EUROPEAN COMMISSION
DIRECTORATE-GENERAL FOR EDUCATION AND CULTURE

ERASMUS MUNDUS PROGRAMME

ADMINISTRATIVE AND FINANCIAL HANDBOOK

ACTION 4: ENHANCING ATTRACTIVENESS

Version April 2004
PURPOSE OF THE ADMINISTRATIVE AND FINANCIAL HANDBOOK

The rules outlined in this Handbook apply to grants for Action 4 ("Enhancing Attractiveness") under the Erasmus Mundus programme. The Handbook forms an annex to the Grant Agreement; consequently, the rules contained in it are contractually enforceable.

The Handbook is also intended to serve both as an aid for Beneficiaries and as a management tool. It is intended to:

- help Beneficiaries to run projects efficiently;
- clarify various matters arising from the Grant Agreement and its annexes;
- provide practical information to which Beneficiaries may refer at the various stages of the project;
- provide guidance for Beneficiaries on handling the financial side of projects in such a way that financial statements can be readily drawn up;
- ensure the smoothest possible relations between the parties involved by setting out an operational framework for the project.

Sound financial management of a project is essential to ensuring that the best results / products are produced at a moderate cost.
I. DEFINITIONS

Applicant: any institution or body, private, public or semi-public declaring its intention, in accordance with the set procedures, to submit a proposal. The applicant will become the Beneficiary when the proposal is accepted by the Commission and a Grant Agreement is signed between the Commission and the applicant.

Partner: any institution or body, private, public or semi-public, which is participating in a proposal / project and which has signed a letter by which it undertakes, according to the agreed arrangements, with the applicant, to contribute to the implementation of the project.

Beneficiary: any institution or body, private, public or semi-public that on behalf of the partnership, has signed the Grant Agreement with the Commission for the implementation of the project. The Beneficiary has the primary legal responsibility towards the Commission for the proper execution of the Grant Agreement. It is also responsible for the day-to-day co-ordination and management of the project and for distributing the Community funds allocated for this project to the other partners.

Co-ordinator: the person or institution selected among the partners institutions to be responsible for the necessary co-ordination and day-to-day management tasks at the implementation stage.

Legal Representative: the person legally authorised to enter into legal and financial commitments on behalf of the institution to which he / she belongs.


Irregularity: means an infringement of a provision of Community law or a breach of a contractual obligation resulting from an act or omission which has or would have the effect of prejudicing the general budget of the European Communities or budgets managed by it through unjustified expenditure.

Approved Budget: on the basis of the budget submitted by the applicant, the Commission, when assessing and selecting proposals, with the assistance of external experts, deducts any ineligible, unnecessary or excessive items of expenditure and determines the Approved Budget in the light of the project aims and in accordance with the rules on eligibility and financial evaluation as set out in Chapter III of this Handbook. On the basis of the Approved Budget, the Commission determines the Community grant to be provided for the project. This is expressed as a total amount, both in absolute terms and as a Community contribution limited to a maximum of 75% of the total eligible project costs. The grant will be broken down between the following main categories of expenditure:

1. staff costs
2. travel and subsistence
3. equipment and materials
4. subcontracting, consultancy and other external services
5. conferences and seminars
6. other direct costs
7. general (indirect) costs

The Approved Budget forms Annex II to the Grant Agreement between the Commission and the Beneficiary and thereby becomes a reference point (subject to any amendments agreed by the Commission) for the financial assessment of the Final Report to be submitted at the end of the project.
II. MODIFICATION OF THE GRANT AGREEMENT

If the smooth running of the project so requires, the Beneficiary may have the Grant Agreement amended during its term, subject to the formalities described below.

The Beneficiary must send the Commission a written request for such amendments, dated and signed by its legal representative. In order to be considered by the Commission, amendment requests must be submitted at least 60 calendar days before the end of the eligibility period detailed in the Grant Agreement. Please note that any request for an amendment must be supported by a detailed justification and full details of the changes sought. Failure to provide such supporting documentation may considerably delay the review process and could lead to a refusal of the request. It should also be noted that if no request for an amendment is submitted, this will cause serious difficulties at the stage of assessing the Final Report and in certain circumstances can result in a reduction of the final grant.

The Commission will examine, in each case, whether or not to approve the requested amendment and will inform the Beneficiary of its decision. Approval of requests for an amendment is not automatic and Beneficiaries should try to limit, as far as possible, the number of amendments requested during the duration of the Grant Agreement. The amendment will enter into force only once the Commission has given its approval in writing (see Article II.13.1 of the Grant Agreement). Amendments are approved by a formal amendment agreement to be signed by the Commission and the Beneficiary or by an exchange of letters between the Commission and the Beneficiary.

The amendment may not have as its purpose or effect to modify fundamentally the content of the Agreement.

A description of the various types of contractual amendments is given below. The purpose of the list is to draw the attention of the Beneficiary to certain modifications that require formal approval by the Commission. Non contractual modifications (e.g. change of contact details, correction of typing errors, etc.) are not considered amendments.

i) Change in the partnership

The project was approved on the basis of the partnership proposed by the applicant in the application. Any change in this partnership is therefore subject to a formal amendment procedure.

