

CONSORTIUM AGREEMENT

PROJECT “SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”

BETWEEN:

EXAMINATION OFFICES AND THEIR DELEGATORIES

GEVES, The Variety and Seed Study and Control Group,

Public Interest Grouping,

With its headquarters at: 25 rue Georges Morel – CS 90024, 49071 Beaucouzé, Cedex

Represented by: Mr Alain TRIDON

Position: General Director,

Duly authorised for the purposes of signing the present Agreement

AND:

BSA, Bundessortenamt,

With its headquarters at: Osterfelddamm 80, 30627 Hannover, Germany

Represented by: Mr. Elmar Pfülb

Position: President

Duly authorised for the purposes of signing the present Agreement

AND:

AGENCIA ESTATAL CONSEJO SUPERIOR DE INVESTIGACIONES CIENTÍFICAS, M.P. (CSIC)

With its headquarters at: Calle Serrano 117, 28006 Madrid, Spain

Represented by: Mr. Francisco Javier Moreno-Fuentes

Position: Vice-president for International Affairs

Duly authorised for the purposes of signing the present Agreement

AND:

ÚKSÚP, Ústredný kontrolný a skúšobný ústav poľnohospodársky v Bratislave,

With its headquarters at: Matúškova 21, 833 16 Bratislava, Slovakia

Represented by: Mr Vladimír Urmanič

Position: Director General

Duly authorised for the purposes of signing the present Agreement

Parties mentioned above collectively referred to hereafter as the “Parties” and individually as “Party”

WHEREAS:

GEVES and CPVO (Community Plant Variety Office) have signed a Grant Agreement to deliver the project entitled, “**SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)**” (“Project”).

The Project received a financial subsidy from the Community Plant Variety Office CPVO). To carry out the Project based on provisions laid down in Grant Agreement N° 7523258 and attached in Annex 1 of the present Agreement, GEVES is working together with the other Parties.

GEVES will provide the **coordination** for this Project and is responsible for distributing to the Parties of the aforementioned Project, the financial contribution attributed to them, which is the purpose of a specific financial agreement as set out in Article 4. Furthermore, GEVES, as coordinator (the “Coordinator”), shall animate the consortium and is the privileged interlocutor to the CPVO.

AS A CONSEQUENCE OF THIS, IT IS HEREBY AGREED AS FOLLOWS:

ARTICLE 0- DEFINITIONS

Background: means the plant material (including DNA), information, know-how and scientific and/or technical knowledge and resulting intellectual/industrial property rights held by one or more of the Parties prior to entering into this Agreement or acquired concomitantly outside of this Agreement and over which the Party holds rights of use The Background is detailed in Annex 4 and is updated by the Steering Committee. Parties shall also specify any restrictions on use applying to this Background.

Confidential Information: means all Background and all information that is marked as Confidential and that is disclosed by one Party to the others for the purpose of conducting the Project, including, without prejudice to the generality of the foregoing, any ideas; finance; financial, marketing, development or manpower plans; computer systems and software; products or services, including but not limited to know-how and information concerning relationships with other parties and records, reports, documents, papers and other materials pursuant to this Agreement.

Consortium: means a temporary partnership between companies, investors, research organizations, universities, associations, etc, joining together and cooperating to complete the project. It doesn't have legal personality and lasts only for the duration of the activity for which its founders intended it.

Joint Results: means any Results generated by several Parties in the framework of the Project without the possibility of distinguishing each Party contribution.

Party: refers to a participant to the Project and signatory of the present Agreement.

Project: means the collaborative research & development project entitled: “**SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)**”, as described in Annex 1 of the Agreement.

Results: means all new elements generated by one or several Party/ies as data, knowledge, know-how, patents, methods, designs, copyright (including copyright in software), database and any other intellectual property right, whether protected/protectable or not, arising as a direct result of and in the performance of this Agreement. The expected Results are detailed in Annex 5.

Own Results: means any Results generated by only one Party in the framework of the Project.

Secret Technical Dossier: a set of technical and/or scientific, secret, substantial and identified information.

Steering Committee: means the committee appointed to be responsible for managing the Project whose individual members are set out in Annex 3.

