



Nr. 25380 /10.10.2014

**CATALOGUL SURSELOR EUROPENE ȘI GUVERNAMENTALE DE FINANȚARE CARE AR PUTEA FI
ACCESATE DE UBB ÎN ANUL 2014 – OCTOMBRIE**

PROGRAM DE FINANȚARE	VALOAREA GRANTULUI	CONTRIBUȚIA BENEFICIARULUI	INFORMAȚII PRIVIND CALENDARUL DEPUNERII PROIECTELOR	PAGINA
RO 01 – Asistență Tehnică și Fondul Bilateral la nivel Național Apelul II – Aprilie 2014	Măsura I: Valoarea maximă a finanțării: 1500 Euro/participant	Rata de finanțare nerambursabilă: 100% din cheltuielile eligibile	Deadline: 31 octombrie 2014 , sau până la epuizarea fondurilor aferente măsurii/ariei prioritare deschise	1
EUROPEAN COMMISSION JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JTRA/AG/EJTR Action grants to support European judicial training	The EU grant requested cannot be lower than EUR 50 000 . There is no upper limit.	The grant cannot constitute more than 80% of overall eligible project costs.	17/11/2014 12:00 (noon) CET	3
EUROPEAN COMMISSION JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JDRU/AG/DRUG Action grants to support transnational projects in the area of EU drugs policy	The EU grant requested cannot be lower than EUR 75 000 . There is no upper limit.	The funding under this call is based on the co-financing principle: the grant cannot constitute more than 80% of overall eligible project costs.	05 November 2014, 12:00 (noon) Central European Time	7



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EUROPEAN COMMISSION JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JACC/AG/E -JU Action grants to support National or transnational e-Justice	The EU grant requested cannot be lower than EUR 75 000 . There is no upper limit.	The funding under this call is based on the co-financing principle: the grant cannot constitute more than 80% of overall eligible project costs.	07 January 2015, 12:00 (noon) Central European Time	10



**CATALOGUL SURSELOR EUROPENE ȘI GUVERNAMENTALE DE FINANȚARE CARE AR PUTEA FI ACCESATE DE UBB ÎN ANUL 2014 –
LUNA OCTOMBRIE**

FINANȚATOR	PROGRAM DE FINANȚARE	OBIECTIVUL PROGRAMULUI	SOLICITANȚI ELIGIBILI / GRUPUL ȚINTĂ ELIGIBIL	ACTIVITĂȚI ELIGIBILE	VALOAREA GRANTULUI	CONTRIBUȚIA BENEFICIARULUI	INFORMAȚII PRIVIND CALENDARUL DEPUNERII PROIECTELOR	INFORMAȚII SUPLIMENTARE / WEBSITE-UL PROGRAMULUI
Mecanismul Financiar al Spațiului Economic European (Granturi SEE) 2009-2014	RO 01 – Asistență Tehnică și Fondul Bilateral la nivel Național Apelul II – Aprilie 2014	În cadrul prezentului apel, sunt deschise două măsuri în cadrul Fondului Bilateral la Nivel Național: Măsura I: Sprijin pentru deplasări Scopul acestor finanțări este acela de a sprijini deplasările în vederea dezvoltării relațiilor bilaterale, de a identifica și a vizita potențialii parteneri pentru a discuta despre posibilitățile de colaborare în viitor.	- Punctul Național de Contact și alte instituții naționale care joacă un rol important în stabilirea/implementarea unui anumit program inclus în Memorandumurile de Înțelegere; - Operatorii de program și partenerii de program din cadrul programelor finanțate prin Granturile SEE și Norvegiene 2009-2014 - Promotorii de proiect și partenerii de proiect din cadrul proiectelor finanțate prin Granturile SEE și Norvegiene 2009-2014; - Ambasadele statelor donatoare în România și ambasadele României în statele donatoare;	Măsura I: - Activități pentru dezvoltarea de parteneriate între entitățile din România și cele din statele donatoare, prin intermediul întâlnirilor de lucru, schimbului de cunoștințe, împărtășirii de experiențe, în scopul elaborării de proiecte viitoare; - Activități pentru identificarea de parteneri în scopul dezvoltării de proiecte în parteneriat, prin participarea la conferințe, seminarii, ateliere de lucru. Măsura II: Următoarele activități se consideră eligibile în cadrul Măsurii II, cu condiția de a avea caracter bilateral, respectiv să fie implementate în comun cu entități din statele donatoare/organizații	Măsura I: Valoarea maximă a finanțării: 1500 Euro/participant (neincluzând taxa de participare, dacă este cazul), maxim 2 participanți/entitate. În cazuri justificate, se va aproba finanțarea unui număr mai mare de participanți/entitate.	Rata de finanțare nerambursabilă: 100% din cheltuielile eligibile	Deadline: 31 octombrie 2014 , sau până la epuizarea fondurilor aferente măsurii/ariei prioritare deschise	http://www.eeagrants.ro/fondul-national-bilateral-apeluri http://www.eeagrants.ro/documents/10194/54332/Ghidul+Aplicantului+RO+01.pdf/f111ac49-5a9e-4bc8-8b3e-0ba0b604e716



