

EN
ANNEX

2021 work programme for grants and procurement for prerogatives of the Commission and specific powers conferred on the Commission in the social and employment field

1. Introduction

Based on the objectives set out in the budget remarks of the Union budget for 2021, this work programme contains the actions to be financed in 2021 and their budget breakdown. It mainly covers support for increased capacity of European social partners, in line with Principle 8 of the European Pillar of Social Rights, as well as for the free movement of workers.

1.1 Budget breakdown

Budget Line	Amount¹
07.200301 - Free movement of workers, coordination of social security schemes and measures for migrants, including migrants from third countries	EUR 8 845 943
07.200406 - Specific competences in the area of social policy, including social dialogue	EUR 28 020 900
07.200408 - Analysis of and studies on the social situation, demographics and the family	EUR 2 730 000
07.200409 - Information and training measures for workers' organisations	EUR 22 340 100
TOTAL	EUR 61 936 943

1.2 Type of actions to be financed:

- for grants (implemented under direct management) (point 2): EUR 49 410 100
- for prizes (implemented under direct management) (point 3): N/A
- for procurement (implemented under direct management) (point 4): EUR 12 226 843
- for actions implemented under indirect management (point 5): N/A
- for contributions to trust funds (point 6): N/A
- for financial instruments (point 7): N/A
- for contributions to blending facilities (point 8): N/A
- for other actions or expenditure (point 9): EUR 300 000

¹ The figures represent the outcomes of the programming exercise after internal transfers across budget lines; the total availabilities of credits equal the total credits as in the voted budget and EFTA contribution for line 07.200301 (pending the conclusion of negotiations) combined.

2. Grants

The indicative global budgetary envelope reserved for grants under this work programme amounts to EUR 49 410 100 broken down as follows:

Budget line **07.200406**: EUR 25 820 000

Budget line **07.200408**: EUR 2 100 000

Budget line **07.200409**: EUR 21 490 100

LEGAL BASIS

Task resulting from specific powers directly conferred on the Commission by the Treaty on the Functioning of the European Union pursuant to Articles 154 and 155 thereof.

Convention concluded in 1959 between the ECSC High Authority and the International Occupational Safety and Health Information Centre (CIS) of the International Labour Office. Council Directive 98/59/EC of 20 July 1998 on the approximation of the laws of the Member States relating to collective redundancies (OJ L 225, 12.8.1998, p. 16).

Council Directive 2001/23/EC of 12 March 2001 on the approximation of the laws of the Member States relating to the safeguarding of employees' rights in the event of transfers of undertakings, businesses or parts of undertakings or businesses (OJ L 82, 22.3.2001, p. 16).

Council Directive 2001/86/EC of 8 October 2001 supplementing the Statute for a European Company with regard to the involvement of employees (OJ L 294, 10.11.2001, p. 22).

Directive 2002/14/EC of the European Parliament and of the Council of 11 March 2002 establishing a general framework for informing and consulting employees in the European Community (OJ L 80, 23.3.2002, p. 29).

Council Directive 2003/72/EC of 22 July 2003 supplementing the Statute for a European Cooperative Society with regard to the involvement of employees (OJ L 207, 18.8.2003, p. 25).

Directive 2005/56/EC of the European Parliament and of the Council of 26 October 2005 on cross-border mergers of limited liability companies (OJ L 310, 25.11.2005, p. 1).

Directive 2009/38/EC of the European Parliament and of the Council of 6 May 2009 on the establishment of a European Works Council or a procedure in Community-scale undertakings and Community-scale groups of undertakings for the purposes of informing and consulting employees (OJ L 122, 16.5.2009, p. 28).

BUDGET LINE

07.200406- Specific competences in the area of social policy, including social dialogue

2.1. Call for proposals: Information, consultation & participation of representatives of undertakings

Priorities of the year, objectives pursued and expected results

This call relates to Principle 8 of the European Pillar of Social Rights "Social dialogue and involvement of workers", particularly its paragraph (b) which stipulates that "Workers or their representatives have the right to be informed and consulted in good time on matters relevant to them, in particular on the transfer, restructuring and merger of undertakings and

on collective redundancies". The main priority for the financial year 2021 is to promote actions aimed at developing employees' involvement in undertakings, in particular by raising awareness and contributing to the application of European Union law and policies in this area and the take-up and development of European Works Councils. This call also aims at supporting projects that seek to identify and address challenges in involving workers, as a result of changes in the world of work.

