



# WATEREYE

Project Title:	O&M tools integrating accurate structural health in offshore energy
Starting date:	2019/11/01
Duration in months:	36
Call (part) identifier:	H2020-LC-SC3-2019-RES-TwoStages
Grant agreement no:	851207

## Consortium Members

Organisation	Abbreviation	Country
Centro Tecnológico Ceit-IK4	CEIT	Spain
Delft Dynamics B.V.	DD	The Netherlands
Semantic Web Company	SWC	Austria
Delft University of Technology	TUD	The Netherlands
SINTEF Energy Research AS	SINTEF-E	Norway
SINTEF AS	SINTEF-I	Norway
FLANDERS MAKE VZW	FMAKE	Belgium
COBRA Instalaciones y Servicios	COBRA	Spain
Plataforma Oceánica de Canarias	PLOCAN	Spain

## Deliverable D6.2

### EEAB establishment, members, roles and planning

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## Authors

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## Disclaimer

The content reflects only the author's view and the Agency is not responsible for any use that may be made of the information it contains.

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<b>Version</b>	<b>Publication date</b>	<b>Change</b>	
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2.0	11/04/2020	▪ Changes made based on input from the internal review	
3.0	27/04/2020	▪ Final document	

## **EXECUTIVE SUMMARY**

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The present document constitutes the Deliverable D6.2 “EEAB establishment, members, roles and planning” in the framework of the Project titled “O&M tools integrating accurate structural health in offshore energy” (Project Acronym: WATEREYE; Grant Agreement No 851207).

This document has been prepared to provide the composition of EEAB members, roles and planning with meetings schedule and templates/lists for useful information exchange for the project.

Thus, this deliverable will explain the procedure followed to get a relevant Experts Board very useful for the future exploitation of the WATEREYE outcomes.

# TABLE OF CONTENTS

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EXECUTIVE SUMMARY ..... ERROR! BOOKMARK NOT DEFINED.

TABLE OF CONTENTS ..... ERROR! BOOKMARK NOT DEFINED.

ABBREVIATIONS AND ACRONYMS ..... ERROR! BOOKMARK NOT DEFINED.

1 EEAB ESTABLISHMENT ..... **8**

2 PARTICIPANTS ROLES AND MEETINGS PLANNING..... ERROR! BOOKMARK NOT DEFINED.

3 CONCLUSIONS..... **14**

4 REFERENCES..... ERROR! BOOKMARK NOT DEFINED.

## LIST OF ANNEXES

- Annex A.1: EEAB Agreement
- Annex A.2: Template for EEAB information exchange

**LIST OF TABLES**

TABLE 1 INITIAL LIST OF THE EEAB ..... 8  
TABLE 2 EXTENSION OF THE EEAB INITIAL LIST..... 9  
TABLE 3 PLANNING OF THE EEAB MEETINGS ..... 12

## ABBREVIATIONS AND ACRONYMS

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Abbreviations / Acronyms	Description
CBM	Condition-Based Maintenance
CM	Condition Monitoring
DoA	Description of Action
DSS	Decision Support Systems
EEAB	External Experts Advisory Board
EPC	Engineering, Procurement and Construction
FEM	Finite Element Method
GA	Grant Agreement
IPS	Indoor Positioning System
LCoE	Levelized Cost of Energy
NLOS	Non-Line-Of-Sight
OPEX	Operational Expenditures
O&M	Operation and Maintenance
PdM	Predictive Maintenance
PMC	Project Management Committee
RUL	Remaining Useful Lifetime
SHM	Structural Health Monitoring
UAV	Unmanned Aerial Vehicle
US	Ultrasound
UWB	Ultra-Wide Band
WT	Wind Turbine
WF	Wind Farm
WFO	Wind Farm Operator

# 1 EEAB ESTABLISHMENT

An initial list of the EEAB was proposed in the WATEREYE DoA<sup>1</sup> with the aim of maximizing replication and exploitation of the WATEREYE “structural health monitoring & control” solution. As is shown in the WATEREYE DoA (in Annex 1 of Section 4-5), each institution signed the WATEREYE letter of interest.