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		<p>Măsura II: Arii prioritare În cadrul acestei măsuri se finanțează proiecte/acțiuni, individuale sau în parteneriat, de colaborare, schimb de experiență, transfer de cunoștințe și bune practici între beneficiari și entități din Statele Donatoare, alte state beneficiare și România.</p>	<p>- Instituții publice, autorități publice naționale sau internaționale, autorități publice locale, sau regionale; - Organizații interguvernamentale; - Agenții guvernamentale; - Instituții de învățământ și institute de cercetare; - Organizații non-guvernamentale, asociații, fundații, sindicate, patronate care activează în sfera ariilor prioritare enunțate anterior (pentru Măsura II, sunt eligibili numai aplicanții din această categorie care îndeplinesc condiția de a fi derulat această activitate timp de cel puțin un an fiscal integral).</p>	<p>internaționale: - Organizarea de conferințe și seminarii pe teme de interes comun; - Organizarea de evenimente realizate în comun în cadrul reuniunilor internaționale; - Cooperare tehnică și schimb de experți; - Consolidarea capacității administrative; - Formarea pe termen scurt; - Vizite de studiu; - Elaborarea de rapoarte și studii; - Alte activități de interes comun.</p>				



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EUROPEAN COMMISSION DG JUSTICE	JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JTRA/AG/EJTR Action grants to support European judicial training	The proposals under this call shall focus on the following priorities: Civil law Criminal law Fundamental rights Other topics Proposals shall complement the efforts of the EU in the area of European judicial training . Duplications of already existing initiatives will not be funded. Applicants shall explain and demonstrate how their proposals are aligned with the respective EU policies and with the documents published by the European	Applicants and partners must comply with the following requirements: (a) Legal status: Applicants and partners must be legally constituted public or private organisations , or international organisations. (b) Non-profit: Bodies and organisations which are profit-oriented can apply, be it as applicant or as partner, only in partnership with non-profit or public organisations . (c) Eligible country: Applicant and partners must be legally established in an eligible country (the EU members except UK and DK). The training should mainly target members of the judiciary and judicial staff, meaning judges, prosecutors and	The proposals under this call shall be in line with the priorities as described hereunder: Civil law More specifically, proposals presented under the civil law priority shall focus notably on: o Legal instruments in family matters and successions, in particular: Regulation (EU) No 650 /2012 on jurisdiction, applicable law, recognition authentic instruments in matters of successions and on the creation of a European Certificate of Succession; o Legal instruments in civil and commercial matters, in particular: Regulation (EU) No1215/2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (recast); o Training of enforcement authority agents and other legal practitioners applying instruments in the area of civil judicial cooperation, in	The EU grant requested cannot be lower than EUR 50 000 . There is no upper limit.	The grant cannot constitute more than 80% of overall eligible project costs.	17/11/2014 12:00 (noon) CET	http://ec.europa.eu/justice/grants/1/calls/just_2014_jtra_ag_ejtr_en.htm http://ec.europa.eu/justice/grants/1/files/2014_jtra_ag_ejtr/just_2014_jtra_ag_ejtr_call_notice_en.pdf