Description of the activities to be funded

Promoting actions designed to facilitate the implementation of EU Directives 98/59, 2002/14, 2001/23, 2009/38, 2001/86, 2003/72 on employees' involvement in undertakings at national and European levels.

Types of applicants targeted by the call

Eligibility of applicants

a) Place of establishment

- Single applicants and lead applicants must be properly constituted and registered legal persons having their registered office(s) in one of the EU Member States;
- Co-applicants must be properly constituted and registered legal persons having their registered office in one of the EU Member States or Candidate Countries.

b) Type of entities

To be eligible, single, lead and co-applicants must be:

- Legal entities. In derogation from this requirement and pursuant to Article 197.2 (c) of the Financial Regulation, the organisations of social partners without legal personality under the applicable national law are also eligible provided that the conditions of the Financial Regulation related thereto are met.

- representative of workers or employers such as:

A. for workers: applicants may be work councils or similar bodies ensuring the general representation of workers; regional, national, European, sectoral or multi-sectoral trade unions;

B. for employers: applicants may be the management of undertakings, organisations representing employers at regional, national, European, sectoral or multi-sectoral level. In case of commercial undertakings, the objective of the project must be non-commercial in nature.

As an exception, applicants may also be technical bodies such as non-profit training or research bodies and commercial companies only if the aim of the project is non-commercial.

The above quoted technical bodies and commercial undertakings will be considered eligible as lead applicants only where they are expressly mandated by one or more eligible organisations representing workers or employers and when a mandatory letter of endorsement is included.

International organisations may participate as co-applicants even if, as exception, their registered office is not in one of the EU Member States or Candidate Countries.

c) Consortia

Actions may involve consortia.

In the case of proposals not submitted by a European-level workers' or employers' organisation, the action must involve co-applicants, affiliated entities or associate organisations from more than one Member State or Candidate Country.

In order to strengthen co-operation between workers' and employers' representatives in respect of information, consultation and participation within undertakings operating in more than one Member State, projects involving only one information and consultation body should be submitted as joint projects from representatives of workers and employers.

Affiliated entities and associate organisations are accepted for projects submitted by single applicants or consortia applicants.

d) Affiliated entities

Affiliated entities may participate in the implementation of the action. Legal entities having a legal link with applicants, which is neither limited to the action nor established for the sole purpose of its implementation and which satisfy the eligibility criteria, may take part in the action as affiliated entities, and may declare eligible costs.

For that purpose, applicants shall identify such affiliated entities in the application form.

e) Associate organisations

An associate organisation can participate in the action but may not declare eligible costs.

Implementation:

Directly by DG EMPL

2.2. Call for proposals: Support for social dialogue

Priorities of the year, objectives pursued and expected results

- Mitigation of the negative effects of the Covid crisis on social dialogue, as an extraordinary measure, in particular by developing the capacity of national social partners organisations to participate in social dialogue, as well as by developing the capacity of EU cross-industry social partners to support national social partners in their Covid related activities;
- Development of European social dialogue at the sectoral and cross-industry levels in its different dimensions of information exchange, consultation, negotiation and joint action;
- Increased awareness of European social dialogue and improved capacity to participate in it;
- Improved preparation, monitoring, follow-up and/or implementation of joint texts agreed at the sectoral and cross-industry levels.

Description of the activities to be funded

- To promote the development of European social dialogue at the sectoral and cross-industry levels in its different dimensions of information exchange, consultation, negotiation and joint action, in particular in the context of the Commission's priorities and the European Pillar of Social Rights;
- To stimulate increased awareness of European social dialogue and improved capacity to participate in it, including in the context of increasing involvement of social partners in the European Semester process;

- To support the preparation, monitoring, follow-up and/or implementation of joint texts agreed at the sectoral and cross-industry levels.

- To maintain, develop and improve the capacity of national social partners, together with EU cross-industry social partners, specifically following the Covid crisis

A grant may be awarded for an action which has already begun provided that the applicant can demonstrate the need for starting the action prior to signature of the grant agreement, notably for projects specifically targeted at the maintenance of the capacity of national social partners in the context of the impact of the COVID crisis. In that case, costs incurred may be eligible from the date of submission of the grant application.

