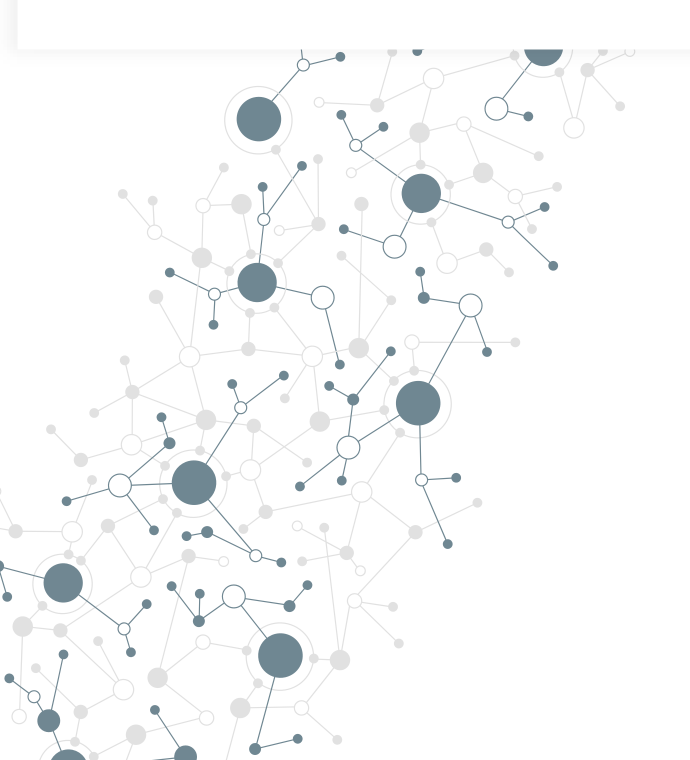


### STRATEGIC ENVIRONMENTAL ASSESSMENT

### **ENVIRONMENTAL STATEMENT**



March 2022









#### **PREAMBLE**

The Environmental statement has been prepared within the framework of the Strategic Environmental Assessment (SEA) of the transnational cooperation programme Interreg CENTRAL EUROPE 2021-2027 co-financed by the European Regional Development Fund.

The SEA was conducted by the independent expert consortium Integra Consulting (CZ) and ZaVita (SI).

The statement is issued following the adoption of the Interreg CENTRAL EUROPE (CE) Programme on 23 March 2022 in accordance with the Article 9 of the SEA Directive. It includes the conclusions of the Environmental report and responses to comments obtained during consultation process.

The Environmental statement should be read together with the adopted Interreg CE Programme and the Environmental Report which are published on the programme website.







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#### **INTRODUCTION**

A Strategic Environmental Assessment (hereinafter SEA) for the future Interreg CENTRAL EUROPE 2021-2027 Programme (Interreg CE) was conducted in accordance with the EU Directive 2001/42/EC on the assessment of the effects of certain plans and programmes on the environment (hereinafter SEA Directive) and the UNECE Protocol on Strategic Environmental Assessment to the Convention on Environmental Impact Assessment in a Transboundary Context (hereinafter SEA Protocol).

The environmental statement has been prepared following the adoption of the Interreg CE 2021-2027 Programme based on the requirements of the Article 9 of the SEA Directive. The statement includes a summary of:

- how environmental considerations have been integrated into the Interreg CE Programme,
- how recommendations of the environmental report have been taken into account and
- how the feedback of the environmental authorities and the public gathered within the consultation process on the scoping report and on the environmental report have been incorporated into the SEA process and the Interreg CE.

Furthermore, this environmental statement refers to the "reasons for choosing the programme as adopted, in the light of the other **reasonable alternatives** dealt with" and provides **measures for monitoring** potential environmental effects resulting from the Interreg CE 2021-2027 Programme. As laid down in Article 9 of the SEA Directive 2001/42/EC this document is made available to inform the environmental authorities and the public. This statement should be read together with the INTERREG CE Programme and the Environmental Report.

#### INTERREG CENTRAL EUROPE PROGRAMME

The Interreg CENTRAL EUROPE (CE) Programme is one of the transnational cooperation programmes established under the European Territorial Cooperation goal in the framework of the EU Cohesion Policy. The programme supports regional cooperation among nine central European countries: Austria, Croatia, the Czech Republic, Hungary, Poland, Slovakia and Slovenia, as well as parts of Germany and Italy.