A change in the partnership may involve one of the partners or the Beneficiary / co-ordinator. The latter case is dealt with separately (see point ii) below) since it also implies a change in the legal responsibility under the Agreement.

As a general rule, a change in partnership may result either from the arrival of an additional partner (which may under no circumstances lead to an increase in the grant awarded), the departure of a partner or the replacement of one partner by another.

These events can have an impact on the work plan, since the departure of one of the partners may affect the collective expertise of the partnership or result in activities being discontinued. In that case, please note that a new work plan should be submitted. They can also have consequences in financial terms, in particular as regards the breakdown of the overall budget and grant among partners. In that case, please note that a new financial breakdown should be submitted.

It should be stressed that should a partner leave the project during the eligibility period, the expenditure incurred by that partner for the purposes of the project remains eligible, provided it relates to activities carried out before the partner’s departure and that the Beneficiary is able to supply the relevant supporting documents.

ii) Change in the management

A change in the management of the project may involve either a change in the Beneficiary or the co-ordinator.

A change in the Beneficiary involves a change in the legal responsibility under the Agreement and is always
subject to formal approval by the Commission. It should be noted that the new Beneficiary will be responsible for all obligations under the Agreement for its entire duration (i.e. from the start of the Grant Agreement until its end).

The co-ordinator of the project has a very important part to play in both its development and its eventual successful outcome. A change in the co-ordinator is therefore always subject to formal approval by the Commission.

iii) Change in the work plan

A change in the work plan is an important modification and is subject to a formal amendment procedure.

This change may involve, inter alia, the discontinuation / cessation of an activity, a change in the medium used, a change in the languages of the product, or a change in the structure of a product. The amendment may not have the purpose or the effect of making changes to the Agreement which might call into question the decision awarding the grant or result in unequal treatment of applicants.

When submitting the amendment request, the Beneficiary should be careful to check whether this change will have any direct impact on other aspects of the Agreement (financial aspects in particular).

iv) Change to the estimated budget

Beneficiaries are advised to read this chapter carefully to ensure they fully understand the rules with respect to changes to the budget.

The Beneficiary may adjust the estimated budget by transfers between headings of eligible costs, provided that this adjustment does not affect the implementation of the project and the transfer between headings does not exceed 10% of the amount of each heading for which the transfer is intended, and without exceeding the total eligible costs, as shown in the Approved Budget. In any case the costs of subcontracting may not exceed an amount of 30% of the total eligible costs of the project (see Chapter III.iv).4). The Commission only needs to be informed about these kinds of adjustments.

If, however, the budget changes exceed the 10%-limit mentioned above, a formal amendment to the budget must be requested. When submitting the amendment request, the Beneficiary should be careful to check whether this change will have any direct impact on other aspects of the Agreement (work plan in particular).

v) Change of banking information

Change of banking information requires formal approval from the Commission.

vi) Change in the eligibility period and the deadlines for submission of reports

As regards a change in the eligibility period, the following information must be provided:

- the date on which all activities will be completed;
- a new schedule for the activities or work plan.

Any change to the end of the eligibility period automatically results in a change in the deadline for submission of the Final Report since a two-month period is allowed to prepare the Final Report. A moderate prolongation of this two-month period may be requested, if this request can be justified.

The deadline for submitting the Progress Report cannot be changed.
III. ELIGIBLE EXPENDITURE

It is important to read this chapter before filling in the budget-related parts of the application and report forms.

To know more about the method by which the costs reported in the Final Report are assessed, please refer to Chapter V.iv) of this Handbook.

i) General principles

The Beneficiary must ensure that:

- costs are reasonable and justified and in accordance with the principles of sound financial management, in particular in terms of value for money and cost-effectiveness;
- all costs must be actually incurred by the partnership and are necessary to perform the project;
- according to Article II.17.4 of the Grant Agreement no Beneficiary may derive a profit from a grant awarded by the European Community;
- each item of expenditure is only included under one heading of the application form, Progress Report form and Final Report form;
- where necessary, any change to the budget contained in the Grant Agreement must be approved by the Commission in writing (see Chapter II.iv) above).

At the end of the project, all expenditure incurred (not just the amount covered by the grant), except for items based on lump sums and any general (indirect) costs (maximum 7% of the total of the direct eligible costs), must be justified by invoices or accounting documents of an equivalent value. The documentary justification for staff costs takes the form of timesheets, salary slips, bank statements, employment contracts, etc. Copies of these documents need not be supplied at Final Report stage, unless specifically requested by the Commission. The original invoices or accounting documents of an equivalent value must be kept for a period of five years from the date of the final payment in case of an ex-post audit (see Chapter VI).