Types of applicants targeted by the call

a) Place of establishment

Legal entities properly established and registered in the following countries are eligible as single applicants or lead applicants:

- EU Member States;

Legal entities properly established and registered in the following countries are eligible as co-applicants, associated organisations or affiliated entities:

- EU Member States;
- Candidate Countries: Albania, North Macedonia, Montenegro, Serbia and Turkey.

In derogation from this requirement, international organisations whose registered headquarters are outside the eligible countries are also eligible as co-applicants or associated organisations.

b) Types of entities

- Single applicants, lead applicants, co-applicants and affiliated entities must be legal entities. In application of 197.2 (c) of the Financial Regulation, social partner organisations without legal personality are also eligible provided that the conditions of the Financial Regulation related thereto are met;

- Applicants, affiliated entities and associate organisations must fall within one of the following categories: social partners, non-profit-making organisations, universities and research institutes, public authorities, international organisations.

c) Single applicants or consortia

c1) Single applicant

The single applicant must be a European level social partner organisation.

Affiliated entities and associate organisations may be part of the single-applicant proposal.

c2) Consortia :

Actions may involve consortia.

To be eligible as consortium, actions must include a lead applicant and at least one co-applicant:

The lead applicant must be a social partner organisation at European, national or regional level.

If a social partner organisation representing workers is the lead applicant, the mandatory co-

applicant must be a social partner organisation representing employers.

If the lead applicant is not a social partner organisation at European level, the consortium must include at least (1) one organisation from a different eligible country to that of the lead applicant and (2) a European-level social partner organisation. For actions related to the follow-up of the Covid crisis and specifically aiming at improving the capacity of national social partners in cooperation with EU cross-industry social partners, the consortium must only include a cross-industry European-level social partner organisation.

In order to be eligible, at least one of the organisations mentioned in the above paragraph must participate as co-applicant, while the other(s) can participate as co-applicant, affiliated entity(ies) of the lead applicant or co-applicant(s) (see point d below) or associate organisation(s) (see point e below).

d) Affiliated entities are eligible both for single applicants and consortia.

Legal entities having a legal or capital link with applicants, which is neither limited to the action nor established for the sole purpose of its implementation and which satisfy the eligibility criteria, may take part in the action as affiliated entities, and may declare eligible costs. For that purpose, applicants shall identify such affiliated entities in the application form.

e) Associate organisations

Associate organisations are not part of the consortium but are entitled to participate provided that their role and added value is clearly defined in the technical proposal. They may not declare eligible costs.

Implementation:

Directly by DG EMPL

2.3. Call for proposals: Improving expertise in the field of industrial relations

Priorities of the year, objectives pursued and expected results

- Promotion of analysis and research in the field of industrial relations
- Promotion of exchange of information and experience among the parties actively involved in industrial relations, with the aim of contributing to developing and reinforcing industrial relations structures in Europe.

Description of the activities to be funded

Promotion of:

- Analysis and research in the field of industrial relations and;
- Exchange of information and experience among the parties actively involved in industrial relations, with the aim of contributing to developing and reinforcing industrial relations structures in Europe.

It contributes to future industrial relations analysis by the Commission, notably in the context of the European Semester and the employment and social development in Europe (ESDE) Reports.

Types of applicants targeted by the call

a) Place of establishment

Legal entities properly established and registered in the following countries are eligible as single applicants or lead applicants: EU Member States.

Legal entities properly established and registered in the following countries are eligible as co-applicants, affiliated entities or associate organisations: EU Member States; Candidate Countries: Albania, Montenegro, Republic of North Macedonia, Serbia and Turkey.

In derogation from these requirements, international organisations whose registered headquarters are outside the eligible countries are also eligible.

b) Types of entities

Single applicants, lead applicants, co-applicants and affiliated entities must be legal entities. In application of Article 197 2. (c) of the Financial Regulation, social partner organisations without legal personality are also eligible provided that the conditions of the Financial Regulation related thereto are met.

c) Single applicants or consortia

c1) Single applicants

The single applicant must be an international organisation.

c2) Consortia

- Actions may involve consortia.

