

EUPeace Doctoral Mobility Grant Framework

1. Mobility Payment

The mobility support is granted from Erasmus+ funds of the EUPeace University Alliance and subject to the allocation of funds by the EU to the EUPeace Work Package 6. The financial arrangements differ among the partner universities of the EUPeace Alliance and are set out in the EUPeace Doctoral Mobility Grant Call. A financial agreement between the host and the sending institution with more details on the mobility funding will be issued after the acceptance of the mobility grant.

2. Obligations of the Host

The host invites the grantee to complete a mobility stay at the receiving institution and engages in providing office access and (if necessary) access to further infrastructure, supporting the successful completion of the mobility.

3. Obligations of the Grantee

- (1) The grantee undertakes to fulfil their tasks and professional duties conscientiously.
- (2) The grantee is obliged to comply with all instructions issued to them in their professional role.
- (3) Throughout the term of the Mobility Grant, the grantee undertakes to devote themselves exclusively to the work stated in the purpose description and not to undertake any other paid activities. Any exceptions to the above must be agreed in writing and in advance with the host responsible for supervising the activities of the grantee.
- (4) The grantee undertakes to immediately inform the host and the EUPeace Work Package 6 Lead of any circumstances that may impede the completion of the mobility, the fulfilment of its purpose or the compliance with this Mobility Grant Framework. These are in particular:
 - a. Any modification relating to the purpose of the Mobility Grant
 - b. Any modification relating to the information on which the grantee was accepted into this Mobility Grant
 - c. Any illness that may have a direct impact on the mobility
 - d. Notification of any changes relevant to the grantee's entitlement to the granted allowances (e.g. family allowance)
- (5) After completing the mobility, the grantee must submit proof to the EUPeace Work Package 6 Lead within two weeks by sending a short news item for the website and within two months by sending a two-page Mobility Grant report, describing how the purpose defined prior to the beginning of the Mobility Grant was achieved.
- (6) After completion of the mobility, the grantee must engage in at least one academic dissemination activity in the form of a teaching activity at the home institution, reporting on the mobility, its outcome and potential benefits for future doctoral candidates within the Alliance.

4. Intellectual Property Rights





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Each party shall continue to remain the sole owner of its material contributed to any joint activity. Arrangements relating to new intellectual property rights jointly created, results, and rights of publication shall be agreed in writing. In the interest of EUPeace's commitment to Open Science and Open Education, data and results should be made publicly accessible, provided they do not infringe the rights of third parties or endanger a patent application.

5. Rights of Access

During the mobility, the host will grant the grantee a non-exclusive gratuity-free right of access and use to the relevant data on the existing know-how and knowledge along with the results generated that are required for them to carry out the activities defined in the purpose description. The host shall inform the grantee as soon as possible of any restrictions that could significantly impact the granting of these rights.

6. Termination of the Mobility Grant

The Mobility Grant will end upon expiry of the date stated in the letter of invitation, without any notice being required. However, it can also be terminated immediately by the host in the event of good cause. Good cause exists in particular if

- (1) the grantee has obtained the Mobility Grant by deliberate or grossly negligent misrepresentation of material facts (false or incomplete information or concealment);
- (2) the Mobility Grant has not been used for the intended purpose and the grantee was aware of this or was only unaware of it due to gross negligence;
- (3) the grantee is not fulfilling their obligations under Article 3;
- (4) the purpose of the Mobility Grant can no longer be achieved.

7. Repayment of the Mobility Grant

If the purpose of the Mobility Grant is not or not fully achieved (e.g. due to premature termination), in particular if the reasons for termination pursuant to Article 6 (1), (2) and (3) of this Mobility Grant Framework apply, the amounts already paid out must be repaid by the grantee and may be subject to interest. On the basis of the Mobility Grant report specified in Article 3 (5), the Work Package 6 team will assess the fulfilment of the purpose. In the event that the purpose has not or not fully been achieved, the WP6 team will get into contact with the host and the grantee to reassess the grantee's eligibility for the Mobility Grant.

If the grantee terminates their Mobility Grant stay prematurely for reasons for which they are responsible either intentionally or through gross negligence, they must repay the granted amount.

8. Severability

If any individual provisions of the Mobility Grant Framework are partially or fully invalid, or if the Framework contains a missing regulation, the validity of the remaining provisions or parts of such provisions remains unaffected. In the place of the invalid or missing provisions, the relevant statutory regulations will apply.

This Framework is governed by the legal system of the country of the receiving institution. Any dispute arising from this agreement or in relation to it will be dealt exclusively by courts of the country the receiving instituion is from.