ARTICLE 1 - PURPOSE

The purpose of the present Agreement is to define the obligations and rights of the Parties involved in the Project, with a special focus on:

- the implementation modalities of the Project and collaboration between the Parties;
- set the contributions of each Party, and the rights and obligations of each Party during the implementation of the Project and after its completion;
- organize the governance of the Consortium;
- set the vesting rules of Intellectual Property Rights;
- set the terms and conditions to access to Background;
- set the terms and conditions of use of Results;
- establish the rules for the use and protection of the Confidential Information within the Consortium and with third parties.

ARTICLE 2 - DURATION

The present Agreement shall enter into force on the 1st May 2024

The Project shall **run for 24 months; begins** on 1st May 2024 (To) and shall terminate on 30th April 2026 (Tf).

The signature of the consortium agreement is a pre-requisite to the start of the work.

ARTICLE 3 – COMMITMENTS OF THE PARTIES

The Parties commit to:

- Carry out their work and research tasks as affected to them in accordance with the distribution of parts of the Project to each other and the timetable for their implementation are defined in Annex 1 "Grant Agreement CPVO", in the part "Description of Project".
- Each Party is responsible for the execution of its part of the Project,
- Each Party undertakes to use its best efforts to execute its parts of the Project in implementing all the means for the execution on time,
- Each Party is required to inform the other Parties of all difficulties encountered in the execution of its part of the Project which may jeopardize the objectives of the Project. This information should be addressed to the Coordinator as soon as possible. The Coordinator shall inform, as soon as possible, each member of the Steering Committee.
- Each Party shall be solely responsible for the part of the Project that it carries out and shall bear all the consequences thereof, in accordance with the obligation of means incumbent upon it.

ARTICLE 4 – REPAYMENT TO THE PARTIES

As the Coordinator of the Project and signatory of the Grant Agreement with the CPVO attached in Annex 1, GEVES will ensure the collection of the financial contribution from the CPVO and the distribution to the other Parties of their part, in accordance with the provisions of the Financing Agreement attached in Annex 2.

ARTICLE 5 - STEERING COMMITTEE

5.1. Composition

A Steering Committee has been established to monitor and provide guidance for the Project. Its composition is provided in Annex 3.

The list of named representatives may be altered after prior notice being given to the other Parties and to maintain the continuity of committee representation.

The Parties can seek the assistance of representatives from their own organisations or from external experts, the latter two being bound by obligations of confidentiality set out in Article 6.

These experts (either internal or external) will have neither voting rights nor any decision-making power in the Steering Committee, nor in the Project in general.

Two representatives of CPVO will be invited to the Steering Committees (species representative and molecular techniques representative).

5.2. Frequency

The Steering Committee will meet when the Project begins (kick off meeting) and at least **once** every twelve (12) months to assess the progress made and provide guidance for the

following stages. The Steering Committee will meet at the end of the Project to review the progress made.

The Committee will convene on the initiative of GEVES and at any time upon request of the majority of signatory Parties. Meetings can also be held using video-conference facilities.

The Steering Committee may be consulted through electronic means.

5.3. Role

In addition to existing contractual measures, the role of the Steering Committee is to make all arrangements necessary to deliver the Project.

It operates on the basis of decisions adopted by consensus by the signatory Parties in the presence of a representative for each Party. If no consensus is reached, the decision is adopted if it gathered 2/3 of the votes. This works on the understanding that each Party has one vote irrespective of the number of their representatives on the Steering Committee. Experts will only be able to give their opinion within the committee. They have no voting rights.

Its decision-making power is limited to arrangements provided in the Agreement which do not modify the rights and obligations of the Parties under this Agreement, except as provided in the article 5.5 (withdrawal and exclusion of a Party). It shall concern:

- the follow-up of research conducted;
- the reorientation –but not the extension or the cancellation- of research;
- the publication/communication of the Results and their conditions, within the framework of Article 7.

It advises and makes proposals to the Parties concerning :

- the cancellation or extension of the Project;
- the updating of the Background list ;
- the protection of the Results: Patent, new variety certificate, software, trademark, data base, etc. or Confidential Know-How File;
- the industrial exploitation of Results;
- the continuation of the work (research, development).

The Steering Committee is also a coordinating body between the Parties in case of difficulty or dispute.

5.4. Minutes - Reports

Steering Committee meeting minutes will be drafted and approved by all representatives following each meeting without this having any effect on increasing the Parties' rights or obligations as laid down this Agreement.

