

IPA Croatia - Bosnia and Herzegovina - Monte



Monitoring Committee (MC) decision no. 10

Date: 12 February 2025

Subject:

1. Approval of non-substantial amendment of the Programme

Direct consideration and adoption by MC	
Written consideration and adoption by MC	X

Comments:

In accordance with the Article 19 (5) of Regulation (EU) 2021/1059, following the consultation of and the approval by the Monitoring Committee and in compliance with Article 8 of Regulation (EU) 2021/1060, the Managing Authority may transfer during the programming period an amount of up to 10 % of the initial allocation of a priority and no more than 5 % of the programme budget to another priority of the same Interreg programme.

To optimise Programme's financial resources and achieve the targeted performance, on 29 January 2025 the Managing Authority launched 7th written procedure for the approval of the non-substantial amendment of the Programme, i.e. to make financial reallocations in accordance with Article 19 (5) of Regulation (EU) 2021/1059 as follows:

- Initial allocation (23.005.000 EUR) for SO 2.4. will be reduced by 1.000.000 EUR, that will be transferred to SO 2.6. (reallocation of funds within PA 2),
- 10% of the initial allocation for PA 4 (SO 4.6) (1.818.700 EUR) will be transferred to PA 3 (SO 4.5.).

The non-substantial amendment of the Programme was approved with no additional comments. The transfer and related changes are not considered substantial and do not require a decision of the Commission amending the Interreg programme.

Signed by:

On behalf of the Managing Authority

Director - General

STELLA ARNERI