The Interreg CENTRAL EUROPE 2021-2027 Programme includes four priorities and 9 specific objectives (SOs):

#### Priority 1: Cooperating for a smarter central Europe

- SO 1.1: Strengthening innovation capacities in central Europe
- SO 1.2: Developing skills for smart specialisation, industrial transition and entrepreneurship in central Europe

#### Priority 2: Cooperating for a greener central Europe

- SO 2.1: Supporting the energy transition to a climate-neutral central Europe
- SO 2.2: Increasing the resilience to climate change risks in central Europe
- SO 2.3: Taking circular economy forward in central Europe
- SO 2.4: Safeguarding the environment in central Europe
- SO 2.5: Greening urban mobility in central Europe







#### Priority 3: Cooperating for a better connected Europe

SO 3.1: Improving transport connections of rural and peripheral regions in central Europe

#### Priority 4: Improving governance for cooperation in central Europe

SO 4.1: Strengthening governance for integrated territorial development in central Europe

#### **SEA PROCESS**

The Interreg CE Managing Authority and its Joint Secretariat (hereafter MA/JS) has commissioned the SEA to independent external experts selected through a tendering process – a consortium of Integra Consulting Ltd. (Czechia) and Zavita Ltd. (Slovenia). The SEA was integrated into the IP elaboration and in terms of the SEA procedure involved standard steps outlined in Figure 1.

Figure 1 Steps of the SEA process and timeline

Steps of the SEA process	Schedule
Kick off meeting	31 Jan 2020
Integrating the SEA process to the programming process timeline	Feb-Apr 2020
Scoping document and consultations with environmental authorities	June-July 2020
Informal feedback on the programming document	July-Aug 2020
Draft Environmental Report	Sep-Oct 2020
Consultations of env. authorities and the public	Nov 2020 - March 2021

The SEA was performed in an interactive way between the contractor and the MA/JS through regular virtual meetings and exchanges on the progress of the SEA. In practical terms, the SEA process has involved the following technical tasks that provided inputs into the formulation of the Interreg Central Europe Programme for 2021-2027 (hereafter IP):

The SEA team has started by elaborating an environmental reference framework for the IP using a very early draft IP (during February-March 2020). The framework was closely discussed with the IP programming team and was included in the SEA scoping report that was sent to the relevant EU Member states for consultations in accordance with Article 5 (4) of the SEA Directive.

The scoping consultations with the relevant EU Member states covered by the programme area were conducted during June-August 2020. They provided inputs into the finalisation of the environmental reference framework as well as for the further elaboration of the draft IP.

Additionally, the SEA team elaborated two sets of working inputs for the IP. First, the SEA team prepared an internal Aide Memoire (June 2020) that summarized the key findings coming out of the environmental baseline analyses for the potential use within the IP elaboration. Second, the programming team and the SEA team had a working session in late August 2020 to discuss initially the working draft of the IP. All relevant comments were fully integrated into the IP working draft.

The resulting IP proposal which was used for the elaboration of the SEA Report has been, thanks to these multiple interactions, fully optimized with regard to the SEA process inputs. The SEA report presented the impacts of the IP proposal on the expected future evolution of the environmental baseline trends (zero-alternative) and highlighted







only few outstanding issues of concern to be considered before and during the formal IP adoption and implementation.

The SEA team has presented the progress in the SEA process to the 8<sup>th</sup> Interreg CE Working Group meeting on 24 Sept 2020 before the consultations on the Environmental Report.

Consultations on the IP proposal and its accompanying Environmental Report (version October 2020) were conducted in accordance with the SEA Directive Article 6. They involved environmental authorities and the public in all 9 Member States of the CE Programme area and lasted from Nov 2020 to March 2021.

During this period, the SEA Team and the Interreg CE programming team have jointly considered comments obtained from these consultations and prepared a detailed response sheet provided in Annex 1 to this statement. The SEA Team and the Interreg CE programming team have also considered jointly the conclusions of the Environmental Report. The recommendations from the SEA process were presented at the 10<sup>th</sup> Interreg CE Working Group meeting on 28 January 2021.