VAT may be included as an item of expenditure if it represents a final cost and is not recoverable under the national VAT system.

ii) Eligible costs

Costs incurred by member organisations of the partnership are eligible if they are:

- directly connected with the project and are provided for in the Approved Budget, according to the project work plan;
- necessary to perform the project;
- generated during the period of eligibility for expenditure indicated in the Grant Agreement;
- actually incurred by the partnership and recorded in the Beneficiary's accounts or tax documents and are identifiable and verifiable;
- in accordance with the rules set out in this Handbook and the Grant Agreement.

iii) Ineligible costs

The following items of costs shall not be eligible and should therefore not be included under any headings in the application form and declaration of expenditure:

- expenditure incurred before or after the period of eligibility for the expenditure indicated in the Grant Agreement;
- costs declared and borne in connection with another project or work programme receiving a Community grant;
- replacement costs of persons involved in the project (i.e. the costs of hiring a replacement for the person working on the project);
- contributions in kind (see Article II.14.5 of the Grant Agreement);
- return on capital;
- debts and the debt service charges;
- provisions for losses or potential future liabilities;
- provisions for liquidation, winding up of business or breaking off a lease;
• provisions for contractual or moral obligations;
• interest owed;
• doubtful debts;
• exchange losses;
• VAT, unless the Beneficiary can show that it is unable to recover it;
• excessive or reckless expenditure;
• entertainment or representation expenses;
• fines, financial penalties and costs of legal proceedings;
• external co-financing involving real estate.

iv) Principles applied to the different categories and types of costs

iv) 1 Staff costs

Staff costs refer to any payment made to a person working on a regular or recurrent basis for the project (regardless of his / her status). Staff costs must be broken down into categories 1 to 4 of the International Standard Classification of Occupations (ISCO). A list of the occupations included in each of these ISCO categories is given in Appendix A of the Handbook.

Staff costs will be calculated on the basis of the actual daily salary / fees of the employee / service provider, multiplied by the number of days to be spent on the project. This calculation may include, if necessary, all the normal charges paid by the employer, such as social security contributions and related costs, but must exclude any bonus, incentive and profit-sharing arrangements or running costs. The applicant should note that the Commission compares the costs set out in the application with the work programme.

Staff costs may not exceed the normal costs for each staff category in the country concerned. In any case, the following maximum amounts apply:

- Staff category 1 (maximum amount 450 € / day)
- Staff category 2 (maximum amount 300 € / day)
- Staff category 3 (maximum amount 250 € / day)
- Staff category 4 (maximum amount 125 € / day)

If it is planned to employ or hire the services of persons, whose costs exceed these maximum amounts, the necessary explanations should be provided when submitting the application.

iv) 2 Travel and subsistence costs

These costs are eligible only when they are directly related to the project and concern activities, which must be clearly identifiable.

Travel and subsistence costs for conference or seminar participants or speakers must be recorded in Table 8.B, not in Table 5 of the Application and Final Report form. Travel and subsistence costs for subcontractors must be recorded under Subcontracting costs (Table 7 of the Application and Final Report form).

Travel costs are based on the actual costs incurred. Normal travel insurance costs are also eligible. The most economical fares must be used. Several travel agencies should be contacted in order to obtain the best possible prices.

Rail travel (first class if the participant prefers and if allowed by his / her institution) must be used for journeys of up to 400 kilometres, except in an emergency or where a sea crossing is involved.

For journeys of more than 400 kilometres (or less where a sea crossing is involved or in an emergency), air travel may be used. Apex tickets or special fares must be used as far as possible. Air travel costs exceeding an economy class fare are not allowed.

In the case of travel by car, these costs are eligible, according to the following conditions:

a) private car or taxi: the amount is limited to the cost of one equivalent first class rail fare (regardless of how many people are travelling in the car);
b) hire car (class A except where more than two persons are travelling, in which case maximum class B may be used): the actual costs shall be applied (including petrol).
However, a hired car may only be used if no other suitable transport is available.

**Accommodation and subsistence costs** are eligible provided:

- they are indispensable and reasonable taking into consideration the place of stay;
- they are calculated in accordance with the internal regulations of the institution of the person making the journey;
- they do not exceed the maximum amounts per person per day as indicated in the following table (EU countries, candidate countries for the accession to the EU and EEA-EFTA countries):

