# DECLARATION OF HONOUR FOR APPLICANTS (DoH)

*(To be filled out by the applicant on official letterhead and signed by its legal representative)*

Please note that the validity of the information provided in this self-declaration may be further checked

I, the undersigned:

 for natural persons: in my own name

or

 for legal persons[[1]](#footnote-1): representing the following entity:

[**insert full official name**]

[insert full official address]

[insert VAT registration number]

**hereby confirm**

that (subject to the additional declarations below):

1 — The **information** provided for participating in the 6G-SANDBOX (GA 101096328) open call actionis **correct** and **complete**.

2 — The information concerning the legal status sent to 6G-SANDBOX for me/my organisation is correct and complete.

3 — I/my organisation commit to comply with the **eligibility** criteria and all other conditions set out in the call conditions — for the entire duration of the action.

4 — I/my organisation:

* are committed to participating in the open call
* have stable and sufficient sources of funding to maintain the activities throughout the action and to provide any counterpart funding necessary
* have or will have the necessary resources needed to implement the action
* are committed to comply with the highest standards of ethical principles and research integrity and confirm that the work is free of plagiarism

5 — For applicants from non-EU countries: I/my organisation

* undertake to comply with the obligations under the agreement and to:
* respect generalprinciples (including fundamental rights, values and ethical principles, environmental and labour standards, rules on classified information, intellectual property rights, visibility of funding and protection of personal data)
* for the submission of financial certificates under the agreement: use qualified external auditors which are independent and comply with comparable standards as those set out in EU Directive 2006/43/EC
* for controls under the agreement: allow for checks, reviews, audits and investigations (including on-the-spot checks, visits and inspections) by the granting authority, the European Anti-Fraud Office (OLAF), the European Prosecutor’s Office (EPPO) and the European Court of Auditors (ECA) and any persons mandated by them
* and confirm that:
* we can be subject to the jurisdiction of the Belgian courts.

6 — I/my organisation:

* are NOT subject to an **administrative sanction** (i.e. exclusion or financial penalty decision)[[2]](#footnote-2)

I/my organisation (or persons with unlimited liability for debts):

* are NOT in one of the following **exclusion situations**[[3]](#footnote-3):
  + - * **bankrupt**, being wound up, having the affairs administered by the courts, entered into an arrangement with creditors, suspended business activities or subject to any other similar proceedings or procedures
    - in breach of **social security** or **tax** obligations

I/my organisation (or persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the action):

* are NOT in one of the following **exclusion situations**[[4]](#footnote-4):
  + - guilty of grave professional **misconduct**[[5]](#footnote-5)
    - committed fraud, corruption, links to a **criminal** organisation, money laundering, terrorism-related crimes (including terrorism financing), child labour or human trafficking
  + shown significant deficiencies in complying with main obligations under an **EU** procurement **contract**, grant agreement, prize, expert contract, or similar
  + guilty of **irregularities** within the meaning of Article 1(2) of Regulation No 2988/95
  + created under a different jurisdiction with the intent to circumvent fiscal, social or other legal obligations in the country of origin (including creation of another entity with this purpose).

7 — I/my organisation are NOT subject to a **conflict of interest** in connection with this grant and will notify — without delay — any situation which could give rise to a conflict of interests.

8 — I/my organisation have NOT and will NOT, neither directly nor indirectly, grant, seek, obtain or accept any advantage in connection with this grant that would constitute an illegal practice or involve **corruption**.

9 — I/my organisation have **not received** any **other EU grant** for this action or any similar action and will give notice of any future EU grants related to this actionAND of any EU operating grant(s)[[6]](#footnote-6) given to my organisation.

10 — I/my organisation are aware that **false declarations** may lead to rejection, suspension, termination or reduction of the grant and to administrative sanctions (i.e. financial penalties and/or exclusion from all future EU procurement contracts, grants, prizes and expert contracts).

**and acknowledge**

that:

1 — The grant will be signed by the University of Malaga and managed by EURESCOM on behalf of the 6G-SANDBOX consortium.

2 — Personal data submitted or otherwise collected by the 6G-SANDBOX project will be solely with the purpose of executing and reporting on the open call action I/my organization participate in.

SIGNATURE

For the applicant   
[function/forename/surname]

[electronic signature]   
Done in English on [electronic time stamp]

1. This includes ‘entities without legal personality’ under Article 197(2) of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council of 18 July 2018 on the financial rules applicable to the general budget of the Union, amending Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 223/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012 (‘[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)’) (OJ L 193, 30.7.2018, p. 1). [↑](#footnote-ref-1)
2. See Article 136 [EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012). [↑](#footnote-ref-2)
3. See Articles 136 and 141 [[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)n](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32018R1046&qid=1535027117240&from=EN). [↑](#footnote-ref-3)
4. See Articles 136 and 141 [[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32018R1046&qid=1535027117240&from=EN). [↑](#footnote-ref-4)
5. Professional misconduct includes: violation of ethical standards of the profession, wrongful conduct with impact on professional credibility, false declarations/misrepresentation of information, participation in a cartel or other agreement distorting competition, violation of IPR, attempting to influence decision-making processes or obtain confidential information from public authorities to gain an advantage. [↑](#footnote-ref-5)
6. See Article 180 [EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012). [↑](#footnote-ref-6)