ANNEX III
SPECIFIC PROVISIONS

MARIE CURIE INDUSTRY-ACADEMIA
PARTNERSHIP AND PATHWAYS
[MULTI-BENEFICIARY]

III. 1 – Definitions

In addition to the definitions in Article II.1, the following definitions apply to this grant agreement:

1. **Agreement**: means the written agreement concluded between the beneficiary(ies) concerned, and a researcher, pursuant to Article III.4.

2. **Location of origin**: means the place where the researcher was residing or carrying out his/her main activity when taking up appointment at the start of his/her knowledge sharing and inter-sector mobility activities unless (s)he has resided or carried out his/her main activity for less than 12 months in this location immediately prior to this date. In the latter case, the location of origin is the capital city of the country of his/her nationality. In case of a researcher holding more than one nationality, the location of origin is the capital city of the country where the researcher was residing for the longest period during the last 5 years prior to his/her appointment.

3. **Beneficiary home organisation** means the beneficiary from which the researcher is a staff member or is newly recruited.

4. **Beneficiary host organisation** means the beneficiary hosting the staff member researcher for the secondment period.

5. **Parental leave**: means the period of leave related to a maternity or a paternity to be taken by the researcher under the law referred to in Article III.4.1.g).

6. **Staff member researcher**: means an early stage or an experienced researcher selected amongst the staff members by his/her beneficiary home organisation to benefit from the knowledge sharing and inter-sector mobility activities of the project.

7. **Newly recruited researcher** means a non-staff experienced researcher recruited by the beneficiary home organisation to benefit from the knowledge-sharing and inter-sector mobility activities of the project.

8. **Early stage researcher** means a researcher in the first 4 years (full-time equivalent) of their research careers, including the period of research training, starting at the date of obtaining the degree which would formally entitle him/her to embark on a doctorate either in the country in which the degree was obtained or in the country in which the
knowledge sharing and inter-sector mobility activities are provided, irrespective whether or not a doctorate is envisaged.

9. **Experienced researcher** means a researcher 1) already in possession of a doctoral degree, independently of the time taken to acquire it or 2) having at least 4 years of research experience (full-time equivalent) after obtaining the degree which formally allows him/her to embark on a doctorate in the country in which the degree/ diploma was obtained or in the country where the knowledge sharing and inter-sector mobility activities are provided.

10. **Researcher**: means an eligible early stage or experienced researcher selected and appointed by a beneficiary to participate in the project.

11. **Knowledge sharing and inter-sector mobility activities**: means the activities related to the researcher under the project as described in the agreement.

12. **Secondment period**: means the period spent by a staff member researcher at a beneficiary host organisation under the project.

**PART A: IMPLEMENTATION OF THE PROJECT**

**III. 2 – Performance obligations**

1. In addition to the obligations identified in Article II.2.4, the consortium shall:

   a) take all necessary and reasonable measures to recruit at least 40% women researchers in the project;

   b) take decisions on any re-distribution of the indicative allocation of the researchers-months to be selected on the project as per the respective table in Annex I, and inform beforehand the Commission of any such transfers through the submission of an updated table. The Commission reserves the right not to accept the proposed re-distribution, in cases where it is considered detrimental to the proper implementation of the project.

2. In addition to the obligations identified in Article II.3, the beneficiary home organisation shall:

   a) select, in agreement with the beneficiary host organisation concerned for the staff member researchers, each researcher according to the eligibility criteria set forth in Article III.3 ensuring that each researcher fulfils the eligibility criteria at the time of appointment under the project;

   b) conclude, together with the beneficiary host organisation concerned for the staff member researchers, an agreement with each researcher appointed under the project, in accordance with the provisions of Article III.4;

   c) host the newly recruited researcher for the period(s) specified in the agreement;

   d) ensure that the newly recruited researcher is covered under the social security scheme, which is applied to employees in the country of the beneficiary home organisation, or under a social security scheme providing an adequate protection in terms of level and scope; provided that the social security scheme covers the researcher at any place of the implementation of the knowledge sharing and inter-sector mobility activities;
e) ensure that the *newly recruited researcher* enjoys, the same standards of safety and occupational health as those awarded to local researchers holding a similar position;