**Table 1. Initial list of the EEAB**

Company	Suggested by
<b>OWILab:</b> R&D in offshore wind monitoring to increase the WFs reliability and efficiency.	FMAKE
<b>AIRCENTRE:</b> Atlantic International research centre, member of ETIP Ocean	PLOCAN
<b>ENEROCEAN:</b> Floating offshore wind developer	PLOCAN
<b>WEDGE:</b> Wave energy technology developer	PLOCAN
<b>EQUINOR:</b> Oil&Gas, wind & solar energy leader; high expertise in offshore energies operation	SINTEF-E
R&D Test Engineer, Field Service Representative (on and off-shore) and Business Development Manager in the Oil &Gas market	DD

This previous list has suffered some changes during the execution of the WATEREYE project. On the one hand, AIRCENTRE and EQUINOR could not join the WATEREYE EEAB. On the other hand, we have invited five companies more:

Table 2. Extension of the EEAB initial list

Company	Suggested by
<b>Haizea Wind Group:</b> manufacturing of wind towers and offshore structures	CEIT
<b>Esteyco:</b> development of a new technology of floating foundation for the offshore wind market	PLOCAN
<b>C-Cube:</b> specialist in corrosion and predictive maintenance	DD
<b>Stratosphere:</b> specialist in Structural Health Monitoring	CEIT
<b>Ingeteam:</b> O&M services for wind turbines up to 15 MW for onshore and offshore applications	CEIT

After the EEAB composition, in order to avoid any conflict of interests, the acceptance of each official member of the Project Management Committee (PMC) is required. Thus, PMC has to approve the overall list of institutions suggested to be part of the EEAB.

Once the extended list is approved, CEIT as responsible of the EEAB establishment will send to each EEAB institution the Advisory Board Agreement (see Annex A.1) to be signed so that each company confirms their interest in the WATEREYE project and their commitment in the EEAB participation.

This is the procedure to be followed:

1. The WATEREYE project has an initial advisory board from the proposal stage.
2. That initial list has been extended by the suggestions of some partners and the PC.
3. With a steady list of participants, the next step is that all the members of the Project Management Committee (PMC) approve the EEAB candidates and decide the final candidates to be part of the EEAB.
4. Hence, the WATEREYE partner who has suggested the member of the Advisory Board has to inform the corresponding company about it. The PC and the PMSO must be copied (CC) in this communication.
5. If the company accepts to be an EEAB member, the PMSO sends an e-mail explaining the conditions and the EEAB contract to be signed. PMSO mentions in that e-mail that all the expenses related to the travel will be paid with the budget of the project.

6. Afterwards, the PMSO informs to the EEAB participants about the dates and the objectives of the meetings with the aim of helping them with their trips arrangements.

## 2 PARTICIPANTS ROLES AND MEETINGS PLANNING

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The EEAB will be the body through which end-users, installer external experts, researchers and industry representatives will provide recommendations. Therefore, it will play a key advisory and consultative role. Consulting with external experts is of utmost importance at the implementation and validation phase to ensure that their needs are sufficiently taken into account.

Table 3 shows the planning for the EEAB meetings. As can be seen, we will have three EEAB meetings with all the members of the Advisory Board and the WATEREYE Consortium to share the WATEREYE results and to receive helpful recommendations from the External Experts. Furthermore, these three meetings have been joint with other project Workshops with the aim of optimizing travel costs and foster participation.

The first EEAB meeting is planned to be in month 16 (February 2021) in SINTEF premises.

### Objectives:

To present the Smart Corrosion Sensor and Mobile Platform results to the EEAB. WP2 developments will have important progress by M16 but we will have some effort to finalize them and also to integrate the physical solution in WP5 taking into account the EEAB recommendations.

- EEAB comments on Corrosion Sensor development and Mobile Platform solution.
- EEAB recommendations on Diagnosis, Prognosis and Control Tools. After this meeting, WP3 will have fourteen months to customize the tools based on the EEAB suggestions.
- EEAB recommendations on Wind Farm Control and Management Tools. WP4 starts at month 15. Thus, WP4 will have fourteen months after this meeting to design the tools taking into account the EEAB suggestions.
- EEAB recommendations on integration and validation since this phase will be started later, by M25.
- EEAB recommendations to be capable of transferring the WATEREYE solution to other markets such as ocean/wave energy.