The proposed IP, its accompanying Environmental Report and the draft Environmental Statement for the proposed programme were submitted to the Interreg CE Working Group for final review before adoption of the Interreg CE 2021-2027 Programme.

#### THE ASSESSMENT METHODOLOGY

The actual assessment used the guiding questions determined at the end of the scoping process and involved matrices with the textual explanations of the potentially significant impacts of the interventions proposed in the programming document. The analysis was conducted on an issue-by-issue basis, which facilitated consideration of potential cumulative or synergistic impacts of the entire Interreg CE 2021-2027 Programme on each environmental issue/concern.

The assessment has taken into consideration the fact that the programme primarily focuses on transnational cooperation, strategic and operational planning, , capacity building and skills improvement, best practice transfer and knowledge exchange. It involves "limited investment" interventions - any supported actions with an "investment character" will be supported for the purpose of the piloting of innovative solutions. This often meant that only localized direct impacts can be reasonably expected in case of specific projects and their pilot actions. Within this context, the assessment worked with plausible scenarios of best-case and worst-case implications that can realistically result from implementation of the proposed interventions in different settings.

# CONCLUSIONS OF ENVIRONMENTAL REPORT REGARDING EFFECTS OF THE INTERREG CENTRAL EUROPE 2021-2027 PROGRAMME ON ENVIRONMENT AND HUMAN HEALTH

As evident from the overview provided below, the Interreg CE 2021-2027 Programme is clearly oriented towards sustainable development and searches for green solutions by design. The programme's environmental effects are largely positive – both in national as well as transboundary settings. Since all projects and their potential pilot actions with an "investment character" need to be implemented in line with national level legislation and standards, no potentially significant adverse impact is foreseen even for the realistic worst/case scenario of the programme implementation. The programme creates only few minor risks of potentially adverse impacts which can be managed by the existing well-established procedures in the member states covered by this programme.







#### SO 1.1: Strengthening innovation capacities in central Europe

SO 1.1	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	/	+1	+1	+1	+1	/	+2	+2	/
Risks	/	/	/	/	-1	/	/	/	/
ТВ	/	/	/	/	/	/	/	/	/

#### SO 1.2: Developing skills for smart specialisation, industrial transition and entrepreneurship in central Europe

SO 1.2	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	/	+1	/	/	/	+1	+1	/	/
Risks	/	/	/	/	/	/	/	/	/
ТВ	/	/	/	/	/	/	/	/	/

#### SO 2.1: Supporting the energy transition to a climate neutral central Europe

SO 2.1	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+2	+2	/	/	/	+1	+1	/	/
Risks	/	/	-1	/	-1	-1	/	/	-1
ТВ	T+	T+	/	/	T	/	/	/	/

#### SO 2.2: Increasing the resilience to climate change risks in central Europe

SO 2.2	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+1	+2	+2	+2	+2	+2	+2	+2	+T
Risks	/	/	-1	/	/	/	/	/	/
ТВ	/	T+	T+	/	T+	T+	/	/	/

#### SO 2.3: Taking circular economy forward in central Europe

SO 2.3	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+1	+1	+2	+1	+1	+1	+2	/	/
Risks	/	/	/	/	/	/	/	/	/
ТВ	/	/	/	/	/	/	/	/	/

#### SO 2.4: Safeguarding the environment in central Europe

SO 2.4	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+2	+2	+2	+2	+2	+2	/	/	+2
Risks	/	/	/	/	/	/	/	/	/
ТВ	/	T+	T+	/	T+	T+	/	/	/

#### SO 2.5: Greening urban mobility in central Europe

SO 2.5	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+2	+2	/	/	/	+2	/	+1	/
Risks	/	/	/	/	/	/	-1	/	/
ТВ	/	/	/	/	/	/	/	/	/

#### SO 3.1: Improving transport connections of rural and peripheral regions in central Europe

SO 3.1	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+1	+1	/	/	/	+1	/	/	/
Risks	-1	-1	/	/	-1	-1	/	/	-1
ТВ	T	/	/	/	Т	/	/	/	Т







#### SO 4.1: Strengthening governance for integrated territorial development in central Europe

SO 4.1	Air	CC	Water	Soil	Bio	Health	Mater.	Cult	Land
Benefits	+1	+1	+1	+1	+1	+1	+1	+1	+1
Risks	/	/	/	/	/	/	/	/	/
ТВ	/	/	/	/	/	/	/	/	/