f) execute, by the due dates, in accordance with the *agreement* provided for in Article III.4, all the payments for which it is responsible;

g) provide, throughout the duration of the *grant agreement*, the means, including the infrastructure, equipment and products, for implementing the *project* in the scientific and technical fields concerned and to make these means available to the *newly recruited researcher*, as necessary;

h) provide reasonable assistance to the *researchers* in all administrative procedures required by the relevant authorities of the *home organisation beneficiary* as well as in all administrative procedures necessary for *secondment periods*, such as visas and work permits required by the relevant authorities of the country of the *beneficiary host organisation*;

i) for *secondments periods*, transfer the contribution received for the benefit of the *researchers* selected and the subsequent contribution for the *beneficiary* pursuant to Article III.7.1 and III.7.2.a) to the *beneficiary host organisation* concerned;

j) ensure that each *researcher* will work under the *project* for the time specified in the *agreement*;

k) ensure by contractual means the commitment to host the *staff member researcher* on his/her return after the *secondment period* for at least 12 months and maintain his/her appointment contract in force before the *secondment period* for at least 12 months after the *secondment period*;

l) take measures to ensure that each *researcher* completes the evaluation questionnaires, provided by the *Commission*, at the end of the *researcher knowledge-sharing and inter sector mobility activities*;

m) contact each *researcher* two years after the end of the *project* in order to invite him/her to complete the follow-up questionnaires, provided by the *Commission*;

n) record and update, for at least three years after the end of the *project*, the contact details of the *researchers*;

o) transmit to the *Commission* the completed questionnaires mentioned in point l) and m) of this paragraph as well as the information mentioned in point n) of this paragraph upon request.

3. In addition to the obligations identified in Article II.3.2, each *beneficiary host organisation* shall:

a) conclude, together with the *beneficiary home organisation* an *agreement* with each *staff member researcher* hosted for a *secondment period* under the *project*, in accordance with the provisions of Article III.4 and host the concerned *staff member researcher* for the period(s) specified in the *agreement*;

b) during the *secondment period*, ensure that the *staff member researcher* is covered under the social security scheme, which is applied to employees in the country of the *beneficiary host organisation*, or under a social security scheme providing an adequate protection in terms of level and scope; provided that the social security scheme covers the *researcher* at
any place of the implementation of the *knowledge sharing and inter sector mobility activities*;

c) during the *secondment period*, ensure that the *staff member researcher* enjoys, the same standards of safety and occupational health as those awarded to local researchers holding a similar position;

d) execute, by the due dates, in accordance with the *agreement* provided for in Article III.4, all the payments for which it is responsible;

e) provide, throughout the duration of the *grant agreement*, the means, including the infrastructure, equipment and products, for implementing the *project* in the scientific and technical fields concerned and to make these means available to the *staff member researcher*, as necessary;

f) provide reasonable assistance to the *staff member researcher* in all administrative procedures such as visas and work permits required by the relevant authorities of the *beneficiary host organisation*;

g) ensure that each *staff member researcher* will work under the *project* for the time specified in the *agreement*;

h) take all necessary and reasonable measures to ensure the return of the *member staff researcher* after the *secondment period* to his/her *beneficiary home organisation*.

4. In addition to the obligations identified in Article II.3, each *beneficiary* shall inform the *Commission* of any event which might affect the implementation of the *project* and the rights of the *Community* and of any circumstance affecting the conditions of participation referred to in the *Rules for Participation*, the *Financial Regulation* and any requirements of the *grant agreement*, including:

- any *change of control*;

- any significant modification relating to an *agreement*;

- any modification relating to the information having served as a basis for the selection of a *researcher*;

- *parental leave* at the request of a *researcher* and its consequences pursuant to the applicable national law, in particular its duration, its financial implications and the legal and contractual obligations of the *beneficiary* during this period.