The Steering Committee's remit will be:

- to discuss and give its opinion at each meeting on the Results presented;
- to give its opinion on the draft annual report to GEVES within the deadlines;
- to manage difficulties arising from disputes regarding Joint Results

- to manage difficulties arising from a changeover in control of a Party in control under Article L. 233-3 of the Commercial Code. The Steering Committee may terminate the Agreement with respect to the affected Party. In this case, this decision will have to be taken unanimously and the Party subject to the changeover of control will be excluded from the vote. Or the Steering Committee must terminate the Agreement with regard to the affected Party in the event that the CPVO imposes the exclusion of the latter.

The Steering Committee shall draw up, within 3 (three) months of the expiry of the Agreement, a final report including a short summary document stating the proposal use made of the Results (patent, Confidential Know-How File, publication, communication). It is already agreed between the Parties that the main use of the Results will be to make them publicly available.

These reports will be submitted to the Parties.

5.5. *Withdrawal and exclusion of a Party*

Withdrawal

When a Party wants to withdraw from the Project, it shall notify the Coordinator in writing who will then inform the Steering Committee and CPVO.

The Steering Committee (with the exception of representatives from the withdrawing Party) shall meet as soon as possible following reception of written notification by the Coordinator in order to determine the technical and financial consequences of the withdrawing Party.

The withdrawal only takes effect once prior consent from the CPVO has been received and may lead, if necessary, to the signature of an amendment to the Grant Agreement with GEVES.

Furthermore, subject to the effect of this withdrawal, an amendment to this Agreement may then be signed by the remaining Parties.

Exclusion

If one of the Parties defaults in its contractual obligations, and especially in fulfilling its contributions, the Coordinator will send it a formal notice to meet its obligations via registered letter with acknowledgement of receipt. Failure to act within a period of thirty (30) calendar days from the date the official notice was received will mean that the Party considered to be in default.

Its rights will be suspended from this date and no further Confidential Information will be sent to it. In addition, it could also be liable of damages suffered by the other Parties.

The Steering Committee (with the exception of representatives from the defaulting Party) shall meet as soon as possible to determine the technical and financial consequences of the defaulting Party. The Steering Committee can decide to exclude the defaulting Party by unanimous decision subject to prior consent from the CPVO, the defaulting Party taking no further part in voting.

In this case, an amendment to the present Agreement shall be signed by the remaining Parties.

Rights and obligations of the retiring Party

Exclusion or withdrawal of the retiring Party will automatically and immediately lead to its withdrawal of the present Agreement.

The retiring Party will retain its property rights on Results that it alone has developed. It can continue to use its Own Results as it wishes in accordance with article 8 of the present Agreement. When the retiring Party is involved in Joint Results with other Parties of the present Agreement, it can continue to use Joint Results in accordance with Article 8 of the present Agreement.

Prior to its withdrawal from the Project, the rights attributed by the retiring Party to the other Parties concerning its Background and/or its Results will remain valid right up to the end of the initial licences.

The rights attributed to the retiring Party by the other Parties on the latter's Background and/or Results for the purpose of execution the Project will cease to have effect from the actual date of withdrawal or exclusion of this Party. Therefore, the retiring Party shall return or destroy, according to the will of the other Parties, the Confidential Information and Background that was transferred to it in the framework of the Project.

The termination of the present Agreement shall not absolve the retiring Party from fulfilling its contractual obligations up until the actual date of termination and beyond as concerns those obligations arising from Articles 6-8 of the present Agreement.

ARTICLE 6 - CONFIDENTIALITY

6.1. The Parties agree to preserve the confidentiality of all Confidential Information communicated in any form, or using any format, or by any means whatsoever as part of the Project which has duly been classified as confidential.

Each Party agrees to not use Confidential Information for any other purposes than to complete the Project and the exploitation of Results.

Each Party undertakes to implement all necessary measures to ensure that its staff respects confidentiality.

In order to be in compliance with the grant agreement between GEVES and CPVO, the Parties shall remain bound by this obligation up to 2 years after the end of the Project. As an exception to this duration, each Party's Background shall remain confidential as long as such Background has not fallen into the public domain. For the sake of clarification, any disclosure of a Party's Background shall not be made without the discretionary and express approval of the owning Party.