The second EEAB meeting will be held in month 31 (May 2022) in CEIT premises.

### Objectives:

- To present the advances in the design of the Smart Corrosion Sensor and Mobile Platform since WP2 will be finalized by M27.
- To present the Diagnosis, Prognosis and Control Tools results to the EEAB. WP3 developments will be finalized by M30.
- To present the Wind Farm Control and Management Tools results to the EEAB. WP4 developments will be finalized by M30.

- To present advances in integration and validation.
- EEAB comments on the Tools results and integration and validation progress.
- EEAB recommendations to be capable of transferring the WATEREYE solution to other markets such as ocean/wave energy.

The third EEAB meeting will be in month 36 (October 2022) in PLOCAN premises.

Objectives:

- To present the WATEREYE final results.
- EEAB recommendations for the future exploitation of the WATEREYE solution.
- EEAB recommendations to transfer and replicate the WATEREYE outcomes for the ocean energy.

**Table 3. Planning of the EEAB meetings**

Meeting	Month	Host	Calendar	Objectives
EEAB meeting #1	M16	SINTEF	feb-21	<ul style="list-style-type: none"> <li>- Preliminary results of Smart corrosion sensor and Mobile platform and EEAB recommendations</li> <li>- Recommendations on Diagnosis, Prognosis and Control Tools</li> <li>- Recommendations on Wind Farm Control and Management Tools</li> <li>- Recommendations on integration and validation</li> </ul>
Engineering Workshop #3	M16	SINTEF	feb-21	
Dissemination Workshop #1	M26	CEIT	dic-21	
EEAB meeting #2	M31	CEIT	may-22	<ul style="list-style-type: none"> <li>- Smart corrosion sensor and Mobile platform results</li> <li>- Diagnosis, Prognosis and Control Tools results</li> <li>- Wind Farm Control and Management Tools results</li> </ul>
Engineering Workshop #4	M31	CEIT	may-22	
EEAB meeting #3	M36	PLOCAN	oct-22	<ul style="list-style-type: none"> <li>- Final system demonstration</li> <li>- Advices on replicability and transferability of the solution into ocean energies</li> </ul>

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Dissemination Workshop #2	M36	PLOCAN	oct-22	
Final Review	M36	PLOCAN	oct-22	

During the EEAB meetings, the templates presented in Annex A.2 will be used to exchange information between the External Experts and the WATEREYE partners.

### **3 CONCLUSIONS**

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This deliverable presents the composition of the EEAB and explains how the WATEREYE project will take advantage of this Experts Board. Additionally, the role of the EEAB participants is described and the planning of the EEAB meetings is also presented providing the details of the meetings such as objectives, location and participants.

## 4 REFERENCES

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- <sup>1</sup> WATEREYE - DoA <https://www.dropbox.com/home/WATEREYE-project/1%20Consortium%20Documents/DoA?preview=Proposal-SEP-210572391.pdf>

## **Annex A.1: EEAB Agreement**

# AGREEMENT FOR PARTICIPATION IN THE WATEREYE EXTERNAL EXPERT ADVISORY BOARD

San Sebastian, the Xth of XX of 20xx.

**ASOCIACIÓN CENTRO TECNOLÓGICO CEIT-IK4** (hereinafter known as CEIT) a center duly incorporated under the Law of SPAIN, whose head office is located in Pº Manuel Lardizabal,15 San Sebastián, Spain and represented for the purpose of the signature of this Agreement by its legal/statutory/authorized representative(s), Ms. Ainhoa Cortés

AND

XX with a registered office at XX XX XX, (hereinafter referred to as **ADVISOR**), represented by Mr.XXX Position.  
ACKNOWLEDGE THAT

**(A)** The "WATEREYE" Project : "O&M Tools Integrating Accurate Structural Health in Offshore Energy" Grant Agreement n°851207 under the HORIZON 2020 Program of the European Commission is a 36-month project, acting CEIT as Coordinator.