<table>
<thead>
<tr>
<th>Country</th>
<th>Maximum in €</th>
</tr>
</thead>
<tbody>
<tr>
<td>BE Belgium</td>
<td>150</td>
</tr>
<tr>
<td>CZ Czech Republic</td>
<td>214</td>
</tr>
<tr>
<td>DK Denmark</td>
<td>179</td>
</tr>
<tr>
<td>DE Germany</td>
<td>129</td>
</tr>
<tr>
<td>ES Spain</td>
<td>141</td>
</tr>
<tr>
<td>FR France</td>
<td>113</td>
</tr>
<tr>
<td>GR Greece</td>
<td>165</td>
</tr>
<tr>
<td>IT Italy</td>
<td>130</td>
</tr>
<tr>
<td>CY Cyprus</td>
<td>100</td>
</tr>
<tr>
<td>LV Latvia</td>
<td>174</td>
</tr>
<tr>
<td>LT Lithuania</td>
<td>126</td>
</tr>
<tr>
<td>LU Luxembourg</td>
<td>143</td>
</tr>
<tr>
<td>HU Hungary</td>
<td>136</td>
</tr>
<tr>
<td>NL The Netherlands</td>
<td>148</td>
</tr>
<tr>
<td>AT Austria</td>
<td>122</td>
</tr>
<tr>
<td>PL Poland</td>
<td>227</td>
</tr>
<tr>
<td>SI Slovenia</td>
<td>148</td>
</tr>
<tr>
<td>SK Slovakia</td>
<td>164</td>
</tr>
<tr>
<td>FI Finland</td>
<td>156</td>
</tr>
<tr>
<td>SE Sweden</td>
<td>157</td>
</tr>
<tr>
<td>UK United Kingdom</td>
<td>199</td>
</tr>
<tr>
<td>IS Iceland</td>
<td>183</td>
</tr>
<tr>
<td>LI Liechtenstein</td>
<td>174</td>
</tr>
<tr>
<td>NO Norway</td>
<td>171</td>
</tr>
<tr>
<td>BG Bulgaria</td>
<td>157</td>
</tr>
<tr>
<td>RO Romania</td>
<td>185</td>
</tr>
</tbody>
</table>

For the other countries a lump sum between € 100 and € 300 depending on the cost of living in the respective country can be applied. The Commission reserves the right to verify the costs declared by the Beneficiary.

The amounts specified in this table include all costs associated with the stay in the country concerned. If there is no overnight stay, the amounts are reduced by 50%.

Within these limits, the reimbursement of accommodation and subsistence expenses may be made on an actual or fixed cost basis. However, if the internal regulations of the institution of the person making the journey impose a lower limit than the amounts detailed in the above table, the former must be used as a basis of calculation.

**iv.3. Equipment and Materials**

The costs relating to the acquisition of **hardware and equipment**, whether by purchase, leasing or rental, are only eligible if strictly necessary for the performance of the project. The choice of leasing, rental or purchasing of hardware or equipment must be based on the least expensive method. Several suppliers must be contacted in order to obtain the most economic terms. If it is decided to opt for rental or leasing, the cost of any buy-out option at the end of the lease or rental period is not eligible.

When the purchase of hardware and equipment is allowed, installation, maintenance and insurance costs may also be included, limited to the proportional use of the equipment for the project. The whole of the costs for the reference period will be considered as eligible, but adapted according to the percentage of use within the scope of the project. When the purchase of hardware or equipment is allowed, expenditure is calculated as follows:

a) for the purpose of calculating depreciation, hardware and equipment are considered as having a life expectancy of three years, where the purchase price is more than € 1,000;

b) costs per annum are calculated on the basis of a depreciation factor of 33.33%, but adjusted to the percentage use in the project. For instance, the allowable cost in year one for a piece of equipment worth € 10,000, which is used 50% for the project, amounts to € 1,666:

\[10,000 \times 33.33\% \times 50\% = 1,666.\]
In the second year of the project, eligible costs will also be € 1,666 if the percentage use of the hardware or equipment remains the same. If the hardware or equipment is not planned to be used for the project in the second year, then no cost will be eligible (depreciation or otherwise) for that year;

c) where the total value of the hardware or equipment does not exceed € 1,000, the full purchase value will be allowed as eligible expenditure for the relevant year, adjusted to the percentage use in the project concerned;

d) depreciation or purchase costs will not be eligible if the hardware or equipment was purchased prior to the start of the eligibility period indicated in the Grant Agreement, except in the case of renewed projects, where the depreciation costs were allowed as eligible expenditure for the previous contractual year.

The cost of materials (e.g. software) need not be depreciated unless it is a requirement of the national law where the relevant partner is based. However, such costs will be adjusted to the percentage use in the project of the material concerned.

iv.4 Cost of subcontracting, consultancy and other external services

Any amount paid to an outside body, which is not part of a member organisation of the partnership and which carries out specific and limited work for the project, must be charged to the heading "Subcontracting costs". This includes work such as translation, interpretation and printing, carried out by bodies outside the partnership organisations. Such expenditure may only be allowed if the staff of the partner institutions do not have the skills required for the performance of the work concerned.

None of the basic activities of the project may be subcontracted, in order not to distort the partnership concept. Thus the Beneficiary may not subcontract the entire management and general administration of the project and no partner institution may subcontract the whole or the greater part of the activities which were assigned to it.

If the Beneficiary calls on the services of an outside expert (i.e. a person not on the payroll of the organisations involved in the project) as a consultant, the costs are eligible provided that they are strictly necessary for the performance of the project and are reasonable in amount. All the costs directly connected with the consultant must be declared under this budget heading, whatever their nature (for example, travel costs). The costs of an independent consultant working full-time or frequently for the project should normally be registered under Staff costs and not under subcontracting.

The costs of subcontracting may not exceed an amount of 30% of the total eligible costs of the project. Any amount declared in excess of this limit will not be eligible. Translation costs may not be higher than the market prices in the country where the translation is done. The consultant’s fees should not normally exceed € 400 per day (VAT excluded).