The obligations of confidentiality shall not prevent the publication of the Results subject to the compliance of the provisions of Article 7, the filing of industrial property rights covering the Results and the use of Results (Article 8).

6.2. However, the following information received by a Party will not be considered confidential if it can prove that:

- it was in the public domain at the time it was shared, or
- that it subsequently entered the public domain other than by a breach of trust of the present obligation of confidentiality, or
- that they were in possession of the information prior to its communication, or
- that they were legally obliged to share it.

ARTICLE 7 – PUBLICATIONS AND COMMUNICATION OF THE RESULTS

7.1. Any publication or communication of information on the Results resulting from the Project by one of the Parties shall be subject to prior consent by the Steering Committee. This measure is valid up to 2 years after the end of the Project.

To this end, the Steering Committee will circulate the draft publication or communication to each one of its members.

Unless one of the Parties disagrees with the draft publication for a legitimate reason within two (2) (for communication abstracts) to six (6) weeks, consent for the publication or communication will be deemed to have been given.

Short updates of the Project will be written and validated by the Steering committee for publication.

At the expiry of the above-mentioned duration, publications or communications of the Results to third parties can be made freely by the Parties except when a Secret Technical Dossier has been established referred to in Article 7.4.

7.2. Varieties shall be anonymized in the publications and communications, even within the Project.

7.3. Furthermore, any publication or communication about the Project shall mention the assistance provided by CPVO who shall be duly informed of this publication or communication.

7.4. Whether the publication or communication is produced during the period of the Agreement or after its termination, this shall not impede taking out patents, or any eventual commercial use by means of a Secret Technical Dossier.

As a consequence of this, and subject to concerned Parties, when Results are deemed to be protected with a patent application, confidentiality shall be maintained until the date of filing or until the official publication date (*i.e. 18 months after the filing date*).

In the event that the Results are protected and used by secret (Secret Technical Dossier / know-how), the Parties will jointly determine the proportion of Results that will constitute the aforementioned Secret Technical Dossier. The concerned Parties commit themselves to NOT publish the Secret Technical Dossier under any circumstances.

7.5. However, the provisions above shall not hinder:

- either the obligation that is incumbent on each Party to produce an activity report for the body to which they report, to the extent that such communication does not amount to disclosure in terms of industrial property law;
- nor the defence of theses by those researchers whose scientific activity is related to the subject of the Agreement, such thesis defence having to be organised as and when necessary to ensure that while still complying with current regulations, certain outcomes and results of works carried out within the framework of this Agreement remain confidential. When appropriate, the thesis defense may be held in camera.

7.6. Results concerning public health and/or environmental risks shall be sent immediately to the relevant public authorities, with the Steering Committee having been informed.

ARTICLE 8 - INTELLECTUAL PROPERTY: PROPERTY & USE

8.1. Background

Each Party remains the owner of its/their Background identified in Annex 4 of the present Agreement. Each Party uses its Background freely without any restriction.

Should prior Background be needed for the exploitation of Joint Results, exploitation rights shall be granted by the owning Party to the exploiting Party, subject to any third party's rights, under conditions, in particular financial terms, to be determined by mutual agreement.

8.2. Results

For all kind of Results, each Party will deal personally with the remuneration of its inventors/authors.

To be in compliance with the obligation of GEVES towards CPVO, it is agreed by the Parties of the present Agreement *“to grant the CPVO the right to make free use of the Results.”* (Article II.3.2 of Grant Agreement).

8.2.1 Own Results

All Own Results arising from this Agreement shall belong to the Party generating the same. Each Party is free to use its Own Results for any use, including commercial use.

8.2.2 Joint Results

In a global manner, unless otherwise agreed between the concerned Parties, Joint Results belong in equal measure to the concerned Parties, as defined in Annex 5.

An ownership agreement, which will specify the rules to the Joint Results, shall be negotiated between the Parties generating such Joint Results, prior to any use.

For all kind of results, each Party will deal personally with the remuneration for its inventors/authors.

ARTICLE 9 - SETTLEMENT OF DISPUTES

The present Agreement is subject to French law. In the case of a difficulty concerning the interpretation or implementation of the present Agreement, the Parties agree, prior to any court proceedings, to try to settle their dispute amicably. In the case of a continuing disagreement, the dispute will be brought before the appropriate French courts.