**III. 3 – Selection of the researcher(s)**

1. In accordance with the conditions mentioned below, the *beneficiary home organisation* shall select, in agreement with the *beneficiary host organisation* concerned the necessary number of *researchers* according to the objectives of the *project* and the indicative distribution as referred to in Annex I.

2. Criteria for eligibility of *newly recruited researcher(s)*:
To be eligible, each newly recruited researcher must simultaneously fulfil the following criteria at the time of appointment by the beneficiary home organisation concerned in the frame of this project.

a) Nationality

The researcher may be a national of a Member State of the Community, of an Associated State or of any other third country.

b) Mobility

The newly recruited researcher shall not be a national of the State in which the beneficiary home organisation is located.

In the case of a newly recruited researcher holding more than one nationality, he/she will be able to be hosted by a beneficiary home organisation located in the country of his/her nationality in which (s)he has not resided during the previous 5 years.

At the time of appointment, the researcher may not have resided or carried out his/her main activity in the country of the beneficiary home organisation, for more than 12 months in the 3 years immediately prior to his/her appointment under the project. Short stays such as holidays are not taken into account.

As an exception to the general rule, a researcher holding the nationality from a Member State or an Associated Country can carry out his/her knowledge sharing and inter-sector mobility activities in his/her country of nationality if he/she can provide evidence testifying that s/he has legally resided and had his/her main activity in a non-Member State or in a non-Associated Country for at least three of the last four years immediately prior to his/her appointment.

These mobility rules do not apply if the newly recruited researcher is appointed by an international European interest organisation, an international organisation or the JRC.

c) Qualifications and research experience

To be eligible, the newly recruited researcher must be an experienced researcher

3. Criteria for the eligibility of staff member researcher(s)

a) Mobility

At the time of appointment, the staff member researcher may not have resided or carried out his/her main activity in the country of the beneficiary host organisation, for more than 12 months in the 3 years immediately prior to his/her appointment under the project. Short stays such as holidays are not taken into account.

b) Qualification and research experience

To be eligible for a secondment period, a staff member researcher must be an early stage or an experienced researcher and, in addition, must have been active continuously for at least 12 months (full time equivalent) at the premises of the beneficiary home organisation.
Technical and research managerial staff of the beneficiary home organisation can be assimilated to early stage or experienced researchers depending on their level of professional experience and are eligible if they are involved in research activities.

4. Criteria for eligibility of the researcher transfer knowledge sharing and inter sector mobility activities

a) Duration

Newly recruited researchers can be appointed under the project for at least one year up to a maximum of two years (full-time equivalent).

The secondment period carried out by a staff member researcher can have duration of at least 2 months up to a maximum of 24 months (full-time equivalent).

The researcher must devote him/herself full-time to his/her knowledge sharing and inter sector mobility activities. Only for duly justified reasons associated with personal or family circumstances, may the researcher be allowed to devote him/herself part-time to his/her knowledge sharing and inter sector mobility activities.

The period spent under the project can be split in several stays not exceeding 24 months in total and not going beyond the project duration. The duration of each phase shall have significance for the knowledge sharing and inter sector mobility activities and form a coherent part of them or be justified on grounds of family reasons of the researcher.

b) Content

The knowledge sharing and inter sector mobility activities must consist of activities within a scientific and technological area in the framework of the project defined in Annex I.

5. Selection procedure

a) Selection criteria

The beneficiary home organisation in agreement with the beneficiary host organisation concerned for secondment periods must select the researchers, following open, transparent, impartial and equitable selection procedures, on the basis of:

- their scientific skills and the relevance of their research experience with the research area set out in Annex I;

- their ability to carry out the knowledge sharing and inter sector mobility activities and

- their conformity with the required criteria for eligibility of the researcher as defined in paragraph 2 and 3 of this Article.

b) Equal opportunities

Pursuant to Article III.2.1.a), the beneficiaries endeavour to assure a fair female representation by promoting real equal access opportunities between men and women throughout the selection.
To that end, they seek and encourage female candidates and pay, in the application of the selection criteria referred to in point a) of this paragraph, a particular attention to ensure no gender discrimination.