**(B)** The Parties of the Project has agreed (Grant Agreement n°851207 (GA)) that an EXTERNAL EXPERT ADVISORY BOARD (hereinafter EEAB) will advise the Scientific Committee to keep objectives of the project in line with the practical aims of the Project. During the project period, this EEAB will meet in Workshops/Meetings sessions.

**(C)** CEIT, in the WATEREYE Project, is responsible of the WATEREYE EEAB management and organisation.

**(D)** The purpose of this Contract is to specify the rights and obligations of the ADVISOR in its Participation in the WATEREYE EEAB

**(E)** The ADVISOR has declared his willingness to participate in the tasks of the WATEREYE EEAB

NOW CEIT AND THE ADVISOR NOTIFY THAT THEY HAVE THEREFORE AGREED AS FOLLOWS

## **Article 1. Beginning, duration and end of the contract**

1.1. This contract shall enter into force immediately after the signature by both parties if the ADVISOR designation is accepted by the the Project Management Committee (PMC) and shall expire at the end of the WATEREYE project.

1.2. This agreement applies to all meetings held in a period extending from month 1 to month 36 of the project, during which at least two-Three EEAB meetings should be organised by CEIT.

## **Article 2. Obligations of the ADVISOR and CEIT**

2.1. The **ADVISOR** hereby nominates Mr. XXX as Expert representing XXX -XXX or at their sole discretion a suitable alternative representative in WATEREYE, hereinafter referred to as the **Expert**. The Expert should attend personally the meetings of the EEAB and sign the data protection informed consent previously provided by CEIT.

2.2. The **Expert** will perform the following services:

- Participation in WATEREYE EEAB meetings (maximum two per year);
- Provision of feedback on WATEREYE documents submitted to him/her for review;
- Follow the progress and assess the results of the project in a constructive manner, in line with the project's goal;
- Support for WATEREYE consortium to disseminate WATEREYE outcomes through the different communication channels of the ADVISOR (events, website, newsletters, etc.).

2.3. **CEIT** will provide logistical and management support to the EEAB meetings including the dissemination of documents, and planning/preparation of the meetings. The **ADVISOR** will be responsible for the Expert's travel and hotel arrangements.

2.4. The language of the EEAB will be English.

## **Article 3. Fees and Travel Expenses**

**CEIT** will reimburse a travel allowance to the **ADVISOR** declared travel costs of the Expert related to his/her participation in the EEAB meetings, according to Article 4.

#### Article 4. Budget

4.1. The total sum of the reimbursements paid to the **ADVISOR** on the basis of Article 3 shall not exceed 500-800 Euros per travel /meeting. The amount to be paid will be limited by the budget of CEIT that is dedicated to the Advisory Group travel allowance (for 3 meetings).

4.2. Exceptionally, the **ADVISOR** may submit a request to **CEIT and CEIT** to revise the limits in relationship with the cost of air tickets from the **ADVISOR** 's location to meeting locations. **CEIT and CEIT** shall decide on a case by case basis if the request can be agreed upon or not.

#### Article 5. Arrangements for invoicing and payments

5.1. The reimbursements will be paid on the basis of an invoice submitted by the **ADVISOR** within 30 days after the EEAB meeting. Invoices cannot be sent later than the periodic report and in any case later than the end of the project 30/10/2022

5.2. The invoice shall include the following information:

- (a) number and dates of meetings attended,
- (b) total sum in Euro corresponding to travel and accommodation, net of VAT.

5.3. The **ADVISOR** may need to provide a legal basis (according to the national legislation) justifying the issue of a VAT-free invoice.

5.4. The **ADVISOR** should keep the originals of travel documents and hotel invoices as they might be required to be presented during the audit.

5.5. The invoice must include a reference to the present Agreement and must be sent to:

ASOCIACION CENTRO TECNOLÓGICO  
CEIT-IK4 (CEIT)  
Pº Manuel Lardizabal,15  
20018 San Sebastián  
(attn: María Alonso)  
VAT number:G20079695

5.6. **CEIT** will pay the travel allowance to the **ADVISOR**'s bank account, specified in the Bank Identification Form (provided in Annex 2), within 60 days from the receipt of the invoice. The reimbursements shall be made in Euro.