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		Commission. The degree of relevance to the priorities of the call for proposals will be assessed under the relevance award criterion.	<p>court officers, as well as other legal practitioners associated with the judiciary, such as lawyers, notaries, bailiffs, probation officers, mediators and court interpreters, who are involved in the application of the relevant instruments.</p> <p>The project must be transnational and must be submitted by a partnership of eligible organisations (i.e. applicant and partners) from at least two different eligible countries.</p>	<p>particular Regulation (EC) No 2201/2003 concerning jurisdiction and the recognition and enforcement of judgments in matrimonial matters and the matters of parental responsibility (Brussels IIa) , Regulation (EC) 805/2004 creating a European Enforcement Order for uncontested claims, Regulation (EU) No 655/2014 establishing a European Account Preservation Order procedure to facilitate cross-border debt recovery in civil and commercial matters.</p> <p>Criminal law More specifically, proposals presented under the criminal law priority shall focus notably on:</p> <ul style="list-style-type: none">o the Directive 2010/64/EU on the right to interpretation and translation in criminal proceedings;o the Directive 2012/13/EU on the right to information in criminal proceedings;o the Directive 2012/29/EU establishing minimum				



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				<p>standards on the rights, support and protection of victims of crime;</p> <ul style="list-style-type: none">o the Directive 2008/99/EC on the protection of environment through criminal law and the Directive 2009/123/EC on ship-source pollution and on the introduction of penalties for infringements. <p>Fundamental rights More specifically, proposals presented under the fundamental rights priority shall focus notably on:</p> <ul style="list-style-type: none">o the Charter of Fundamental Rights of the EU, in particular its scope and application;o Council Framework Decision 2008/913/JHA on combating certain forms and expressions of racism and xenophobia by means of criminal law. <p>Other topics Training can also be provided on the following topics:</p> <ul style="list-style-type: none">o Development of linguistic skills of legal practitioners. <p>Projects should cover the</p>				



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				legal terminology used in the work environment of practitioners; Knowledge of the legal systems of the Member States. o Other justified training needs; since the assessment of European judicial training needs cannot and should not be solely conducted at EU level and is mainly done nationally and even locally, policy priorities mentioned in the annual work programme are indications of possible topics of supported projects. Proposals not in line with these priorities may still be awarded funding if applicants can justify the suggested training topics by an evidence-based needs assessment, showing that more training is needed for the proper application of EU law in the field to be covered.				



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EUROPEAN COMMISSION DG JUSTICE	JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JDRU/AG/DRUG Action grants to support transnational projects in the area of EU drugs policy	The proposals under this call shall focus on the priorities described below: New psychoactive substances: to support the implementation of EU legislation on new psychoactive substances by improving the capacity to identify and assess new psychoactive substances, to respond effectively to the rapid spread of such substances across the EU, by reducing the availability of harmful substances, monitoring the extent and patterns of use of	Applicants and partners must comply with the following requirements: (a) Legal status: Applicants and partners must be legally constituted public or private organisations , or international organisations. Only legally constituted organisations can participate. Natural persons (private individuals) are not allowed to submit applications. (b) Non-profit: The applicant must be non-profit-oriented. This will be assessed on the basis of the statutes of the organisation, in particular whether those allow for the possibility to distribute profit to members/shareholders. Bodies and organisations which are profit-oriented shall have access to grants only as partners .	This call will fund activities on: <ul style="list-style-type: none"> • data collection, surveys and research activities; • training activities; • mutual learning, exchange of good practices, cooperation, including identifying best practices which may be transferable to other participating countries; • dissemination and awareness-raising activities. Proposals under all priorities must make provisions to document the number of professionals and individuals reached, provide anonymised data disaggregated by gender and by age and must describe in their grant application how this will be done.	The EU grant requested cannot be lower than EUR 75 000 . There is no upper limit.	The funding under this call is based on the co-financing principle: the grant cannot constitute more than 80% of overall eligible project costs.	05 November 2014, 12:00 (noon) Central European Time	http://ec.europa.eu/justice/grants/1/calls/just_2014_jdru_ag_drug_en.htm http://ec.europa.eu/justice/grants/1/files/2014_jdru_ag_drug/just_2014_jdru_ag_drug_call_notice_en.pdf