III. 4 - The beneficiaries' relationship with the researcher

1. The agreement shall determine, in accordance with the grant agreement the conditions for implementing the knowledge sharing and inter sector mobility activities and the respective rights and obligations of the researcher, the beneficiary home organisation and, for secondment periods, the beneficiary host organisation concerned.

The grant agreement including any possible amendment shall be annexed to the agreement. An original of the agreement must be kept by the beneficiary(ies) concerned for the purposes of audit for the period mentioned in Article II.21.3.

Within 20 days of the appointment of the researcher, beneficiaries concerned shall transmit to the Commission, via the co-ordinator, a signed declaration on the conformity of the agreement with this grant agreement. The co-ordinator shall register the appointment and update the list and description of vacancies available, following the layout and procedures communicated by the Commission.

The agreement shall specify in particular:

a) the name of the scientist(s) in charge of supervising the knowledge sharing and inter sector mobility activities at the beneficiary home organisation and, where applicable, at the beneficiary host organisation as well as a description (abstract) of these activities;

b) the amounts that the researcher is entitled to receive from the beneficiary home organisation, via the beneficiary host organisation for secondment periods, pursuant to this grant agreement and the arrangements for payment of the amounts due to the researcher;

c) any additional contribution paid by one or both beneficiary(ies) concerned to the researcher for the purpose of this project and the arrangements for payment of this amount;

d) any amount deducted, subject to a legal justification;

e) that, the researcher, for his/her knowledge sharing and inter sector mobility activities, shall not be allowed to receive other incomes than those received from the beneficiary(ies) pursuant to points b) and c) of this paragraph;

f) the conversion and exchange rate(s) used, including the reference date(s) and source(s), when payments are made in a national currency other than the Euro;

g) the law applicable to the agreement;

h) the social security coverage provided to the researcher;

i) the provisions for annual and sickness leave according to the internal rules of the beneficiary where the knowledge sharing and inter sector mobility activities are carried out;

j) that the researcher must devote him/herself full-time to his/her knowledge sharing and inter sector mobility activities unless there are duly justified reasons connected to personal or family circumstances;
k) the description and the timetable for the implementation of the *knowledge sharing and inter sector mobility activities*, in case that those activities are split in several separate periods;

l) the total duration of the *agreement*, the nature and the date of the appointment of the *researcher* in terms of status, provided that the requirements set forth in Article III.2.2. d) and e) and Article III.2.3.b) and c) as well as in Article III.7.1.a) are respected and that the working conditions are comparable to those awarded to local researchers holding a similar position;

m) the location(s) where the *knowledge sharing and inter sector mobility activities* will take place;

n) that the *researcher* shall inform the *beneficiary(ies)* concerned as soon as possible of circumstances likely to have an effect on the performance of the *grant agreement* or the *agreement*, such as a pregnancy or a sickness that may directly affect the implementation of the *agreement*;

o) the arrangements between the *beneficiary(ies)* and the *researcher* during and after the *knowledge sharing and inter sector mobility activities* relating to intellectual property rights, in particular the access to *background*, the use of *foreground*, publicity and confidentiality provided that they are compatible with the provisions in articles II. 9, 12, 25-33 and Articles III. 5, 6, 8, 9;

p) the express guarantee from the *beneficiary home organisation* that the appointment contract in force before the *secondment period* will be maintained for at least 12 months after the *secondment period*;

q) the commitment of the *staff member researcher* to return to the *beneficiary home organisation* premises for at least 12 months;

r) that the *researcher* shall commit him/herself to complete, sign and transmit to the *beneficiary home organisation* the evaluation and follow up questionnaires referred to in points l) and m) of Article III.2.2;

s) that the *researcher* shall commit him/herself to keep the *beneficiary home organisation* informed for three years following the end of the *project* of any change in his/her contact details;

t) that the *researcher* will acknowledge the support of the *Community* under a *Marie Curie Industry-Academia Partnership and Pathways* in any related publications or other media in accordance with Article III.7.

