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General Conditions - STW

Article 1
Definitions
For the purpose of these general conditions, the following definitions will apply:

1. **Background knowledge**: all inventions, outcomes, materials, methods, processes, products, programmes, software, findings or discoveries that have been generated prior to or independent of a project and are necessary for the project or for the utilisation of the results. This includes any intellectual property rights to that background knowledge.
2. **Beneficiary**: a legal entity that receives funding from STW.
3. **Call**: call for proposals.
4. **Co-funding**: a contribution in cash or in kind, pledged to the project in writing and unconditionally by a user.
5. **Continuation application**: the project leader's request to STW to allocate the funds reserved for continuation at the time of the award.
6. **Funding**: a financial contribution from STW to the costs of a project.
7. **Funding agreement**: the agreement of the beneficiary/project leader with the general and specific conditions.
8. **General conditions**: the present terms and conditions that STW imposes upon beneficiaries and users.
9. **Grant decision**: STW's decision to award the (un)conditional funding.
10. **Invention disclosure form**: collection of information about an invention used as a basis for determining the patentability and utilisation of the invention.
11. **Investments**: durable goods on which economic value is depreciated.
12. **Know-how**: a package of non-patented practical information, resulting from experience and testing, which is: not public, that is to say, not generally known or easily accessible, substantial, that is to say, significant and useful for the production of the contract products, and identified, that is to say, described in a sufficiently comprehensive manner so as to make it possible to verify that it fulfils the criteria of secrecy and substantiality.
13. **Market price**: a price that, according to the prevailing Framework for State aid for Research, Development and Innovation is not state aid.
14. **Material**: consumables, materials, small instruments and aids which have no residual economic value after use, domestic travel, project-specific training courses and conference posters.
15. **Option**: the right to be exercised within three (3) months of the submission of a written notification of a result - to acquire title to or a licence for that result against a market price.
16. **Party**: a user, a beneficiary, or STW.
17. **PIF**: personnel information form.
18. **Project**: research for which funding has been awarded by STW.
19. **Project leader**: the person with ultimate responsibility for the content and realisation of a project as referred to in the project plan.
20. **Project plan**: the description of the project.
21. **Publication**: the disclosure of results by any means, except for disclosure resulting from patents or patent applications on results.
22. **Results**: all inventions, results, materials, methods, processes, products, programmes, software, findings or discoveries generated within a project, and the intellectual property rights thereto and know-how.

23. **Specific conditions**: conditions applied by STW in relation to the funding, in addition to these general conditions.

24. **Starting date**: the date on which the project leader makes an initial expenditure from allocated funding or the date of the first appointment of personnel.

25. **Statement**: financial status of the project at any given time.

26. **STW**: abbreviation for 'Stichting voor de Technische Wetenschappen' (registered name) or 'Technologiestichting STW' or 'Technology Foundation STW'.

27. **Sub-project leader**: the person who is ultimately responsible for the content and execution of part of a project. The obligations stated in these general conditions for a project leader also apply to the sub-project leader unless explicitly stated otherwise.

28. **Termination date**: the date on which the last temporary personnel appointment (funded by STW) to the project ends.

29. **Third party**: a natural person or legal entity other than STW, users or beneficiaries.

30. **Users**: natural persons or legal persons who are able to apply the results of the project and are members of the user committee.

31. **User committee**: a committee set up by STW consisting of users, the project leader, sub-project leaders, researchers appointed temporarily to the project, other researchers and an STW representative.

32. **Utilisation**: the set of activities aimed at maximising the possibility of results actually being applied.
Part 1 - Execution of the project, user committee and reporting

Article 2
General obligations of the beneficiary and the project leader

Execution of the project

1. The beneficiary ensures that the project leader complies with all obligations imposed on the project leader in these general conditions and by the specific conditions. The beneficiary ensures that the funding is used appropriately for the purposes for which it is awarded.

2. The beneficiary provides the infrastructure, facilities and supervision necessary for the project.

3. The project leader conducts the project in accordance with the project plan, to the best of his or her knowledge and ability and in accordance with criteria and standards applicable to scientific and/or technological research and in accordance with the nationally and internationally accepted standards for scientific conduct as stated in the Netherlands Code of Conduct for Scientific Practice 2012 (Association of Universities in the Netherlands). The project leader and the beneficiary are responsible for the selection and appointment of personnel with appropriate qualifications.