#### Article 6. Audit

6.1. The European Commission may, at any time during the implementation of the project and up to five years after the end of the project, arrange for financial audits to be carried out, by external

auditors, or by the European Commission services themselves including OLAF. The audit procedure shall be deemed to be initiated on the date of receipt of the relevant letter sent by the European Commission. Such audits may cover financial, systemic and other aspects (such as accounting and management principles) relating to the proper execution of the contract. They shall be carried out on a confidential basis.

6.2. The **ADVISOR** shall make available directly to the European Commission all detailed information and data that may be requested by the European Commission or any representative authorized by it, with a view to verifying that the contract is properly managed and performed in accordance with its provisions and that costs have been charged in compliance with it.

6.3. The **ADVISOR** shall keep the originals or, in exceptional cases, duly authenticated copies – including electronic copies - of all documents relating to the contract for up to five years from the end of the project. These shall be made available to the European Commission where requested during any audit under the contract.

6.4. In order to carry out these audits, the **ADVISOR** shall ensure that the European Commission's services and any external body(ies) authorized by it have on-the-spot access at all reasonable times, notably to the **ADVISOR**'s offices, to its computer data, to its accounting data and to all the information needed to carry out those audits. They shall ensure that the information is readily available on the spot at the moment of the audit and, if so requested, that data be handed over in an appropriate form.

6.5. The European Court of Auditors shall have the same rights as the European Commission, notably right of access, for the purpose of checks and audits, without prejudice to its own rules. In addition, the European Commission may carry out on-the-spot checks and inspections in accordance with Council Regulations: - Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the European Commission in order to protect the European Communities' financial interests against fraud and other irregularities; Regulation (EU .Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 (OLAF Regulation)

#### Article 7. Ownership and Intellectual Property

7.1. The **ADVISOR** acknowledges and agrees that the Background and Foreground of the WATEREYE Project is the sole property of the corresponding Consortium Party.

7.2. Concerning the information, data, documents produced by the ADVISOR under this Agreement (hereinafter the Material), ADVISOR hereby grants an exclusive licence to the Parties of the WATEREYE Consortium for use the AMaterial for the purposes of the WATEREYE Project. Use shall mean and include to copy, reproduce, translate, adapt, and public communicate. This Licence is agreed for the duration of this Agreement until the end of the exploitation rights and for all the countries.

#### **Article 8. Confidentiality**

8.1. During the project and for a period of five years after its completion, the ADVISOR undertakes to preserve the confidentiality of any data, documents or other material that is identified as confidential in relation to the execution of the project. The ADVISOR and its employees shall be bound by the code of confidentiality and mandatory discretion in respect of all facts, information, documents and decisions to which the expert is party in the course of the assignment.

8.2. ADVISOR shall in particular abstain from any written or oral communication on these subjects and any communication of documents to the third parties without the prior written approval of CEIT that shall follow the procedure set up in article 29 of the GA and section 8.3 of the Consortium Agreement (CA) in ANNEX 1

8.3. Above paragraph no longer applies where:  
- the confidential information becomes publicly available by means other than a breach of confidentiality obligations;  
- **CEIT** subsequently informs the recipient that the confidential information is no longer confidential

8.4. The **ADVISOR** undertakes to use such confidential information only in relation to the execution of the project unless a prior written agreement with **CEIT** following the procedure set up in article 29 of the GA and in section 8.3. of the CA in ANNEX 1.

8.5. Notwithstanding the preceding paragraphs, the treatment of data, documents or other material which are classified ("classified information") or subject to security restrictions or export or transfer control, must follow the applicable rules established by the relevant national and Community legislation for such information, including the European Commission's internal rules for handling classified information.