In order to be eligible, the subcontracting must have been fully described in the application. If no subcontracting was foreseen in the application, prior written approval from the Commission needs to be obtained if the proposed costs of the subcontracting (including travel, accommodation and subsistence costs) will exceed € 10,000 (VAT or equivalent sales tax excluded).

In order to conclude subcontracting agreements, the Beneficiary shall seek competitive tenders from potential contractors and award the contract to the most economically advantageous bid, i.e. the bid offering the best price / quality ratio. In doing so it shall observe the principles of transparency and equal treatment of potential contractors and shall take care to avoid any conflict of interests.

When, during the eligibility period, the total amount of the sub-contracted costs (including travel, accommodation and subsistence costs) is between € 1,050 and 13,800 (VAT or equivalent tax excluded) for a specific type of service (i.e. translations, publications, etc.) provided by a deliverer, the Beneficiary or its partners are required to obtain competitive offers from at least three independent providers. If the total cost exceeds € 13,800, they are then required to choose between at least five competitive offers. Copies of these offers must be provided at the Commission’s request.

The only subcontracting expenditure allowed concerns costs in accordance with the provisions of the subcontracting agreement. Subcontracting agreements must contain at least the following information:
• subject of the subcontracting
• dates of start and end of subcontracting
• amount to be paid
• detailed description of costs
• work schedule or phases
• payment procedures (one or more instalments)
• penalty clause(s) in the event of non-fulfilment of the agreement or delays in the performance of work (if this is feasible or possible).

iv.5 Conferences and Seminars

Tables 8 of the Application and Final Report form must include all expenditure relating to conferences and seminars. If several events are planned, Tables 8 must be completed for each event.

Table 8.B: the terms of Chapter III.iv).2 apply;

Table 8.C: the maximum eligible rate is 550 € / day / interpreter. Two interpreters maximum per day and language are eligible (or maximum three interpreters if more than six languages are to be used);

Table 8.D: the number of days should include preparation time where applicable.

iv.6 Other direct costs

Other direct costs, not covered by those indicated above, may be allowed, provided they are:

• necessary for the performance of the project;
• reasonable in amount;
• fully documented and clearly itemised;
• not indicated under another category or item of expenditure.

Expenditure types eligible under this heading include:

• bank charges relating to the opening or maintaining of an account established especially for the project, as well as bank transfer and exchange costs relating to receipts and payments for eligible expenditure under the project. However, charges relating to establishing or maintaining lines of credit, overdraft or guarantee facilities are not eligible;
• costs incurred in producing, translating and publishing documents. However, these costs may not exceed those that would be normally charged on a commercial basis. They must also be fully supported by invoices showing clearly how the costs have been arrived at;
• internet communication costs in duly justified cases for projects where activities require very intensive use of this type of communication. However, general communication costs for the project should be included in general costs.

iv.7 General costs

This heading refers to general costs related to project management, but not identifiable as specific costs directly linked to the project, such as:

• communication costs (postage, fax, telephone, mailing, etc.);
• infrastructure costs (rent, electricity, etc.) of the premises where the project is being carried out, in proportion to the use of these premises by the project;
• office supplies;
• photocopies.

General administrative costs must be calculated on the basis of an estimate of the actual costs borne by the partnership for the activities concerned. General costs may not exceed a maximum of 7% of the total of the direct eligible costs of the project (i.e. of the total of headings 1 to 8 of Table 1 of the Application and Final Report form).

The costs involved in reproducing documents and publishing are included under the budget item "Subcontracting costs" or "Other direct costs", as the case may be. The item "General costs" may not cover staff costs or any other costs already declared for another item.
iv).8 VAT, customs duties and other taxes on goods and services

The Beneficiary must ascertain from the competent national authorities the provisions, rules and legislation governing the taxation of project expenditure in their countries.

VAT cannot, in any case, be charged to the project unless it is a final charge, i.e. a charge that is not deductible and cannot be recovered by the partnership.

Like VAT, other types of taxation, duty or charges related to the project expenditure, which may arise from Community financing, are eligible costs if they are actually and finally borne by the partnership.
IV. FINANCIAL MANAGEMENT OF THE PROJECT BY THE BENEFICIARY

i) Bank account

The account specified in the Grant Agreement and to which the Erasmus Mundus grant will be paid should be:

- in the name of the Beneficiary institution (personal accounts are not acceptable under any circumstances);
- denominated in €, if at all possible;
- specific to the project, where possible;
- in one of the 25 Member States of the EU or an EEA-EFTA country.

Cash withdrawals from the account should be avoided and must be substantiated by receipts.

Interests gained on pre-financing payments must be declared at Final Report stage and will be deducted from the final payment or added to a possible reimbursement.

ii) Accounting system / Internal control

The Beneficiary must set up an adequate accounting system, which must make it possible to identify:

- the sources of project funding;
- project expenditure incurred during the eligibility period.