#### Key:

+2	+1	/	-1	-2
Significant	Moderate positive	Limited or no	Moderate adverse	Significant
positive impact	impact	impact	impact	adverse impact

T Transboundary impact (T+ moderate positive impact, T- moderate adverse impact)

Air air quality

CC climatic factors and climate change

Water water quality

Soil soil quality

Bio biodiversity

Health public health

Mater. material assets

Cult cultural heritage

Land landscape

The Environmental Report has also found out that transboundary (TB) effects of the Interreg CE 2021-2027 Programme are largely positive. The programme creates only few minor risks of potentially adverse transboundary impacts in the case of transboundary policy/strategic frameworks and infrastructure interventions in border areas that would be independently followed up by investments outside of the Interreg CE programme framework. Such risks can be managed by the existing well-established provisions for the transboundary consultations within the respective EIAs or SEAs that would accompany any such intervention.

### CONSIDERATION OF COMMENTS OBTAINED THROUGH CONSULTATIONS HELD IN ACCORDANCE WITH ARTICLE 6 OF THE SEA DIRECTIVE

Consultations on the IP proposal and its accompanying Environmental Report (version October 2020) were conducted on national and transnational levels. At transnational level the required consultation documents have been published on the CE Programme's website by the MA/JS. At national level, the Member States participating in the Interreg CE 2021-2027 Programme conducted the consultation process based on the national specific







requirements. The consultations lasted from Nov 2020 to March 2021 and a total of 34 organisations from different countries submitted comments.

The comments received through these consultations largely confirmed the conclusions of the Environmental Report (See Annex 1 for in-depth overview). They could be divided into the following categories:

- Proposed minor clarifications of the Environmental Report (e.g. environmental situation, impact assessment and proposed monitoring system). These comments were fully integrated in the final version of Environmental Report that became part of the final package of documents that accompanied the CE IP.
- Requests to integrate all mitigation and enhancement measures into the IP implementation arrangements. These comments were integrated to the possible extent into the final IP.
- Requests that that all future supported projects comply with the relevant EU and national environmental
  legislation and therein foreseen procedures (e.g. applicable in-country requirements for SEA, EIA, Natura 2000
  Appropriate Assessments, etc.) during their implementation. These comments are taken up by integrating the
  responsibility for such legal compliance in the subsidy contracts of funded projects and as eligibility criteria
  which will be laid down in the programme manual.
- Requests to specify arrangements for monitoring arrangements of the IP implementation that will allow to
  identify any unforeseen adverse effects and allow to undertake appropriate remedial action at early stage.
   These comments will be considered during the elaboration of the implementation settings which will be laid
  down in a separate document, notably the programme manual.
- Proposals for inclusions of additional examples of actions or thematic fields into Specific Objectives of the IP.
   Most of these comments were fully integrated into the final IP document.

Annex 1 to this document provides an overview showing the received comments as well as responses by the SEA team and the programming team indicating how they were considered in the final IP. In summary, it can be noted that all comments which were considered relevant have been duly taken into account.

#### INCORPORATION OF RECOMMENDATIONS OF THE ENVIRONMENTAL REPORT

Chapter 6 of Environmental Report proposed mitigation and enhancement measures aimed to ensure that the Interreg CE 2021-2027 Programme will not affect the environment in a negative way and maximize its beneficial impacts on environment. All these recommendations were taken up and integrated in the programme in the following manner

Proposed mitigation and enhancement measure recommended in the Environmental Report	Follow-up by the Interreg CE MA/JS
GENERIC CROSS-CUTTING RECOMMENDATION FOR THE ENTIRE INTERREG CENTRAL EUROPE PROPOSAL	
Mitigation measure no. 1	Accepted The "environmental sustainability
The IP should encourage all applicants to use 'environmental sustainability by design' approach. This approach implies that environmental or broader sustainability considerations are no longer treated as "afterthoughts" and instead become the core part of decision-making processes ranging from e.g. the business management tools (such as analytics and product development) public sector planning and programming (adapted from Palerm & Slootweg, 2020).	by design" approach has been integrated as a horizontal principle for delivery in the IP, including also a specification of related implications.  Further details will be included in future programme implementation documents addressing both the