2. The payment arrangements referred to in paragraph 1.b) of this Article shall be based on the principle of monthly payments in arrears unless this is contrary to the applicable law mentioned in paragraph 1.g) of this Article. They must provide for payments to the *researcher* from the beginning of his/her appointment as well as for payment of the full amounts allocated for the benefit of the *researcher* at the latest at the end of the *project*.

**III. 5 – Confidentiality**
The beneficiaries shall ensure that the researcher has the same rights and comply with the same obligations as the concerned beneficiary, as referred to in Article II.9.

III. 6 – Publicity

The beneficiaries shall ensure that the researcher has the same rights and comply with the same obligations as the concerned beneficiary, as referred to in Article II.12.

PART B - FINANCIAL PROVISIONS

III. 7 – Eligible Costs

Costs may be charged to the grant agreement provided that they comply with the provisions set forth in Part B of Annex II.

In particular, costs related to the knowledge sharing and inter sector mobility activities carried out under the project may be reimbursed by the Commission as follows:

1. Eligible expenses for the activities carried out by the researchers

A flat rate is set out in Annex I exclusively for the benefit of the researchers appointed under the project according to the applicable reference rates indicated in the Work Programme notwithstanding any additional contribution which might be paid by the beneficiary(ies) to the researchers.

This flat rate is set out on the basis of a full-time appointment of the researcher under the project (in case of a part-time appointment, the allowances shall be adapted pro-rata to the time actually spent on the project, and is distributed as follows:

a) A monthly living allowance for the period of the knowledge sharing and inter sector mobility activities: The beneficiary home organisation, in agreement, for secondment periods, with the beneficiary host organisation and in accordance with the indicative distribution as per the respective table in Annex I, can opt between appointing the researcher under an employment contract or a status equivalent to a fixed-amount fellowship according to the following annual rates:

<table>
<thead>
<tr>
<th>Categories</th>
<th>A. Researchers recruited under an employment contract/fellowship with full social security coverage (€/year)</th>
<th>B. Researchers receiving a fixed-amount fellowship with minimum social security coverage (€/year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Early stage researchers</td>
<td>33800</td>
<td>16900</td>
</tr>
<tr>
<td>Experienced researchers (4-10 years experience)</td>
<td>52000</td>
<td>26000</td>
</tr>
<tr>
<td>Experienced researchers (&gt;10 years experience)</td>
<td>78000</td>
<td>39000</td>
</tr>
</tbody>
</table>
The reference rates indicated above for *researchers* recruited under an employment contract include all compulsory deductions under national legislation in the context of this *agreement*. Any status proposed to the *researcher* equivalent to a fixed amount fellowship shall be compatible with the applicable legislation of the *beneficiary host organisation* and shall ensure that adequate social security has been provided to the *researcher*, but not necessarily paid from the fellowship.

*Newly recruited researchers* shall be appointed under an employment contract except in adequately documented cases or where national regulation would prohibit this possibility. When an employment contract can not be provided, the *beneficiary* shall appoint the *researcher* under a status equivalent to a fixed-amount fellowship according to the previously indicated annual rates.

b) A contribution to the mobility costs for the period of the *knowledge sharing and inter sector mobility activities*, consisting of:

- A monthly mobility allowance according to the family situation of the *researcher* at the time of his/her appointment provided that the *researcher* has undertaken a physical transnational mobility at the start of the secondment period/recruitment or within less than 12 months before his/her appointment under the *project*.

\[
\begin{align*}
€&\ 800/\text{month}: \text{Researcher with family charges}\ (\text{marriage or relationship with equivalent status to a marriage recognised by the applicable law pursuant to III.4.1.g or by the law of the country of nationality of the researcher}), \text{and/or charge of children.} \\
€&\ 500/\text{month}: \text{Researcher without family charges.}
\end{align*}
\]

In order to take into account the cost of living and the national salary structure in the country/ies where the *researcher* is carrying out the *knowledge sharing and inter sector mobility activities*, the correction coefficients indicated in the *Work Programme* shall be applied to the above mentioned monthly living and mobility allowances.