ARTICLE 10 – AGREEMENT OF PROOF

In accordance with Articles 1316-1 to 1316-4 of the French Civil code, agreements concluded in electronic form are admitted as evidence in the same way as paper-based documents. The Parties expressly agree that this Agreement concluded in electronic form and signed in a dematerialized way constitutes the original Agreement and undertake not to challenge its validity or probative value.

ARTICLE 11 – PERSONAL DATA

The personal data that may be collected and processed by the Parties under the Agreement are necessary for its execution.
As such, they undertake to comply with the General Data Protection Regulation (GDPR) n°2016-679.

ARTICLE 12 - COMPOSITION OF THE AGREEMENT

The present Agreement comprises 13 Articles and 7 annexes which form an integral part of the Agreement.

These are:

Annex 1: Grant Agreement – N°7523258, including the Description of the project

Annex 2: Financing Agreement

Annex 3: Composition of the Steering Committee

Annex 4: Identification of Background of each Party

Annex 5: Expected Results.

Drawn up at Beaucouzé, on April 18th, 2024

CONSORTIUM AGREEMENT

PROJECT “SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”

Supported by CPVO (Grant Agreement number N°7523258)

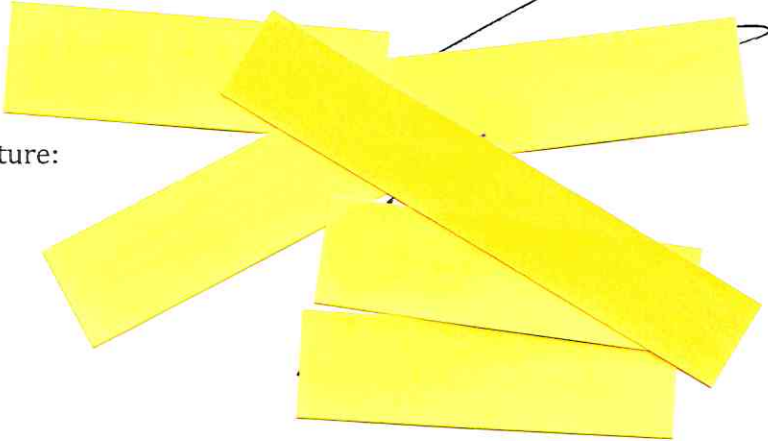
Signature Page 1 of 4

For **GEVES**,

Name and quality of signatory: Alain TRIDON, General Director of GEVES

Date:

Signature:



CONSORTIUM AGREEMENT

PROJECT “SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”

Supported by CPVO (Grant Agreement number N°7523258)

Signature Page 2 of 4

For **BSA**, Bundessortenamt,

Name and quality of signatory: Mr. Elmar Pfülb, President

Date:

Signature:

CONSORTIUM AGREEMENT

PROJECT “SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”

Supported by CPVO (Grant Agreement number N°7523258)

Signature Page 3 of 4

For Agencia Estatal Consejo Superior de Investigaciones Científicas, M.P. (CSIC),

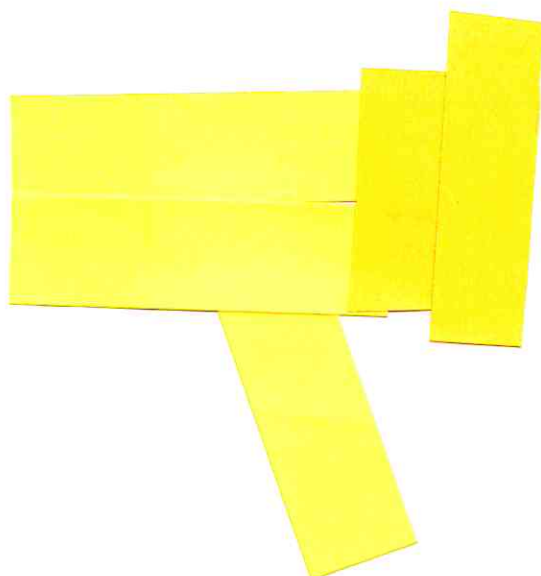
Name and quality of signatory: Mr. Francisco Javier Moreno-Fuentes