To promote such thinking in the actual project applications, the CE programme is advised to:  a) encourage the prospective applicants to identify and consider any potentially significant environmental and health issues of concern during their project design; consider available options for implementing projects that do not adversely affect the quality of the environment and ideally contribute to regeneration of the envronment and ecosystem functions and services; and prepare arrangements for environmentally sound project implementation; and  b) explain all of the above considerations in the project application (e.g. in the	application, selection and implementation stage such as in the programme manual and relevant templates.
dedicated section of the project application templates).  The project selection process should recognize and appreciate good practices in environmental sustainability-by-design.	
PROPOSED MITIGATION AND ENHANCEMENT MEASURES FOR SO 1.1: STRENGTHENING INNOVATION CAPACITIES IN CENTRAL EUROPE	
Mitigation measure no. 2 With regard to the potential support to bio-economy any supported innovation that involve genetic modifications (e.g. synthetic biology) should be supported only if they prove compliance with the related acquis communautaire for genetic engineering, including the relevant provisions of the EU Biodiversity Strategy 2030.	Accepted Specific reference to these requirements have been included in the IP under the SO1.1.
Enhancement measure no. 1 We recommend to consider adding a new indicative example of action on innovations that facilitate decentralisation and demand-responsive production systems (as they generate lower environmental footprint due to their reduced transport demands and lower dependencies on external products and material supplies).	Accepted A related example of action was included in the IP in SO1.1.
Enhancement measure no. 2  The IP could guide the potential applicants to transfer and up-scale already proven green solutions, thus capitalizing on ready-to-go solutions and maximizing its impact delivery potential. It could also encourage any mutually beneficial linkages between the proposed actions and the future investment mobilisation for next generation technologies under the InvestEU and the new Strategic Investment Facility (through e.g. preparation of cross-border projects or regional know-how exchanges to discuss good practices in the use of these instruments).	Accepted A related reference was included in the IP in SO1.1.
Enhancement measure no. 3  The IP could include "creative industries" and "cultural heritage institutions" in the main target groups which could enhance its beneficial impact on the service sector and the leisure economy.	Accepted A related reference was included in the IP in SO1.1.
Enhancement measure no. 4  Consider adding a new indicative example of action on skills for the productive use of cultural heritage, assets and arts in the service sector and leisure economy.	Accepted Reference to enabling cross- sectoral cooperation to help businesses (including cultural and creative industries) for product and service development has been included in the IP in SO1.1.
PROPOSED MITIGATION AND ENHANCEMENT MEASURES FOR SO 2.1: SUPPORTING THE ENERGY TRANSITION TO A CLIMATE NEUTRAL CENTRAL EUROPE	
Mitigation measure no. 3	Accepted













We suggest to consider adding 'transboundary water management on a river basin scale' and 'protection, preservation and improved management of landscapes' amongst priority topics to be addressed within this SO. We also suggest to consider adding new indicative examples of actions related to:

- reuse of degraded brownfields and regeneration of degraded peri-urban areas for resilience building purposes;
- 'transboundary water management on a river basin scale; and
- protection, preservation and improved management of landscapes.

Related e examples of actions have been included in the IP under SO 2.4.

# PROPOSED MITIGATION AND ENHANCEMENT MEASURES FOR SO 3.1: IMPROVING MOBILITY AND ACCESSIBILITY OF RURAL AND PERIPHERAL REGIONS IN CENTRAL EUROPE

#### Mitigation measure no. 5

Should the IP fund the preparation of transport infrastructure plans and programmes that would fall under the scope of the SEA Directive or SEA Protocol, it needs to ensure that the relevant activities consider the required strategic environmental assessments.

#### Accepted

The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned (including those related to the SEA) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.

#### Mitigation measure no. 6

The IP should encourage all applicants to use 'environmental sustainability by design' approach, that considers, particularly in the SO 3.1, whether and how the proposed transport actions:

- reduce the need for transport;
- reduce or optimize the transport flows;
- promote switching to least emission-intensive transport systems;
- reduce or optimize fragmentation of habitats; and
- reduce the impacts of the transport systems on air and noise pollution; public health; biodiversity and Natura 2000 species and habitats, landscape fragmentation, hydro-morphological impacts, land take and cultural and archaeological heritage.