- To be eligible as consortium, actions must include a lead applicant and at least one co-applicant.

- Lead, co-applicant, affiliated entities and associate organisations must fall within one of the following categories: non-profit-making organisations such as universities and research institutes; social partners; public authorities; international organisations, European-level organisations.

- The consortium must be composed of at least one non-profit-making university or research institute as lead or co-applicant. This requirement is not applicable if the lead applicant is an international organisation.

- If the lead applicant is not a European-level or international organisation, it must be in a consortium with at least one organisation (co-applicant) from a different eligible country to that of the lead applicant.

- Affiliated entities and associate organisations are eligible for consortia.

d) Affiliated entities

Affiliated entities may participate in the implementation of the action for consortia.

Legal entities having a legal or capital link with applicants, which is neither limited to the action nor established for the sole purpose of its implementation and which satisfy the eligibility criteria, may take part in the action as affiliated entities, and may declare eligible costs. For that purpose, applicants shall identify such affiliated entities in the application form.

e) Associate organisations

Associate organisations are entitled to participate in consortia provided that their role and added value is clearly specified and demonstrated in the technical proposal. They may not declare eligible costs.

Implementation:

Directly by DG EMPL

LEGAL BASIS

Treaty on the Functioning of the European Union, and in particular Articles 159 and 161 thereof.

BUDGET LINE

07.200408- Analysis of and studies on the social situation, demographics and the family

2.4 Direct grant to: SHARE ERIC (European Research Infrastructure Centre)

Priorities of the year, objectives pursued and expected results

The SHARE survey (Survey of Health, Ageing and Retirement in Europe) is carried out every 2-3 years and consists of a panel, meaning that respondents are re-interviewed on successive occasions. Last interviews, under Wave 8, were carried out in 2020. Due to the need to analyse the impact of COVID-19 pandemic, Wave 9 will already start in 2021 and will focus on furthering extending and developing Wave 8 conclusions on the situation of older people, essential for EU policy-making. In particular, the 2021 Pension Adequacy report will need to draw extensively on this. This is also a prime support for the European Semester and benchmarking exercises.

Description of the activities to be funded

Wave 9 will continue the action of wave 8, taking into consideration the COVID-19 crisis:

- it will focus on the situation of older people, it will allow building indicators in areas where they are lacking, in particular long-term care, the social side of health access, and the situation of older women.
- Developing statistics on social protection, its adequacy and its financing and notably to monitor long-term care, health access and pensions, allowing comparison between the Member States as to the social situation of older people.

Types of applicants targeted by the direct award

According to Article 195(f) of the Financial Regulation, grants may be awarded without a call for proposals to particular bodies for activities with specific characteristics that require a particular type of body on account of its technical competence; its high degree of specialisation or its administrative power, on condition that the activities concerned do not fall within the scope of a call for proposals. The grant is to be awarded to the European Research Infrastructure Consortium for the Survey of Health, Ageing and Retirement in Europe (SHARE), which was established by Commission Decision 2011/166/EU of 17 March 2011. This body is the only one conducting a comprehensive survey on ageing in the EU and has, over a period of more than a decade, acquired a unique technical competence and acceptance in the scientific and policy-making community. The objective of this activity cannot be achieved in another way than by awarding it to SHARE. Costs of its affiliated

entities that carry out the fieldwork in the Member States will be eligible. The award decision justifying the direct award will be adopted at a later stage.

Implementation:

Directly by DG EMPL

LEGAL BASIS

Task resulting from specific powers directly conferred on the Commission by the Treaty on the Functioning of the European Union pursuant to Article 154 thereof.

Convention concluded in 1959 between the High Authority of the European Coal and Steel Community (ECSC) and the International Occupational Safety and Health Information Centre (CIS) of the International Labour Office.

Council Directive 89/391/EEC of 12 June 1989 on the introduction of measures to encourage improvements in the safety and health of workers at work (OJ L 183, 29.6.1989, p. 1), and the associated individual directives.

Council Directive 92/29/EEC of 31 March 1992 on the minimum safety and health requirements for improved medical treatment on board vessels (OJ L 113, 30.4.1992, p. 19).