4. The project leader conducts the project as of the starting date and completes the project within six years after the starting date. A project may commence when the specific conditions have been fulfilled and the funding agreement, signed by the beneficiary and the project leader, has been received by STW. The starting date will be within twelve months of the date of the grant decision, unless STW gives written permission for a later starting date.

5. If the project is conducted by more than one beneficiary, the project leader designates a sub-project leader for each beneficiary at the start of the project. The beneficiaries are jointly and severally responsible for the execution of the entire project.

6. In the execution of the project, all parties will comply with all applicable legislation and will behave in an ethically acceptable manner as expected in scientific and/or technological research.

7. In the procurement of investments for the project, the beneficiary will comply with the public procurement rules as contained in the 'Decree on Procurement Rules for Public Contracts' [Besluit Aanbestedingsregels voor Overheidsopdrachten]. Investments funded by STW remain the property of STW.

8. The project leader informs STW immediately if new information emerges which is relevant to the project, the execution of the project, or to the utilisation of the results during the project and after its termination date.

Article 3
User committee and reporting

User committee

1. In consultation with the project leader, and on the basis of the users specified in the project plan, STW sets up a user committee. The project leader chairs the user committee and a representative of STW acts as its secretary.

2. Once a user committee has been formed, new users can be added to the committee during the lifecycle of the project. The users will be asked to give a reasoned opinion (either in writing or...
during a user committee meeting) on any further application for admission to the user committee. STW will then take a decision on the basis of the application, the advice given by the sitting users, the role they play in the research and the level of their contributions. The guiding principle will be to ensure that the composition of the user committee maximises the likelihood of the results being applied and that the interchange of ideas, including confidential information, remains possible.

3. Mindful of the advice given by users, STW can impose additional conditions in regard to the project - such as the provision of co-funding - on would-be members.

4. Users can withdraw from the user committee after informing STW in writing of their intention to do so.

5. The user committee meets at least once a year at a location to be determined by STW. With the permission of STW, the user committee may meet less frequently.

6. The task of the users in the user committee is to advise the project leader on the direction of the project so as to maximise the possibility that the results are applied by the users or by third parties.

7. The users will inform the project leader and/or STW of all remarks, comments, questions and advice, whether solicited or unsolicited.

8. The users will provide the secretary with any information he requested and further whenever a user:
   - wishes to bring remarks, comments, questions and advice to the notice of the other users and wishes to know their opinion thereon;
   - deems a discussion with the entire user committee desirable;
   - wishes to initiate recommendations on behalf of the entire user committee;
   - foresees opportunities for patent applications, licence agreements and research contracts.

Reporting of project results

9. The project leader reports in writing on the progress of the project at least two weeks before a user committee meeting. The project leader sends this report to STW. The project leader reports at least on the aim of the research, the work plan, milestone planning, results, utilisation, cooperation and contacts with users, conferences and publications. A financial résumé is also added, together with a detailed statement of the in-kind co-funding provided to date. The project leader is responsible for ensuring that the results are presented during the user committee meeting.

10. The project leader submits a continuation application to STW within twenty-four (24) months after the starting date. In the continuation application the project leader describes the progress, work plan/milestone planning, anticipated results, (additional) input from users, options for protecting the results, options for commercialising results and the necessity of the remaining funding in order to carry out the project plan. STW may impose further conditions regarding the content of the continuation application.

11. STW submits the continuation application to the users in the user committee. STW asks the users to give a reasoned opinion (in writing or during the user committee meeting) on the continuation of the project. On the basis of the continuation application and the opinion of the users, STW takes a decision on the continuation of the project.

12. Within two months of the termination date, the project leader sends to STW the completed final forms provided by STW to STW.
Article 4
Costs eligible for funding

1. Only costs for which funding has been awarded in the grant decision and which are incurred by the beneficiary during and for the purposes of the project are eligible for funding.

2. The following costs are eligible for funding:
   - temporary personnel positions, up to a maximum of four years per personnel position on the basis of a full-time appointment;
   - material;
   - foreign travel expenses;
   - investments.

3. Costs incurred prior to the date of the grant decision are not eligible for funding unless the beneficiary has obtained written permission from STW prior to incurring those costs. Costs incurred after the date of the grant decision but before the starting date are not eligible for funding unless the beneficiary has obtained written permission from STW before the starting date, prior to incurring those costs.