Title: Vice-president for International Affairs

By Delegation from the President (Resolution published on the Spanish Official Journal dated 18/12/2023)

Date:

Signature:



CONSORTIUM AGREEMENT

PROJECT “SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”

Supported by CPVO (Grant Agreement number N°7523258)

Signature Page 4 of 4

For **ÚKSÚP**, Ústredný kontrolný a skúšobný ústav poľnohospodársky v Bratislave,

Name and quality of signatory: Mr. Vladimír Urmanič, Director General

Date:

Signature:

According to the Slovak legal order, this contract takes effect in accordance with § 47a par. 1 of Act no. 40/1964 Zb. Civil Code, the day of its first publication in the Central Register of Contracts with retroactive effect on May 1st 2024. (This obligation only applies to Ústredný kontrolný a skúšobný ústav poľnohospodársky v Bratislave.)

ANNEX 1

Grant Agreement CPVO number N°7523258, including the Description of the project

ANNEX 2

Financing Agreement

RELATIVE TO THE ACTION

“SNPsNap – SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model”

Supported by CPVO (Grant agreement number 7523258)

ARTICLE FA1 - PURPOSE OF THE AGREEMENT

The purpose of this Financing agreement is to establish the obligations of the Partners with a view to carrying out the action entitled **“SNP markers for guiding DUS testing in winter oilseed rape: Validating the new model (SNPsNap)”**, in accordance with the Grant Agreement CPVO number 7523258 in Annex 1

GEVES will provide the coordination for this Project and shall animate the consortium, which is the purpose of a specific consortium agreement. **The signature of the Consortium agreement is a pre-requisite to the start of the work. The costs engaged before the signature of the Consortium agreement will not be eligible for co-funding by the CPVO.**

The Project will be carried out with the support of the CPVO lump sums of:

- **112 757 Euros** for the Project

As the beneficiary, GEVES will receive the whole amounts and will be responsible for distributing to the Partners of the Project, the financial contributions attributed to each of them on behalf of the Grant Agreement CPVO n° 7523258.

Furthermore, GEVES, as coordinator, will manage all financial issues of the Project and is the privileged interlocutor of the CPVO.

ARTICLE FA2 – FINANCING AND PAYMENTS

GEVES commits itself to transfer the Grant to each Partner according with the table presented in Article FA6, and according to the following schedule, providing it has received the Grant from CPVO.

PAYMENT ARRANGEMENTS:

- 50% after the signature of the consortium agreement by all partners of SNPsNap project
- 25% after the submission of the interim report (due on July 1st, 2025)
- 25% after the submission of the final report and the financial statement (due in July 2026)

AT THE END OF EACH PART OF THE PROJECT, if the final statement submitted by each Partner is significantly below the estimated budget, GEVES will inform CPVO in order to determine the amount of the Grant to be awarded.

Payments will be made by bank transfer to the Partners' bank account, after providing at GEVES an invoice with the account number of the Partner for each payment. The invoices must be drawn up in the name of GEVES and sent to:

GEVES
Coordination scientifique – Gestion recherche
CS 90024 – 25 Rue Georges Morel
49071 Beaucouzé Cedex, France
gestion.recherche@geves.fr

ARTICLE FA3 – SUPPORTING DOCUMENTS

Technical reports will be sent to GEVES by email, directly to Arnaud REMAY (arnaud.remay@geves.fr) and Marc DELETRE (marc.deletre@geves.fr):

Before the appropriate deadline indicated in Article FA2 upon request of GEVES, each Partner shall submit to GEVES the technical reports and financial statements requested.

Regarding financial statements, GEVES will provide for each reporting period indicated in Article FA2 the templates to complete. **The financial statements will be drawn up in national currency and in Euros.**

The detailed and justified expenses must be in accordance with the financial tables presented in Annex 1 of Grant Agreement CPVO n° 7523258.

Only eligible costs must be presented. Refer Article II.14 and in particular II.14.1 and II.14.2 of each CPVO Grant Agreement for direct costs and II.14.3 for indirect costs.

The financial statements shall be produced in **1 original copy in English** and duly signed off by the authorised representative of the Partners. All amounts justified will be accompanied by a copy of supporting documents such as receipts or invoices.