#### **Article 9. Personal Data Protection.**

CEIT and the ADVISOR informs that the personal data of the undersigned acting on their own behalf as well as the personal data of employees working for any of the Parties intervening in the subject matter of this Agreement shall be processed for the purposes of managing the performance and fulfillment of the provisions with its provisions and in accordance with the General Data Protection Regulation (EU) 2016/679. Said data shall be stored by CEIT and the ADVISOR for the duration of this Agreement and, upon termination thereof, they shall remain blocked pursuant to the periods provided by law, in general terms 10 years. Upon expiration of such periods they shall be destroyed. Under no circumstances shall techniques be applied of individual automated decision-making or profiling based on the information provided by the Data Subjects. The Data shall not be revealed to a third party unless it is necessary in order to comply with certain legal obligations. Neither shall international transfers be performed of such data. Data subjects may exert their right of access, right to rectification, right to erasure/to be forgotten, right to objection, right to restrict processing, right to data portability as well as settle any dispute with regard to the protection of their personal data by email to [dpo@ceit.es](mailto:dpo@ceit.es) or the ADVISOR's e-mail address. Likewise, they shall be entitled to file a claim before the Spanish Agency of Data Protection ([www.agpd.es](http://www.agpd.es)).

#### **Article 10. Termination of the Contract**

10.1. This Agreement shall continue in full force and effect until the end of the WATEREYE Project. Nevertheless this agreement may expire before the end date of the Project in the following cases:

10.1.1. In case of a serious neglect on the side of the **ADVISOR** and, in particular, following a period of his/her inactivity in the EEAB. Such situation will be evaluated under the discretion of **CEIT** on a justified basis: non participation in one EEAB meeting and/or inactive participation in the EEAB activities. **CEIT** would duly inform the ADVISOR about the possibility to exclude him/her from the EEAB and to replace him with another participant. Except as stipulated in this section 9.1.1., the participation of the ADVISOR to the EEAB shall not result in the ADVISOR bearing any liability for the consequences of giving (or not giving) advice.

10.1.2. The composition of the EEAB could evolve during the project period in consequence of the evolution of the project itself. If the expertise of new participants seems relevant for the good of the project, **CEIT** could ask ADVISOR to quit the EEAB in order to leave his/her place to a new member.

10.1.3. The ADVISOR is entitled to withdraw at any time and without any justification from the EEAB by a written notification to CEIT with at least a period of notice of two months to the next scheduled meeting of the EEAB,

10.2. At the end of the ADVISOR Participation, all the documents, data, or information from the Project shall be returned to CEIT or deleted

10.3. The provisions relating to confidentiality (section 8) , for the time period mentioned therein, as well as for Ownership and Intellectual Property (section 7) and settlement of disputes (section 11) shall survive the expiration or termination of this Agreement.

**Article 11. Formalities to be completed by the ADVISOR**

11.1.The **ADVISOR** declares that it has undertaken all administrative formalities required under his country's legislation concerning work of the expert delegated, covering in particular: taxes, insurance and social security funds, and shall relieve CEIT and any other Party of the

WATEREYE Consortium from any liability in case of any failure on his/her part to meet his /her obligations.

11.2. The ADVISOR is required to obtain coverage for the risks for which he/she is responsible, as well as for his /her civil liability.

**Article 12. Settlement of Disputes and Governing Law**

12.1. Should any dispute or litigation occur between the parties with respect to this Agreement the parties will do their utmost to settle on an amicable basis. If this proves not to be possible, the courts of Brussels shall have sole jurisdiction and Belgian law is to apply. This contract shall be governed by and interpreted according to the laws of Belgium.

12.2. CEIT and ADVISOR have caused this agreement to be duly signed (in both copies) by the undersigned authorised representatives the day and year first above written. One signed copy shall be sent to the Coordinator.

**ACCEPTED AND AGREED:  
CEIT**

**Signature:** \_\_\_\_\_

**ADVISOR: XXXX**

**Signature:** \_\_\_\_\_

**Name: Ainhoa Cortés Vidal**

Title: Coordinator of WATEREYE Project

Associate Director of Electronic Systems  
and Communications Group

ICT Division

**Name: XXX**

Title: XXXXX

ANNEX 1.

DISSEMINATION PROCEDURE SECTION 8.3. OF CA

**8.3.1 Dissemination of own (including jointly owned) Results**

8.3.1.1 During the Project and for a period of 1 year after the end of the Project, the dissemination of own Results by one or several Parties including but not restricted to publications and presentations, shall be governed by the procedure of Article 29.1 of the Grant Agreement subject to the following provisions.