BUDGET LINE

07.200409 - Information and training measures for workers' organisations

2.5 Call for proposals: Information and training measures for workers' organisations

Priorities of the year, objectives pursued and expected results

- Contribution by workers' organisations to the overarching challenges facing European employment and social policy, and increased involvement of workers' organisations in the European Semester process and the implementation of the European Pillar of Social Rights;
- Increased awareness and skills for workers' representatives, exchanges of practices and experience with European social dialogue
- Improved capacity to participate as workers' representatives in European social dialogue.

Description of the activities to be funded

To cover expenditure for information and training measures for workers' organisations, with a view to improving skills of workers' representatives for better participation in European social dialogue, better understanding of the issues discussed in European social dialogue, enhanced sharing of ideas/experience on European social dialogue, as well as improving the capacity of workers' organisations, including in the context of increasing involvement of social partners in the European Semester process, the Commission's priorities and the European Pillar for Social Rights.

Types of applicants targeted by the call

a) Place of establishment

Legal entities properly established and registered in the following countries are eligible as single applicants or lead applicants:

- EU Member States;

Legal entities properly established and registered in the following countries are eligible as co-applicants, affiliated entities or associate organizations:

- EU Member States;
- Candidate Countries: Albania, North Macedonia, Montenegro, Serbia and Turkey.

b) Types of entities:

• Single applicants, lead applicants, co-applicants and affiliated entities must be legal entities. In application of Article 197.2 (c) of the Financial Regulation, social partner organizations without legal personality are also eligible provided that the conditions of the Financial Regulation related thereto are met;

c) Types of entities for single applicant or consortia

c1) Single applicants

The single applicant must be a social partner organisation representing workers at European level. Affiliated entities and associate organisations may be part of the single-applicant proposal. Affiliated entities and associate organisations must fall within one of the following categories: social partners, non-profit-making organisations, universities and research institutes, public authorities, international organisations.

c2) Consortia

Actions may involve consortia. To be eligible as consortium, actions must include a lead applicant and at least one co-applicant.

The following eligibility criteria must be complied with:

-The lead applicant must be a social partner organisation representing workers at European, national or regional level.

If the lead applicant is not a social partner organisation at EU level, the consortium must envisage the participation of at least (1) one organisation from a different eligible country to that of the lead applicant and (2) a European-level social partner organisation.

In order to be eligible, at least one of the organisations mentioned in the above paragraph must participate as co-applicant, while the other(s) can participate as co-applicant, affiliated entity of the lead applicant or co-applicant(s) (see point d below) or associate organisation(s) (see point e below).

Affiliated entities and associate organisations are eligible for consortia. Co-applicants, affiliated entities and associate organisations must fall within one of the following categories: social partners, non-profit-making organisations, universities and research institutes, public authorities, and international organisations.

d) Affiliated entities

Legal entities having a legal or capital link with applicants, which is neither limited to the action nor established for the sole purpose of its implementation and which satisfy the eligibility criteria, may take part in the action as affiliated entities, and may declare eligible costs. For that purpose, applicants shall identify such affiliated entities in the application form.

e) Associate organisations

Associate organisations are allowed to participate provided their role and added value is

clearly defined in the technical proposal. An associate organisation can participate in the action but may not declare eligible costs.

Implementation:

Directly by DG EMPL

2.6 Support to the Trade Union Institutes ETUI and EZA

Priorities of the year, objectives pursued and expected results

In line with Principle 8 of the European Pillar of Social Rights, this direct grant intends to support the work programmes of the two specific trade union institutes, European Trade Union Institute and European Centre for Workers' Questions, with a view to facilitate capacity-building through training and research at European level, and improve the degree of involvement of workers' representatives in European governance.

The Commission concluded multiannual framework partnership agreements with ETUI and EZA in 2006, 2010, 2014 and 2018 with a view to establishing a long-term cooperation.

The Commission, taking duly into account the important contribution of these institutes in the field of trade union training, information and research, as well as the positive experience of previous cooperation with them, has the intention to conclude with each one of them a new 4-year framework partnership agreement for the period 2021-2025 (the last operating grant under this framework partnership agreement will cover the period 04/2024-03/2025 and it will be funded under the 2024 Financing Decision).

Operating grants as foreseen in the Framework Partnership Agreement support the work programmes of the two specific trade union institutes.