All transactions in the eligibility period relating to actual expenditure / income under the project must be recorded using a numbering system in which the project is given a specific identifiable number.

Although no proof of payment will be required for Staff costs at Final Report stage, the Beneficiary shall keep track of the time spent by the staff that have been working on the project by means of timesheets, salary slips, bank statements, employment contracts, etc. identifying the person, his / her function, the time / period spent on the project and the kind of activity carried out. These documents will be needed in case of a more detailed examination of the Final Report and in case of an audit.

As far as possible, the persons responsible for managing the daily activities of the project should not be the same as those responsible for its financial management.

iii) Management of the partnership

Any partner whose name does not appear in the original application submitted by the Beneficiary or whose participation in the project has not been approved in advance in writing by the Commission, will not be recognised as such in the framework of the Grant Agreement, and as a result, all costs relating to such a partner will not be considered eligible.

The Beneficiary is solely responsible for the relations between partners, in particular and including the dividing up of the grant between the Beneficiary and its partners.

iv) Payment of the grant

Payment arrangements and dates are set out in the Grant Agreement.

The Beneficiary is invited to note that if the total of pre-financing payments exceeds € 750,000 per financial year and per agreement or if a balance payment exceeds € 150,000, an external audit report produced by an approved auditor will be requested from the Beneficiary, unless it is a public-sector body. The external audit report shall certify the accounts for the last financial year available and give an assessment of the financial viability of the Beneficiary.
V. REPORTS

i) General remarks

Reporting is a crucial phase of the project since it allows a review and qualitative and quantitative assessment of:

- the products and results achieved, relative to the aims stated in the application;
- the costs incurred in order to achieve these results, compared with the Approved Budget.

Two and three-year projects have to submit a Progress Report and a Final Report; one-year projects have to submit a Final Report only. The Final Report form and the Progress Report form (if required) can be found in Annex III to the Grant Agreement. Each report form consists of a technical and a financial part both of which need to be filled.

As the Reports are the main monitoring and evaluation tools, they must provide as complete and accurate a picture of the project as possible. Beneficiaries are therefore advised to read the Report forms carefully so that they are familiar with the content and aware of the accounting information required for their completion. Special attention should be paid to the instructions on the report forms.

ii) Formal requirements for Reports

For a Report to be assessed the forms in Annex III to the Grant Agreement must be used. If a Report is not presented in its correct form or is presented in an incomplete way, the Commission may not analyse it until its formal presentation is correct. If the Commission is not able to obtain the Report in the correct format, the grant may be revoked and the Beneficiary required to reimburse to the Commission the grant already paid.

iii) Progress Report (for Agreements with an eligibility period of two or three years only)

ii.1 General Remarks

The purpose of the Progress Report is to take stock of progress at a particular point and to pinpoint any specific problems that the partnership has encountered so that action can be taken to allow the project's main aims to be achieved as far as possible. The submission deadline of the Progress Report cannot be altered (see Chapter II vi).

ii.2 Technical part: description of project activities, products and results

This part of the Progress Report is intended to provide a detailed picture of the project and its progress during the period covered by the Report.

ii.3 Financial part: declaration of expenditure

This part of the Progress Report consists of a general financial statement for the initial period. If the descriptive part of the Report demonstrates that the project is being carried out along the lines of the scheduled timetable, the analysis of the financial statement will consist of checking that 70% of the first pre-financing payment has been used up. The Progress Report cannot be submitted before the set deadline, even if this percentage has been reached earlier, unless all the activities detailed in the work plan for the period covered by the Progress Report have been achieved. The Progress Report must be submitted in due form even if 70% of the first pre-financing payment has not been used up by the set deadline.

Copies of supporting documents need not be supplied with the Progress Report, unless specifically requested by the Commission.

It must be remembered that in the Final Report the Beneficiary and its partners will have to give details on the expenses incurred during the whole duration of the project.
iii.4. Further pre-financing payment

Once the two parts of the Progress Report set out in V.iii.2 and V.iii.3 above, have been specifically approved by the Commission, the next pre-financing payment can be paid to the Beneficiary, following the provisions of the Article 1.4 of the Grant Agreement. The second instalment can only be paid if 70% of the first instalment has been used up.

If 70% of the first pre-financing payment had not been used up by the time the Beneficiary submitted its Progress Report, the Beneficiary can request the payment of the second instalment at a later stage by submitting a separate payment request as soon as the utilisation of the first pre-financing payment has reached 70%. This separate payment request must contain a revised version of the general financial statement submitted with the Progress Report so that the Commission can check the level of consumption of the first instalment. Upon approval of this financial statement, the next pre-financing payment can be paid to the Beneficiary.

iv) Final Report

iv.1. General remarks

The purpose of the Final Report is to allow for an overall evaluation of the project. All work must therefore be completed before it is submitted.

iv.2. Technical part: description of project activities, products and results

This part of the Final Report is intended to provide a detailed picture of the project, its products and results over the whole duration of the project. It must therefore include all the information detailed in the standard Report form so that a qualitative and quantitative assessment of the project can be made.

iv.3. Financial part: declaration of expenditure

This part of the Final Report consists of details of the expenditure incurred for the entire project duration. This expenditure will be analysed by the Commission in order to arrive at the final Community grant as is detailed in Chapter V.iv.5 below.