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		<p>such substances, and by sharing best practices on prevention;</p> <p>Rehabilitation: to develop and share innovative approaches aimed at preventing relapse and models of good practice for reintegration and rehabilitation of (long-term) drug users, including those released from prison, inter alia by exploring alternatives to coercive sanctions;</p> <p>Best practices: to exchange best practices on cooperation between public authorities involved in drug related services, including at local</p>	<p>(c) Eligible country: Applicant and partners must be legally established in an eligible country (UE Member States except UK and DK). This is not applicable for International organisations.</p> <p>The project must be transnational and must be submitted by a partnership of eligible organisations (i.e. applicant and partners) from at least two different eligible countries;</p>					



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		or regional level, and civil society, to ensure that drug supply and demand reduction activities are joined up, with a view to enhancing the effectiveness of prevention, harm reduction and law enforcement activities to help prevent and reduce the number of drug-related offences; Proposals shall complement the efforts of the EU in the area of drugs policy. Duplications of already existing initiatives will not be funded. Applicants shall explain and demonstrate how their proposals						



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		are aligned with the respective EU policies and with the documents published by the European Commission. ³ The degree of relevance to the priorities of the call for proposals will be assessed under the relevance award criterion.						
EUROPEAN COMMISSION DG JUSTICE	JUSTICE PROGRAMME (2014-2020) CALL FOR PROPOSALS JUST/2014/JACC/AG/E-JU Action grants to support National or transnational e-Justice	This call for proposals aims at contributing to achieving the objectives of the European e-Justice Strategy 2014-2018. It will support the implementation of e-Justice projects within the European e-Justice Portal and at national level, in as far as they	Applicants and partners must comply with the following requirements: (a) Legal status: Applicants and partners must be legally constituted public or private organisations , or international organisations. (b) Bodies and organisations which are profit-oriented can apply, be it as applicant or as partner, only in partnership with non-	This call will fund IT activities and other relevant activities linked with the European e-Justice Strategy and its Action Plan. Project activities under this call would in principle include analytical, conceptual, design and elaboration work, IT software development, quality assurance and related auxiliary measures necessary for the establishment of new IT systems, as well as the expansion and adaptation of existing national and	The EU grant requested cannot be lower than EUR 75 000 . There is no upper limit.	The funding under this call is based on the co-financing principle: the grant cannot constitute more than 80% of overall eligible project costs.	07 January 2015, 12:00 (noon) Central European Time	http://ec.europa.eu/justice/grants/1/calls/just_2014_jacc_ag_e-ju_en.htm http://ec.europa.eu/justice/grants/1/files/2014_jacc_ag_e-ju/just_2014_jacc_ag_e-ju_call_notice_en.pdf



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	projects	<p>have a European dimension. Priority will be given to projects aiming at joining or enhancing existing or on-going e-Justice portal projects, such as:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Interconnection of National Insolvency Registers (IRI); <input type="checkbox"/> Find a Lawyer (FAL); <input type="checkbox"/> Find a Notary (FAN); <input type="checkbox"/> Find a Bailiff (FAB); <input type="checkbox"/> Implementation of the European Case Law Identifier (ECLI) in case law repositories and interconnection with the e-Justice Portal; <input type="checkbox"/> e-Codex 	<p>profit or public organisations. Eligible country: Applicant and partners must be legally established in an eligible country (the EU members states except UK and DK). This is not applicable for International organisations.</p>	<p>transnational solutions towards addressing the objectives of the call. Activities relating to project management, content preparation, editorial work, communication, promotion and dissemination are also eligible for funding. Applications for projects intended to be integrated into the European e-Justice Portal must indicate how the applicant intends to handle any intellectual property rights on the results of the project, or the usage of any licensed pre-existing software, in order to ensure that the Commission can evaluate how the results may be re-used on the European e-Justice Portal without excessive financial consequences for the Commission. Proposals under all priorities must make provisions to document the number of persons/professionals reached, provide anonymised</p>				



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				data disaggregated by gender and by age and must describe in their grant application how this will be done.				