Description of the activities to be funded

The activities will consist of facilitating and promoting training, best practice initiatives and innovative approaches that can take the form of seminars, conferences, round tables and dissemination of information in the form of reports, manuals, analysis, guidelines, newsletters, webpages, etc.

Types of applicants targeted by the direct award

The institutes which are the potential partners under the Framework Partnership Agreement are the following:

– ETUI is a research and training centre which conducts research and provides scientific, educational and technical support to workers' organisations and contributes to the development of Social Europe and the social dialogue. It provides information and training in European matters of strategic importance for the trade unions. This institute is linked to the European Trade Union Confederation (ETUC)

– EZA provides trade union education with a European dimension for European Christian workers' organisations through the promotion of education activities, programmes and exchanges, it widens the knowledge of workers about the European Union's objectives and policies in the social field and strengthens a common European identity.

ETUI and EZA have the necessary specific technical competence, high degree of

specialisation and administrative power necessary to carry out the above described specific actions and can thus be considered as a particular type of bodies, within the meaning of Article 195(f) of the Financial Regulation, to be the beneficiary of a grant awarded without a call for proposals. The presence of more than one entity in this field of activity and the diversified philosophical and political orientation of ETUI and EZA offer a supplementary assurance of pluralism and a larger choice to workers' organisations. The position of these institutes is unique, since they are specialised research/training institutes responding to the necessary representativeness criteria and covering needs at a European scale, including the candidate countries (ETUI is linked to the ETUC which has member organisations in 39 European countries; EZA has members in 30 European countries). ETUI and EZA cover close to all representative unions of the European labour movement.

Implementation:

Directly by DG EMPL

3. Prizes

N/A

4. Procurement

The indicative global budgetary envelope reserved for procurement contracts under this work programme amounts to EUR 12 226 843 broken down as follows:

Budget line **07.200301**: 8 845 943 EUR

Budget line **07.200406**: 1 900 900 EUR

Budget line **07.200408**: 630 000 EUR

Budget line **07.200409**: 850 000 EUR

4.1 Procurement activities under the "Free movement of workers, co-ordination of social security schemes and measures for migrants, including migrants from third countries" budget line.

BUDGET LINE

07.200301

LEGAL BASIS

Treaty on Treaty on the Functioning of the European Union, and in particular Articles 45 and 48 thereof.

Council Regulation (EEC) No 1408/71 of 14 June 1971 on the application of social security schemes to employed persons, to self-employed persons and to members of their families moving within the Community (OJ L 149, 5.7.1971, p. 2).

Council Regulation (EEC) No 574/72 of 21 March 1972 laying down the procedure for implementing Regulation (EEC) No 1408/71 on the application of social security schemes to employed persons, to self-employed persons and to their families moving within the Community (OJ L 74, 27.3.1972, p. 1).

Council Directive 98/49/EC of 29 June 1998 on safeguarding the supplementary pension rights of employed and self-employed persons moving within the Community (OJ L 209, 25.7.1998, p. 46).

Council Regulation (EC) No 859/2003 of 14 May 2003 extending the provisions of Regulation (EEC) No 1408/71 and Regulation (EEC) No 574/72 to nationals of third countries who are not already covered by those provisions solely on the ground of their nationality (OJ L 124, 20.5.2003, p. 1).

Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems (OJ L 166, 30.4.2004, p. 1).

Regulation (EC) No 987/2009 of the European Parliament and of the Council of 16 September 2009 laying down the procedure for implementing Regulation (EC) No 883/2004 on the coordination of social security systems (OJ L 284, 30.10.2009, p. 1).

Regulation (EU) No 1231/2010 of the European Parliament and of the Council of 24 November 2010 extending Regulation (EC) No 883/2004 and Regulation (EC) No 987/2009 to nationals of third countries who are not already covered by these Regulations solely on the ground of their nationality (OJ L 344, 29.12.2010, p. 1).

Regulation (EU) No 492/2011 of the European Parliament and of the Council of 5 April 2011 on free movement for workers within the Union (OJ L 141, 27.5.2011, p. 1).

Directive 2014/50/EU of the European Parliament and of the Council of 16 April 2014 on minimum requirements for enhancing worker mobility between Member States by improving the acquisition and preservation of supplementary pension rights (OJ L 128, 30.4.2014, p. 1).