- Prior notice of any planned publication shall be given to the other Parties at least 45 calendar days before the publication.
- Any objection to the planned publication shall be made in accordance with the Grant Agreement in writing to the Coordinator and to the Party or Parties proposing the dissemination within 30 calendar days after receipt of the notice.
- If no objection is made within the time limit stated above, the publication is permitted.

8.3.1.2 Objections

(1) An objection is justified if:

- (a) the protection of the objecting Party's Results or Background would be adversely affected
- (b) the objecting Party's legitimate interests in relation to the Results or Background would be significantly harmed; or
- (c) the proposed publication includes Confidential Information of the objecting Party.

(2) The objection has to include a precise request for necessary modifications.

(3) If an objection has been raised the involved Parties shall discuss how to overcome the justified grounds for the objection on a timely basis (for example by amendment to the planned publication and/or by protecting information before publication) and the objecting Party shall not unreasonably continue the opposition if appropriate measures are taken following the discussion.

(4) The objecting Party can request a publication delay of not more than 45 calendar days from the time it raises such an objection (and of 3 months in case Results are protected by intellectual property rights). After the deadline the publication is permitted, provided that all recommendations of the objecting Party have been fulfilled. For avoiding any doubt, Confidential Information, Results and Background of the objecting Party has to be removed from the Publication as indicated by the objecting Party.

**8.3.2 Dissemination of another Party Results or Background**

A Party shall not include in any dissemination activity another Party's Results or Background without obtaining the owning Party's prior written approval. The mere absence of an objection according to Section 8.3.1. of this Consortium Agreement is not considered an approval.

ANNEX 2

ADVISOR DATA BANKS

Partner's Banking information			
<b>Account holder</b>			
<i>Account holder legal name</i>			
<b>Account holder legal address</b>			
<i>PO Box</i>		<i>Postal Code</i>	<i>Cedex</i>
<i>Street name and number</i>			
<i>Town</i>		<i>Country</i>	
<i>VAT number</i>			
<b>Contact person of the account holder</b>			
<i>Name</i>		<i>First name(s)</i>	
<i>Phone</i>		<i>Fax</i>	
<i>e-mail</i>			

<b>Bank name</b>			
<b>Branch address</b>			
<i>Postal Code</i>		<i>Cedex</i>	
<i>Street name and number</i>			
<i>Town</i>		<i>Country</i>	

Structure of bank account	
<b>Belgique/België</b>	- -
<b>Danmark</b>	
<b>Deutschland</b>	
<b>Greece</b>	
<b>España</b>	
<b>France</b>	
<b>Ireland/UK</b>	
<b>Italia*</b>	
<b>Luxembourg*</b>	
<b>Nederland</b>	
<b>Norway</b>	
<b>Österreich</b>	



## **Annex A.2: Template for EEAB information exchange**



# WATEREYE

Project Title:	O&M tools integrating accurate structural health in offshore energy
Starting date:	2019/11/01
Duration in months:	36
Call (part) identifier:	H2020-LC-SC3-2019-RES-TwoStages
Grant agreement no:	851207

## Consortium Members

Organisation	Abbreviation	Country
Centro Tecnológico Ceit-IK4	CEIT	Spain
Delft Dynamics B.V.	DD	The Netherlands
Semantic Web Company	SWC	Austria
Delft University of Technology	TUD	The Netherlands
SINTEF Energy Research AS	SINTEF-E	Norway
SINTEF AS	SINTEF-I	Norway
FLANDERS MAKE VZW	FMAKE	Belgium
COBRA Instalaciones y Servicios	COBRA	Spain
Plataforma Oceánica de Canarias	PLOCAN	Spain

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# TABLE OF CONTENTS

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TABLE OF CONTENTS ..... 4

1 WATEREYE OUTCOMES..... 6

2 EEAB RECOMMENDATIONS ..... 7

## **LIST OF FIGURES**

NO TABLE OF FIGURES ENTRIES FOUND.

## **LIST OF TABLES**

NO TABLE OF FIGURES ENTRIES FOUND.

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# 1 WATEREYE OUTCOMES

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Table 1 WATEREYE outcomes in Mx

WP	Month	Outcomes

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## 2 EEAB RECOMMENDATIONS

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Table 2 EEAB recommendations in Mx

WP	Month	Recommendations