4. The personnel positions referred to in the grant decision are funded in accordance with the rates which apply on the date of the grant decision under the ‘Agreement on the funding of scientific research between VSNU and NWO’, without supplement for the risk of unemployment. The rates which apply on the date of the grant decision are maintained for the duration of the project.

5. Foreign travel expenses are funded in accordance with ‘reisbesluit buitenland’ (International Travel Decree) of the Ministry of the Interior and Kingdom Relations.

6. If by the termination date the funding has only been used in part, the remaining funding reverts to STW.

Article 5
Payment

1. Only costs for which funding has been awarded in the grant decision can be declared.

2. STW allocates the funding conditionally on award as follows:
   - for material, travel and investments, funding is allocated for the first two years after the starting date;
   - for personnel positions, funding is allocated for the first three years after the starting date;
   - the remaining funding is allocated in the event of a positive decision from STW on the continuation of the project.

3. For personnel positions, the beneficiary submits a PIF form to STW. STW only transfers funding for personnel positions for which a correctly completed PIF form has been received.

4. STW pays the funding to the beneficiary after the beneficiary/project leader has submitted a declaration in this respect. The beneficiary/project leader submits the declaration to STW within one month of the invoice date. The beneficiary/project leader declares costs by means of a statement.

5. The beneficiary draws up invoices for material (excluding travel expenses) and investments on behalf of STW, care of the beneficiary, unless other arrangements have been made with the beneficiary. The beneficiary submits the invoice including the necessary statements to STW within
the supplier’s payment period. After approval, STW pays directly to the supplier of the material and investments in question. STW pays invoices only if they have been signed by a person established as an authorised signatory on the project by means of the authorised signatory form issued as an appendix to the grant decision.

6. The beneficiary/project leader declares travel expenses by means of a statement accompanied by all original documentary evidence.

7. The beneficiary/project leader sends the final declarations to STW within three months of the termination date. Declarations received by STW more than three months after the termination date, or after the date specified in the call if this is less than three months before the termination date, are no longer eligible for payment.

Article 6
Co-funding

1. The user is invoiced by STW for the in-cash co-funding. After STW has received the co-funding, it makes these funds available to the project as funding.

2. In order to calculate the value of co-funding, provided in kind as man-hours, the rates set by STW apply. Co-funding provided as material goods is calculated on the basis of cost price. Any depreciation already effected shall be deducted from the cost price and the cost price shall be allocated to the project in proportion to use.

3. The user must provide satisfactory evidence that an in-kind commitment has been fulfilled. On request, the user will provide STW with a summary of all in-kind contributions effected in the previous year or years. STW is entitled to audit such summaries, or have them audited.
Part 3 - Intellectual property rights and publication

Article 7
Property rights and protection of results

1. The party that contributes background knowledge to the project retains title to such background knowledge.

2. Results that are capable of being protected by intellectual property rights are owned jointly by STW and the beneficiary. The provisions of Article 8.8 will apply in the event that a user is co-inventor.
If results are generated by two or more beneficiaries together, and the contributions of each of these beneficiaries are inseparable, the results are owned jointly by STW and the beneficiaries concerned.
Any results that are generated solely by a user or an employee of that user, will be owned by the user in question.
If employees or other persons working for a party are entitled to claim rights to results, that party shall ensure that it is possible to exercise those rights in a manner compatible with these general conditions.

3. The project leader informs STW immediately if results are generated which are eligible for protection by a patent and completes an invention disclosure form to this end. Based on the invention disclosure form, STW and the beneficiary jointly decide, preferably after consulting the users, whether the results will be patented and they make more detailed written arrangements in this respect.

4. The beneficiary/project leader will lend all necessary support that reasonably may be expected to the process of applying for a patent on results, during the project and after its termination date.

5. If any party is of the opinion that there are patentable results, that party, the beneficiary and STW will make further arrangements about a possible patent application on these results and about the costs of such an application, before any patent application is filed.

6. If any party is of the opinion that there are results that should be kept confidential as know-how, that party, the beneficiary and STW will make further arrangements about the confidentiality of such know-how under conditions further to be determined. Such arrangements can only be made in the event that the results in question are not eligible for publication.