In the Final Report, the various financial tables form a coherent whole: the figures must therefore be consistent. Before submitting the Report, the Beneficiary must check that the entries satisfy this requirement.

Copies of supporting documents need not be supplied with the Final Report, unless specifically requested by the Commission.

iv.4. Assessment

The assessment of the Final Report has direct consequences for the calculation of the final Community grant. The Final Report will be assessed by the Commission, if necessary with the assistance of experts.

iv.5. Calculation of the final Community grant

The Direct costs reported will be assessed by individual budget headings in order to verify if there are any ineligible items (see Chapter III of the Handbook). The ineligible items will be deducted from the amounts declared for the Direct costs in order to arrive at the eligible Direct costs.

In order to calculate the total eligible costs of the project, the amounts declared for General costs (may not exceed a maximum of 7% of the total of eligible Direct costs of the project), will be added to the amount for the eligible Direct costs.

The total amount paid to the Beneficiary by the Commission may not in any circumstances exceed the maximum amount of the grant laid down in Article I.3.3. of the Grant Agreement, even if the total of actual eligible costs exceeds the estimated costs specified in Article I.3.1. of the Grant Agreement.

If the actual eligible costs are lower than the estimated total eligible costs, the Commission’s contribution shall be limited to the amount obtained by applying the percentage specified in Article I.3.3. of the Grant Agreement to the actual eligible costs approved by the Commission.
In carrying out a review and analysis of the costs declared in the declaration of expenditure, the Commission may ask the Beneficiary for further details, justifications and copies of invoices relating to all or some of the budget headings under Direct costs. Such a request may also occur as a result of a sampling exercise carried out every year on a number of Final Reports. The Beneficiary must supply the information requested within 30 days. Failure to do so may result in a reduction or even the cancellation of the grant.

iv) 6. Payment of balance

Once the two parts of the Final Report set out in V.iv), 2 and V.iv), 3 above have been specifically approved by the Commission, the final balance can be paid to the Beneficiary following the provisions of Article 1.4 of the Grant Agreement. If the final grant is less than the total of the amounts already received as pre-financing payments, then the Beneficiary shall reimburse to the Commission the sums paid in excess. The financial analysis of the Final Report will be explained to the Beneficiary in a settlement letter.

Interests gained on pre-financing payments must be declared in the Final Report. They will be deducted from the final payment or added to a possible reimbursement.

iv) 7. Appeals

If the Beneficiary does not agree with the final grant awarded or the reimbursement claimed by the Commission, then it may submit an appeal to the Commission. In order to be valid, the appeal must be in writing and sent to the Commission within 60 days of the date of the settlement letter. The Beneficiary should set out fully the grounds upon which it disputes the decision of the Commission, together with copies of any relevant supporting documents or justifications upon which it relies. The grounds of the appeal must be based on new elements or facts which were not taken into consideration when the Final Report was originally analysed. It should be noted that the Commission may reject an appeal which is not submitted within the 60 day period or which does not contain the necessary justifications or documentation.

v) Additional Progress Reports

In addition to the Reports detailed in this chapter, the Commission may, at any time, request the Beneficiary to produce an additional report on the progress of the project to date, covering both its technical and financial aspects. The purpose of these additional reports is to verify that the project is being managed in accordance with the rules set out in the Grant Agreement and the Handbook and to ensure that sufficient progress is being maintained between the official reporting periods.
VI. SUPPORTING DOCUMENTS & AUDITS

1) Purpose

As set out in Article II.19 of the Grant Agreement, an operational and / or financial audit can be carried out on the spot by the Commission, or the Court of Auditors of the European Union, and any person authorised by them, at any time. Such audits may be carried out throughout the lifetime of the Agreement and for a period of five years from the date of the final payment. In such cases, the Beneficiary will be notified that an inspection visit will be made.

On receipt of this notification, the Beneficiary is advised to ensure that all original documentation likely to be examined by the auditors is available and, if necessary, contact the project partners in order to collect any documents that may be missing. The audit will cover not only expenditure committed by the Beneficiary, but also the costs borne by the whole of the partnership.

The purpose of these audits is twofold:

- firstly, to check that the project's financial Reports presented for payment are consistent with the Beneficiary's basic accounts and to ensure that Community funds are being / have been spent in accordance with the Grant Agreement and its annexes and that the project is being / has been carried out;

- secondly, audits provide a good opportunity for contact and dialogue between the auditors and the Beneficiary. If any management problems are found, the auditors will work with the Beneficiary to seek a solution and, if necessary, improve existing internal procedures in order to make the best possible use of Community funds. The auditors will be open to any comments and / or suggestions that the Beneficiary and the partners may wish to make.

