications for joint operations shall identify a financial lead partner located in a Member State for the part of the joint operation taking place on the EU side with ERDF funds, and a financial lead partner in each of the participating candidate/potential candidate country for the part of the joint operation taking place on the candidate/potential candidate side with IPA funds. Applications must clearly distinguish between activities – and their costs – taking place on the EU side with ERDF funds and those taking place on the candidate/potential candidate side with IPA funds.

(e) The Joint Monitoring Committee of the above transnational programme is responsible for selecting joint operations in accordance with Structural Funds rules.

(f) The evaluation report and the list of joint operations selected for financing shall be submitted to the EC Delegations for approval. This approval will concern only the participation of partners from Serbia in the relevant joint operations.

(g) The EC Delegation of Serbia will issue the IPA grants to the national lead partners participating in the selected joint operations (while the Managing Authority of the South–East European Space programme will issue the ERDF grants to the lead partners responsible for the part of the joint operations taking place on the EU territory).

4.2. Method of Implementation

This programme shall be implemented on a centralised basis by the European Commission in accordance with Article 53a of the Financial Regulation\(^7\) and the corresponding provisions of the Implementing Rules\(^8\).

In the event of centralised management, the Commission shall:

- approve the Calls for proposals and their Application packs (Guidelines for applicants) drawn by the joint management structures of the South–East European Space ERDF transnational programme prior to their publication;
- formally confirm the operations selected by the joint management structures of the South–East European Space ERDF transnational programmes far as the participation of a beneficiary of Serbia is concerned;
- retain, in all cases, the right to issue a grant to the lead beneficiary of Serbia participating in a joint operation.

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4.3. General rules for Procurement and grant award procedures

Procurement shall follow the provisions of Part Two, Title IV of the Financial Regulation and Part Two, Title III, Chapter 3 of its Implementing Rules\(^9\) as well as the rules and procedures for service, supply and works contracts financed from the general budget of the European Communities for the purposes of cooperation with third countries adopted by the Commission on 24 May 2007 (C(2007)2034).

Grant award procedures shall follow the provisions of Part One, Title VI of the Financial Regulation and Part One, Title VI of its Implementing Rules.

Where appropriate, the Contracting Authorities shall also use the standard templates and models facilitating the application of the above rules provided for in the “Practical Guide to contract procedures for EC external actions” (“Practical Guide”) as published on the EuropeAid website\(^{10}\) at the date of the initiation of the procurement or grant award procedure.

4.4. Environmental Impact Assessment and Nature Conservation

All investments shall be carried out in compliance with the relevant Community environmental legislation.

The procedures for environmental impact assessment as set down in the EIA-directive\(^{11}\) fully apply to all investment projects under IPA. If the EIA-directive has not yet been fully transposed, the procedures should be similar to the ones established in the above-mentioned directive.

If a project is likely to affect sites of nature conservation importance, an appropriate nature conservation assessment shall be made, equivalent to that provided for in Article 6 of the Habitats Directive must be documented\(^{12}\).

5. MONITORING AND EVALUATION

5.1. Monitoring

In Serbia, the Commission may undertake any actions it deems necessary to monitor the programmes concerned.

5.2. Evaluation

The ERDF transnational programmes are subject to evaluation according to the Structural Funds Regulation (EC) No 1083/2006, under the responsibility of the Managing Authority located in one of the participating Member States. When such an evaluation is conducted, every effort should be made to evaluate also the elements concerning the participation of candidate/potential candidate countries in the transnational programme.

This programme shall be subject to evaluations in accordance with Articles 57 and 82 of the IPA Implementing Regulation, with an aim to improve the quality, effectiveness and

\(^9\) See footnotes 7 and 8 above

\(^{10}\) current address: http://ec.europa.eu/europeaid/work/procedures/implementation/practical_guide/index_en.htm


consistency of the assistance from Community funds and the strategy and implementation of the programme.

The Commission may also carry out strategic evaluations.

6. **AUDIT, FINANCIAL CONTROL, ANTIFRAUD MEASURES**

6.1. **Audit, Financial Control and Anti-fraud measures**

The accounts and operations of all parties involved in the implementation of this programme, as well as all contracts and agreements implementing this programme, are subject to, on the one hand, the supervision and financial control by the Commission (including the European Anti-Fraud Office), which may carry out checks at its discretion, either by itself or through an outside auditor and, on the other hand, audits by the European Court of Auditors. This includes measures such as ex-ante verification of tendering and contracting carried out by the Delegations in the Beneficiary Countries.

In order to ensure the efficient protection of the financial interests of the Community, the Commission (including the European Anti-Fraud Office) may conduct on-the-spot checks and inspections in accordance with the procedures foreseen in Council Regulation (EC, Euratom) 2185/96\(^\text{13}\).

The controls and audits described above are applicable to all contractors, subcontractors and grant beneficiaries who have received Community funds.

7. **LIMITED CHANGES**

Limited changes in the implementation of this programme affecting essential elements listed under Article 90 of the Implementing Rules to the Financial Regulation, which are of an indicative nature\(^\text{14}\), may be undertaken by the Commission's authorising officer by delegation (AOD), or by the Commission's authorising officer by sub-delegation (AOSD), in line with the delegation of powers conferred upon him by the AOD, in accordance with the principles of sound financial management without an amending financing decision being necessary.

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\(^{14}\) These essential elements of an indicative nature are, for grants, the indicative amount of the call for proposals and, for procurement, the indicative number and type of contracts envisaged and the indicative time frame for launching the procurement procedures.