Article 8
Assignment of rights to results

1. Use of background knowledge for the benefit of the project
The owner of background knowledge grants the beneficiary/beneficiaries the right, free of charge, to use the background knowledge for the purpose of the project, provided that the owner in question is legally entitled to grant such a right.
If the **background knowledge** is necessary for the commercial use of the **results**, the owner will grant the other **parties** the right to use the **background knowledge** against a reasonable or fair **market price**; provided that the owner in question is legally entitled to grant such a right and that it would not harm the reasonable commercial interests of the owner.

If a **user** is owner of the **results** in accordance with Article 7.1, Article 8.1 will apply to the **results** mutatis mutandis.

2. **Use of results during the project**
   During the **project**, all **results** may be used by all **users** and all **beneficiaries** for the purpose of the execution of the **project** and for the evaluation of the **results** of the research.

3. **Utilisation of results in general**
   The **beneficiary**, **project leader** and **STW** endeavour to ensure adequate and effective utilisation of the **results** both during and after the **project**. The **beneficiary**, **project leader** and **STW** shall in order to promote the utilisation of the **results**, regularly consult about the process and the content. Principles of the cooperation between the **beneficiary** and **STW** are taking full advantage of mutual expertise and existing capacity in mutual trust and respecting each other’s policy.

4. **Option when one user contributes more than 10% co-funding**
   A **user** that contributes more than ten (10) percent of the total value of **funding** and **co-funding** allocated to the **project** has an **option** during the course of the **project** and for up to three months after the end of the **project**.

5. **Option when two or more companies together contribute more than 10% co-funding**
   If two or more **users**, who are themselves not primarily financed by public funds, together contribute more than ten (10) percent of the total value of **funding** and **co-funding** allocated to the **project**, those **users** can jointly claim an **option** under the following conditions:
   - The **users** in question will notify **STW** in writing, within six (6) months of the **grant decision**, that they wish to claim an **option** jointly; and
   - The **users** will grant written power of attorney to a representative to negotiate and maintain contact with **STW** on their behalf and they will inform **STW** thereof.

6. **Option when two or more companies each contribute more than 10% co-funding**
   If two or more **users** each contribute more than ten (10) percent of the total value of **funding** and **co-funding** allocated to the **project**, they have a choice:
   - they can claim the right to an **option** on no more than a semi-exclusive licence; or
   - they can each claim the **option** for a different application field.
   If the **users** do not inform **STW** – jointly and in writing, within six months of the date of the **grant decision** - of the application fields for which their **options** shall apply, they are only entitled to an **option** on no more than a semi-exclusive licence.

7. **Exercising the option; non-exclusive royalty free licence in case of more than 30% co-funding**
   A **user** must exercise the **option** in writing. Exclusive or non-exclusive rights of use and property rights to **results** are granted to a **user** under the following conditions:
• If the user has contributed thirty (30) percent or less of the total value of funding and co-funding allocated to the project, the user pays a fair market price for use or ownership of the results.

• If the user has contributed more than thirty (30) percent of the total value of funding and co-funding allocated to the project, that user receives a non-exclusive, royalty-free licence to the results and the user pays a fair market price for the exclusive use or ownership of the results.

This procedure also applies also if an option is exercised by the representative referred to in Article 8.5.

8. Non-exclusive licence in the case of more than 10% project funding in the form of personnel and co-inventorship

If

• a user has contributed in-kind co-funding to the project, whereby the contribution in the form of personnel is ten (10) percent or more of the total value of funding plus co-funding, and

• an employee of the user is co-inventor of a patent on a result,

that user will be granted an option on a non-exclusive, royalty-free and non-transferable commercial right of use for a maximum of thirty (30) months to that patent.

9. General provisions in respect of licences

The following provisions apply to each licence:

• The licensee undertakes to endeavour to effectively commercialise or apply the results and to report on those endeavours;

• The results may be used by the beneficiary for the purposes of non-commercial research and teaching;

• The licensee indemnifies STW and the beneficiary against claims from himself and from third parties for damage resulting from the use of the results;

• If it transpires that the agreements made are not in line with the EU framework for State Aid for Research, Development and Innovation, as applicable at the time the agreement comes into force, the parties will negotiate in good faith about alternative arrangements that reflect the original provisions as closely as possible and are in accordance with said framework;

• Patent fees must be paid by the licensee(s); and

• The rules set out in Article 8.9 apply mutatis mutandis when a licence is granted to a third party.

Article 9

Freedom to operate

1. The beneficiary/project leader and STW will refrain from entering into any arrangement with a user or a third party regarding the results without prior written permission from each other, such as arrangements:

• whereby the third party acquires property rights or user rights to results;

• regarding confidentiality of results;

• regarding conditions imposed on a publication.