The main assessment criterion is transparency. It is essential for the auditors to have access to full, accurate and properly documented information.

ii) Documents required

ii). General remarks

In case of audits during the project's life, the Beneficiary can demonstrate only that the project is proceeding as provided for in the Grant Agreement and that the direct costs prove that it is in progress. In case of ex-post audits, the Beneficiary can produce the project results.

In principle, supporting documents must satisfy the following conditions:
- documents from the Beneficiary must be original and dated;
- documents from the partners must be certified copies of the original. However, the Commission reserves the right to have originals made available to it at any time.

The supporting documents required for each type of cost are described in the following paragraphs.

If the Beneficiary cannot provide adequate supporting documents for project-related expenditure or if the supporting documents available do not satisfy the requirements set out in this chapter, the auditors reserve the right to exclude the costs in question from total eligible expenditure.

Pro forma invoices will not be accepted, except for expenditure committed and not yet paid, in which case the Beneficiary will have to provide proof of payment at a later date. For payments, which have already been made, only final invoices will be accepted and the Beneficiary must be able to supply bank statements or other proof of payment.

As a general rule, the Beneficiary must provide the auditors with all bank documents. The Beneficiary and partner institutions' accounting records, analytical accounts and annual statements must also be available.
ii). 2 Staff costs

Concerning Staff costs, the auditors may request the Beneficiary to provide them with timesheets, salary slips, bank statements, employment contracts, etc. of the staff that have been / was working on the project in order to be able to justify the time that has been / was spent on the project.

ii). 3 Travel and subsistence costs

Travel costs must be justified as follows:

- for train travel: on the basis of original tickets;
- for air travel: on the basis of original tickets or boarding passes;
- for travel in a private vehicle: on the basis of the tariffs agreed at national level;
- for travel in a hired vehicle: on the basis of the invoice;
- for taxi journeys: on the basis of the receipt and an expense form (or equivalent).

Subsistence costs, including accommodation and meals, will be reimbursed on an actual or fixed cost basis and may not exceed either the daily rate per person applied by the institution to which the person travelling belongs, or the maximum daily rate per person specified in the table in Chapter III.iv).2 of the Handbook, whichever is the smaller.

ii). 4 Equipment and material costs

In the case of equipment and material costs only actual costs will be covered by the Erasmus Mundus grant. This means that there must be a suitable system for identifying the costs arising from the use of equipment. Invoices for the purchase of hardware and equipment, along with the standard depreciation tables, if applicable, must be available for inspection by the auditors. If hardware or equipment is leased or rented, the Beneficiary must produce the lease or rental agreements for verification by the auditors.

ii). 5 Subcontracting costs

If the Beneficiary and / or the partners in the project use the services of a subcontractor, they must be able to produce the subcontracting agreement concluded with the latter, the invoice(s) paid and any other supporting document connected with the subcontracting costs set out in the Final Report. The Commission reserves the right not to accept all or part of such expenses if they do not satisfy the eligibility requirements set out in the Handbook (see Chapter III).

ii). 6 Other costs

Only actual costs as shown by the corresponding invoices can be charged to the project.

ii). 7 General costs

The Beneficiary will not be required to produce supporting documents for general costs.

iiii) Findings and outcome

Audit Reports are internal Commission information and are confidential. However, the Beneficiary will be informed in writing of the audit findings within a period of four months from the date of when the audit was carried out. The audit will lead to one of the following results:

- The audit is entirely satisfactory: the auditors have found no significant shortcomings in the financial management or other aspects of the project;
- Ineligible expenses have been found: these will entail either a reduction of the balance to be paid, or a demand for repayment to the Commission.
According to the International Standard Classification of Occupations (ISCO-88 (COM))

STAFF CATEGORY 1

100   Legislators, senior officials and managers
110   Legislators and senior officials
111   Legislators and senior government officials
114   Senior officials of special-interest organisations
120   Corporate managers
121   Directors and chief executives
122   Production and operation managers
123   Other specialist managers
130   Managers of small enterprises
131   Managers of small enterprises

STAFF CATEGORY 2

200   Professionals
210   Physical, mathematical and engineering science professionals
211   Physicists, chemists and related professionals
212   Mathematicians, statisticians and related professionals
213   Computing professionals
214   Architects, engineers and related professionals
220   Life science and health professionals
221   Life science professionals
222   Health professionals (except nursing)
223   Nursing and midwifery professionals
230   Teaching professionals
231   College, university and higher education teaching professionals
232   Secondary education teaching professionals
233   Primary and pre-primary education teaching professionals
234   Special education teaching professionals
235   Other teaching professionals
240   Other professionals
241   Business professionals
242   Legal professionals
243   Archivists, librarians and related information professionals
244   Social science and related professionals
245   Writers and creative or performing artists
246   Religious professionals
247   Public service administrative professionals

STAFF CATEGORY 3

300   Technicians and associate professionals
310   Physical and engineering science associate professionals
311   Physical and engineering science technicians
312   Computer associate professionals
313   Optical and electronic equipment operators
314   Ship and aircraft controllers and technicians
315   Safety and quality inspectors