Directive 2014/54/EU of the European Parliament and of the Council of 16 April 2014 on measures facilitating the exercise of rights conferred on workers in the context of freedom of movement for workers (OJ L 128, 30.4.2014, p. 8).

The Commission intends to launch an open procedure for a Framework Contract (FWC) for the provision of services related to the network of experts on intra EU-mobility - social security coordination and free movement of workers, for a duration of four years (5 200 000 EUR).

General description of the contracts envisaged

The actions planned support the free movement of workers, promote and supervise the coordination of the social security systems to provide common rules to protect citizens' social security rights when moving within European Union. This includes actions of support, and monitoring the implementation of the applicable Regulations and of the social security provisions of the relevant Association Agreements. These actions also ensure the implementation and the development of the Electronic Exchange of Social Security Information (EESSI) system among European Union Member States, as well as development of the European Social Security number (ESSN) and our contribution to the corporate IT.

Implementation:

Directly by the DG and where relevant co-delegations with DG DGT and DIGIT

4.2 Procurement activities under "Specific competences in the area of social policy, including social dialogue" budget line.

BUDGET LINE

07.200406

LEGAL BASIS

Tasks resulting from specific powers directly conferred on the Commission by the Treaty on the Functioning of the European Union pursuant to Article 154 and 155 thereof.

Tasks resulting from the Commission's prerogatives at institutional level, as provided for in Article 58(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.

General description of the contracts envisaged

These actions will support conferences and meetings, IT developments, exchange of information and good practice in the field of social dialogue and industrial relations.

Implementation:

Directly by the DG and where relevant co-delegation to DG DIGIT

4.3 Procurement activities under "Analysis of and studies on the social situation, demographics and the family" budget line.

BUDGET LINE

07.200408

LEGAL BASIS

Treaty on the Functioning of the European Union, and in particular Articles 159 and 161 thereof.

General description of the contracts envisaged

These actions will support IT developments, including our contribution to the corporate IT, data collection, ad-hoc analysis and studies on social and labour market outcomes, income, living conditions and poverty, as well as communication activities.

Implementation:

Directly by the DG and where relevant co-delegation to ESTAT and DIGIT

4.4 Procurement activities under "Information and training measures for workers' organisations" budget line.

BUDGET LINE

07.200409

LEGAL BASIS

Task resulting from specific powers directly conferred on the Commission by the Treaty on the Functioning of the European Union pursuant to Article 154 thereof.

Convention concluded in 1959 between the High Authority of the European Coal and Steel Community (ECSC) and the International Occupational Safety and Health Information Centre (CIS) of the International Labour Office.

Council Directive 89/391/EEC of 12 June 1989 on the introduction of measures to encourage improvements in the safety and health of workers at work (OJ L 183, 29.6.1989, p. 1), and the associated individual directives.

Council Directive 92/29/EEC of 31 March 1992 on the minimum safety and health requirements for improved medical treatment on board vessels (OJ L 113, 30.4.1992, p. 19).

General description of the contracts envisaged

This action will support IT developments related to the area of workers' organisations representing a part of the contribution to the corporate IT services by DG EMPL.

Implementation:

Co-delegation to DG DIGIT

5. *Indirect management*

N/A

6. *Contributions to trust funds*

N/A

7. *Financial instruments*

N/A

8. *Contributions to blending facilities*

N/A

9. *Other Actions*

The indicative global budgetary envelope reserved for other actions under this work programme amounts to EUR 300 000 broken down as follows:

Budget line **07.200406**: EUR 300 000

BUDGET LINE

07.200406 - Specific competences in the area of social policy, including social dialogue

LEGAL BASIS

Tasks resulting from specific powers directly conferred on the Commission by the Treaty on the Functioning of the European Union pursuant to Article 154 and 155 thereof.

Task resulting from the Commission's prerogatives at institutional level, as provided for in Article 58(2) of Regulation (EU, Euratom) No 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 and repealing Regulation (EU, Euratom) No 966/2012.
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Description and objective of the implementing measure

To cover expenditure related to meetings between delegates of the European Trade Union Confederation (ETUC) with a view to helping them form their opinions and harmonise their positions regarding Union policies and in view of negotiations with the employers.
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Implementation:

Co-delegation to DG PMO