2. The project leader will refrain from the following for the benefit of the project without prior written permission from STW:

• using materials or confidential information from a third party; or

• commissioning work by a third party which has no employment relationship with the beneficiary.
3. **Parties** inform each other immediately if there are indications over the course of the **project** that the **results** are covered by a patent or patent application of the **beneficiary**, a **user** or a **third party**.

4. The **project leader** and the **beneficiary** ensure to the best of their knowledge that the information in the **project** plan with regard to contracts with third **parties** and patents is correct to the best of the **project leader's** knowledge.

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**Article 10**

**Confidentiality and publication**

1. During the **project** all **parties** shall maintain confidentiality regarding the **results** and shall not disclose these to third **parties**. This confidentiality requirement does not apply to:
   - **results** which are disclosed in a **publication** in accordance with this Article 10;
   - **results** which are disclosed as a result of the formalities for the protection of **results**;
   - reporting of **results** to the **user committee**;
   - **results** which must be disclosed pursuant to a decision of a Court or a body governed by public law, on the condition that the recipient notifies the provider in writing about such disclosure.

   The beneficiary ensures that adequate confidentiality is guaranteed in the appointment of personnel working on the project.

   For users, this duty of confidentiality continues until five (5) years after the end of the project.

2. The **project leader** submits a proposed **publication** to **STW** at least thirty days before its intended disclosure.

3. **STW** then submits the **publication** to the **users** in the **users** committee, asking them to inform **STW** within 30 days whether, in their opinion, the **publication** contains a patentable invention and/or whether there are utilisation opportunities.

4. Within thirty days after the **publication** has been submitted to **STW**, **STW** informs the **project leader** in writing whether there are any objections to the **publication**. If no objections have been raised before that deadline, the **project leader** may disclose the **publication**. **STW** may decide to suspend the **publication** for up nine months if any objections are raised. **STW** takes this decision following consultation with the **project leader**.

5. The **project leader** ensures that every scientific **publication** contains the following declaration to indicate that the **results** were achieved with financial support from **STW**:
   
   “This research is supported by the Dutch Technology Foundation STW, which is part of the Netherlands Organisation for Scientific Research (NWO), and which is partly funded by Ministry of Economic Affairs.” and, for Dutch **publications**:
   
   “Dit onderzoek is medegefinancierd door Technologiestichting STW, die onderdeel is van de Nederlandse Organisatie voor Wetenschappelijk Onderzoek (NWO) en deels gefinancierd wordt door het Ministerie van Economische Zaken.”

   The **project leader** also ensures that **publications**, including scientific posters and prototypes, contain the **STW** logo whenever possible.

6. For the purposes of reporting to the government and society, **STW** may publish summaries of the **project** following consultation with the **project leader**. The **project leader** cooperates in this respect, even after the end of the **project**.

7. During the term of the **project**, and for a further five (5) years after its completion, all parties shall maintain the confidentiality of any information from or about another party which has come to their knowledge during the execution of the **project** and in respect of which they have been expressly informed about the need for confidentiality; furthermore, they shall restrain from disclosing any
such knowledge to third parties. This confidentiality requirement does not apply to information whereby the receiving party can demonstrate that:

(a) the information was already in the rightful possession of the receiving party before it was received in the context of the project;
(b) the information was developed independently by one of the parties;
(c) after receipt, the information became common knowledge for reasons other than a wrongful or unlawful act or omission on the part of the receiving party;
(d) the information was lawfully received by the receiving party from a third party;
(e) the information had to be disclosed pursuant to a decision of a Court.

**Article 11**

**Income from utilisation**

1. **STW** invoices the fee agreed by **STW** with a *user* or a *third party* for the use or ownership of results.

2. The fee referred to under 11(1) is divided between **STW** and the *beneficiary* as follows after receipt of the fee:

   - the costs incurred by **STW** and/or the *beneficiary* for the purposes of protection or otherwise of the results, are deducted from the fee and shall be reimbursed;
   - 50% of the fee up to a cumulative total of 250,000 euros cumulative per project is allocated by **STW** on a declaration basis to the *project leader* for the purposes of research. For this allocation, the *project leader* submits a budget proposal and *project plan* which is globally reviewed by **STW**;
   - **STW** transfers the other 50%, which will be distributed according to the policy of the *beneficiary*, directly to a bank account to be designated by the *beneficiary*;
   - if the total fee mentioned under 11.2 exceeds 250,000 euro, **STW** and the *beneficiary* will confer on the division of the fee in excess of 250,000 euro.

