*print on Beneficiary’s Letterhead (Lead or Partner)*

**Letter of intent and co-financing**

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| **Priority Axis** |  |
| **Title of Project** |  |
| **Acronym of Project** |  |

The undersigned legal representative of      , identified in the Application Form as , in case of approval of the above mentioned project, presented under the Cooperation Programme INTERREG V-A Italy-Malta, in line with Articles 46 and 47 of the D.P.R. 28.12.2000, No 445

**DECLARES**

1. to belong to one of the following types of beneficiaries       (insert the type of beneficiary in line with Article 6 of Public Notice 2) with the legal status of ;
2. to be aware of the objectives and the expected results of the Cooperation Programme INTERREG V-A Italy-Malta and the related implementing rules;
3. that the representative body undertakes to perform the activities which are indicated and agreed upon in the Application Form of the above mentioned project and that they fall under their own institutional mandate;
4. to accept that the provisions of Public Notice 2 can be implemented unilaterally by the Managing Authority (MA) in line with the respective provisions of the EU together with the implementation of Community regulations, as well as other national and regional legislations;
5. to accept, in case of approval and financing of the Project, that the lead beneficiary enters into a contractual agreement with the Managing Authority, on behalf of the entire Project Partnership, laying down the legal obligations of the Project Partnership together with those of the Managing Authority;
6. that the activities provided for in the Application Form of the project, in charge of the represented body, do not constitute duplication of work that has already been executed, and did not benefit, do not benefit and will not benefit from other public funding;
7. to be aware of the *modus operandi* of the financial circuits of the Programme which provide for the distribution of reimbursements of the expenditures incurred, once they have been certified according to the management and control systems of the programme;
8. that the body hereby being represented has the financial capacity necessary to guarantee the realisation of the project for which it is responsible. In case of approval of the project, the financial resources needed for the financing of the project activities is guaranteed even prior to reimbursement in line with the timelines of the project;
9. to authorise the processing of personal data provided during the procedures related to the call, according to the Legislative Decree No 196 of 30th June 2003;
10. that the organisation being hereby represented does not fall under the provisions of Articles 106 ("Exclusion criteria applicable for participation in procurement procedures") and 107 ("Exclusion criteria applicable to awards") of Regulation( EU) No 966/2012;
11. that in case of approval of the project; the body being represented, if it is a private beneficiary, will produce a guarantee covering the payments advanced by the Managing Authority;
12. to provide the national contribution rates (NC) equivalent to EUR      , which corresponds to 15 % of the project budget, through

the financial resources of the Fondo di Rotazione according to Delibera CIPE No 10 of 28 January 2015 for a value of EUR       (in case of Italian bodies);

the budgetary estimates (Maltese public partners kindly refer to MFIN circular 5/2014)

own financial resources for a value of EUR       (in case of Maltese “bodies governed by public law” and Maltese private partners or Italian private partners);

the contribution made available by another body or other bodies for a value of EUR       (in case of Maltese partners or Italian private partners). In this case, the below letter of co-financing should be attached by each entity, which guarantees the national contribution - NC (Declaration Annex B);

1. to make sure to guarantee and use via own funds, as additional funding within the scope of the project, the amount of EUR       which will have a lever effect to the public resources;

not to provide and use additional financing for the scope of the project.

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| ***Place and date*** | ***Name and Surname of the legal representative or of her/his delegate*** |
|  |  |
| ***Stamp*** | ***Signature*** |