The Commission reserves the right to apply to the ongoing *grant agreements* revisions of the correction coefficients published in the *Work Programme* in case of an increase of the coefficient equal or superior to 10%. The necessary financial adjustments of the Community financial contribution will be made with the final payment.

In addition, the *researcher* entitled to the monthly mobility allowance, shall also receive a travel allowance calculated on the distance between his/her *location of origin* and the premises of the *beneficiary* concerned where s(he) is carrying out the *knowledge sharing and inter sector mobility activities* for every period of 12 months or less when the last period is less than 12 months. The first travel allowance should be paid first upon taking up appointment and yearly after.

The following rates are applied to the direct distance (as the crow flies) in kilometres between the *location of origin* and the premises of the *beneficiary concerned*. 


<table>
<thead>
<tr>
<th>Distance (km)</th>
<th>Fixed-amount rate (€)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 500</td>
<td>250</td>
</tr>
<tr>
<td>500 – 1.000</td>
<td>500</td>
</tr>
<tr>
<td>&gt;1.000 – 1.500</td>
<td>750</td>
</tr>
<tr>
<td>&gt;1.500 – 2.500</td>
<td>1 000</td>
</tr>
<tr>
<td>&gt;2.500 – 5.000</td>
<td>1 500</td>
</tr>
<tr>
<td>&gt;5.000 – 10.000</td>
<td>2 000</td>
</tr>
<tr>
<td>&gt;10.000</td>
<td>2 500</td>
</tr>
</tbody>
</table>

c) A single career exploratory allowance of € 2000 for the newly recruited researcher appointed under the project for at least one year.

In case of a suspension of an agreement due to parental leave, the Commission may decide, upon written request of the beneficiary(ies) concerned, to adjust the Community’s financial contribution to the benefit of the researcher according to the requirements of the particular case. Calculated on a monthly basis, the contribution shall not exceed the difference between the compensation received by the researcher under his/her social security coverage mentioned under Article III.4.1.g) and h) and the amount of the contribution defined in Article III.7.1.a).

Costs related to the other activities carried out under the project may be reimbursed by the Commission as follows:

2. Eligible expenses for the activities carried out by the beneficiaries

a) A flat rate contribution according to the reference rates established in the Work Programme is set out in Annex I to cover the expenses related to the execution of the project, to the participation of researchers in research and transfer of knowledge activities and to the co-ordination between beneficiaries.

b) A flat rate contribution according to the reference rates established in the Work Programme is set out in Annex I to cover expenses related to the organisation of international conferences, workshops and events open to researchers from outside the consortium.

c) Reimbursement of costs for management activities of the project: the maximum share of the Community contribution which may be charged to the project is 3%.

3. Equipment expenses for SMEs.

SMEs participating in the project as beneficiary(ies), may receive the reimbursement of the actual cost of small equipment and up to 10% of that part of the EC contribution allocated to the benefit of the concerned SME beneficiary if these costs are duly justified and on the basis of the Commission's prior approval.
4. Indirect costs

A flat rate of 10% of the direct eligible costs excluding direct eligible costs for sub-contracting and the cost of resources made available by third parties which are not used on the premises of the beneficiary may be charged to the grant agreement to cover the indirect costs of the project.

By derogation from Article 5.2, transfers of budget from the allowances allocated for the activities carried out by the researcher to the amounts allocated for the activities carried out by the beneficiary are not allowed.

PART C – INTELLECTUAL PROPERTY RIGHTS

III. 8 – Access rights

In addition to the provisions of Articles II.30-II.33, the beneficiaries shall ensure that the researcher enjoys, on a royalty-free basis, access rights to the background and to the foreground, if that background or foreground is needed for his/her knowledge sharing and inter-sector mobility activities

III. 9 – Incompatible or restrictive commitments

The beneficiaries required to grant access rights shall inform, as soon as possible, the researcher of any restriction which might substantially affect the granting of access rights, as the case may be.