3. If the *project leader* is no longer employed by the *beneficiary* at the moment the fee is paid to **STW**, but if there is a successor who continues the research line, the 50% mentioned in the second bullet under 11.2 is allocated to the research group. If the research group also no longer exists at the time when income arises, **STW** consults with the *beneficiary* about the allocation to research of the 50% mentioned in the second bullet under 11.2.

4. If two or more *beneficiaries* are jointly entitled to results, they will make arrangements between themselves with regard to the division of the fee due to them on the basis of the division referred to under Article 11(2) (**STW** 50%/ *beneficiary*/*beneficiaries* 50%) and inform **STW** of this arrangement. If **STW** has not been informed about this within six months after a request for information, **STW** will divide the fee equally between the *beneficiaries*.
Part 4 - Other provisions

Article 12
Term and termination

1. The funding commences on the starting date and ends no later than six years after the starting date or, if earlier, when the salary of the last researcher is no longer funded in the context of the project.

2. STW may end the funding prematurely, before or after the start of a project:
   - if a negative decision is given on a continuation application;
   - if there is no user committee or no user committee can be put together;
   - if the project leader is no longer employed by the beneficiary, whereby the beneficiary will cooperate to the best of its ability in transferring the research to another organisation at STW’s request;
   - if a user contributing co-funding has been declared bankrupt or no longer contributes its co-funding for any other reason;
   - if the project has not started within twelve months after award;
   - in a situation as referred to under 12.3.

3. STW may re-claim the funding provided if it emerges during the project or following a control that:
   - the project leader or beneficiary is acting contrary to these general conditions, the grant decision and/or the funding agreement;
   - the project leader is not conducting the project in accordance with the approved project plan;
   - the beneficiary or project leader has provided incorrect or incomplete information;
   - the beneficiary/project leader is receiving funds from a source other than STW for the research in the project.

4. Within three months after receipt of the final report, STW determines the funding.

5. If STW terminates the project on any of the above grounds, users shall not hold STW liable for any damage or loss whatsoever.

Article 13
Controls

The beneficiary shall have adequate internal control measures to monitor the lawful use of the allocated funding. These shall include a tendering procedure. At STW’s request, the beneficiary shall allow access to the administrative organisation and the internal control system. In addition, STW may ask the beneficiary to demonstrate the working of its control system.

At any time during the conduct of the project and for up to five years after its end, STW may carry out or commission an inspection to investigate whether the project is being/has been conducted in accordance with the provisions of the grant decision and whether the costs have been charged to the project in accordance with those provisions. The beneficiary sends STW all information and data requested by STW.

The beneficiary grants STW and persons appointed by STW on-the-spot access, at reasonable times, to the beneficiary’s offices and to all information which is necessary and relevant for the purposes of the inspection.
Article 14
Indemnity and liability

The *beneficiary* and the *user(s)* indemnify/indemnifies *STW* against claims by third *parties* with respect to any damage suffered by them as a result of the conduct of the *project*, the associated *publications* and the use of the *results*.

The *beneficiary* is liable for all damage to equipment funded by *STW* and takes care of such equipment in a responsible manner.

Article 15
Complaints and objections

*STW* has a complaints procedure. All complaints submitted in writing are dealt with by *STW* in accordance with that procedure. For information about submitting a complaint, see the rules on complaints at [www.stw.nl](http://www.stw.nl).

1. The Dutch General Administrative Law Act [*Algemene wet bestuursrecht*] provides an interested *party* the opportunity to file a motivated objection to a decision by *STW* on the *funding* of a *project*.

   Such objections must be submitted in writing to the NWO Governing Board at PO Box 93138, NL-2509 AC The Hague [NL] within six (6) weeks of the date of *STW*'s decision. The disputed decision should be included with the appeal as an appendix. The interested *party* should send a copy of the objection to *STW* for the attention of the Director.

Article 16
Applicable law and disputes

Dutch law is applicable. Disputes under civil law that arise between the *parties*, in connection with and/or as a consequence of the *project* or otherwise between *parties*, will be submitted to the competent Court in Utrecht.
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