All the documents, the self-financing ones included, must be preserved by each Partner in case of CPVO checks and audits for a period of **five years** from the date of payment of the balance specified in the Article I.4 of the Grant Agreement CPVO n° 7523258.

ARTICLE FA4 – FINANCIAL PENALTIES

In accordance with the Article II.12 of the Grant Agreement CPVO n° 7523258, financial penalties between 2% and 10% of the value of the grant shall be implemented to Partners in case of grave breach of their contractual obligations.

This rate may be increased to between 4% and 20% in the event of a repeated breach in the five years following the first.

ARTICLE FA5 – GENERAL COMMITMENT

The Partners undertake to:

- Carry out the action and every task of research which fall to him, in accordance with the Grant Agreement CPVO n°7523258 and their annexes and to justify the costs of their actions for which they are responsible for, according to aforementioned Grant Agreements
- Use the financial amount redistributed by GEVES exclusively for the achievement of the action described in the Grant Agreements and their annexes
- Repay the GEVES any unduly paid amount, or if recovery is justified under the terms of the aforementioned Grant Agreements, on whatever terms and by whatever date it may specify.

ARTICLE FA6 - REPARTITION OF THE GRANT BETWEEN PARTNERS

CPVO financial support: 112 757 € (exclusive of VAT)				
Partner	Grant per Partner	First Payment (after Signature agreements)	Interim Payment	Final Payment
GEVES – coordinator (F)	98 717	49 358.50	24 679.25	24 679.25
BSA (DE)	4 680	2 340.00	1 170.00	1 170.00
CSIC (ES)	4 680	2 340.00	1 170.00	1 170.00
ÚKSÚP (SK)	4 680	2 340.00	1 170.00	1 170.00
TOTAL	112 757 €			

Cost of the action for eligible Partners is estimated at 256 264 €

Partner	Amount cost eligible per Partner
GEVES – coordinator (F)	179,224 €
BSA (DE)	25,680 €
CSIC (ES)	25,680 €
ÚKSÚP (SK)	25,680 €
TOTAL	256 264 €

The detailed and justified expenses must be in accordance with the financial tables presented in Annexes 1 of Grant Agreement CPVO 7519702 (pages 12 to 15).

ANNEX 3: Composition of the Steering Committee

Company	Representants
GEVES	Mr. Arnaud REMAY Mr. Marc DELETRE
BSA	Ms. Elisabeth Thiemt Ms. Swenja Tams
CSIC	Ms. Ana Patricia Fernández-Getino
ÚKSÚP	Mr Mr.Lubomír Bašta Ms. Karin Kindernajová

ANNEX 4: Identification of Background of each Party (Excel Sheet)

The listing of the Background of each Party may be updated once per year.

ANNEX 5: Expected Results (Excel Sheet)

Project "SNPsNap"

Background (essential to the Project)		Ownership				specific use conditions (if any)
		GEVES	BSA	CSIC	UKSUP	
Recommended size of bulk (from SNP colza project)		x				
Usable model(s) of molecular data integration in DUS testing (from Follow up 1)		x	x			Developed with NIAB in SNP colza project
optimized SNP marker set (from Follow up 1)		x				
service provider evaluation (from Follow up 1)		x				
DUS morphological descriptions of each partner		x	x	x	x	

Background excluded from the Project						
		GEVES	BSA	CSIC	UKSUP	

How to filled in?

1 - identify the background

2 - tick the partners who are the owners of the background

3 - indicate the specific use conditions of the background if any

4 - gray out unchecked boxes

To be filled in prior to the start of the Project & to be completed if needed during the execution of the Project

Project "SNPsNap"

Expected Results of the Project	Ownership of the Results				sharing of the Results ("own results" or "common results")	Partner's contributions to the IPR
	GEVES	BSA	CSIC	UKSÚP		
Molecular profiles of the own collection of each partner	x	x	x	x	own results	
Genetic analysis of molecular profiles	x				own results	
Evaluation of the model's performance	x	x	x	x	common results	
Guidelines (best practices) for deploying the method in routine analysis	x	x	x	x	common results	

To be filled in prior to the start of the Project

To be filled as soon as the results are obtained

How to fill in?

- 1 - identify the Results
- 2 - tick the partners who effectively contribute to the Results
- 3 - define the percentage of the contribution of each contributing partner
- 4 - gray out unchecked boxes