#### Accepted

The "environmental sustainability by design" approach has been integrated as a horizontal principle for delivery in the IP.
In addition, the thematic considerations as pointed out in this mitigation measure 6 have been explicitly included in the IP under the SO3.1.

#### Mitigation measure no. 7

Should the IP fund the preparation of transport infrastructure projects in border regions that would fall under the scope of the Espoo Convention and the Article 7 of the EIA Directive, it needs to ensure that the activities consider the relevant requirements for transboundary consultations.

#### Accepted

The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned (including those related to the Espoo Convention and the EIA directive) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.

### PROPOSED MITIGATION AND ENHANCEMENT MEASURES FOR SO 2.5: GREENING URBAN MOBILITY IN CENTRAL EUROPE

#### Mitigation measure no. 8

As mentioned in the case of SO 3.1, the IP should encourage all applicants to use 'environmental sustainability by design' approach, that is particularly relevant to also

#### Accepted

The "environmental sustainability by design" approach has been







for the	SO 2.5. This approach should consider whether and how the proposed	integrated as a horizontal principle
transpo	ort actions:	for delivery in the IP.
•	reduce the need for transport;	In addition, the thematic
•	reduce or optimize the transport flows;	considerations as pointed out in
•	promote switching to least emission-intensive transport systems; and	this mitigation measure 8 have
•	reduce the impacts of the transport systems on air and noise pollution;	been explicitly in the IP under the
	public health; and cultural heritage.	SO2.5.
	cement measure no. 9	
	ommend to consider the following wording changes in the proposed thematic	Mostly accepted
fields:		Wording of thematic fields under
•	Sustainable multimodal connections between urban and peri-urban areas;	SO 2.5 has been partially adapted
•	Urban traffic congestions management; and	and conisdered wihtin the
•	Monitoring and management of greenhouse gases and other air pollutants	examples of actions.
	from urban transport.	c.campies of actions.
Enhanc	cement measure no. 10	Accepted
We also	o suggest to consider adding a new indicative example of action on the future	A related example of action has
manage	ement or use of end-of-life batteries in electromobility systems.	been included in the IP under SO
		2.5.
PROPO	SED MITIGATION AND ENHANCEMENT MEASURES FOR SO 4.1:	
STREN	GTHENING GOVERNANCE FOR INTEGRATED TERRITORIAL DEVELOPMENT IN	
CENTRA	AL EUROPE	
Enhanc	cement measure no. 11	
We sug	gest to consider adding a new indicative example of action aiming to integrate	Accepted
new bid	odiversity governance frameworks (with e.g. more effective stakeholder	A related example of actionhas
dialogu	ies) developed based on the 2030 EU Biodiversity Strategy into new territorial	been included in the IP under SO
govern	ance models promoted by the IP.	4.1.
•		
1		I

As consequence, the implementation of the Interreg CE 2021-2027 Programme should have positive effects on the environment and possible negative effects are being avoided.

## REASONS FOR CHOOSING THE PROGRAMME AS ADOPTED, IN THE LIGHT OF THE OTHER REASONABLE ALTERNATIVES DEALT WITH

The IP as adopted will not have negative effects on the environment but rather will affect most of the environmental issues in a positive way. Chapter 4 of Environmental Report describes the relevant aspects of the current state of the environment and its likely evolution without implementation of proposed IP. This baseline constitutes the zero alternative that was used as a basis to compare the possible effects resulting from the implementation of the IP. In conclusion, it can be noted that the programme with its positive environmental effects will bring a clear added value to the environment compared to the zero alternative.

#### **MONITORING MEASURES**

The IP does not include specific provisions for the future programme monitoring and evaluation. It sets the overall frame of the Interreg CE 2021-2027 Programme. In accordance with the draft ERDF regulation, the IP includes a set of output and result indicators for each programme SO in order to monitor the programme's performance. Following the guidance provided by the European Commission only a limited number of indicators have been included, i.e.







common output and result indicators as specified in the Annex 1 of the draft ERDF regulation have been selected, which are however not directly reflecting environmental considerations.

The detailed implementation provisions, covering also the monitoring procedures, will be defined outside of the IP within the programme implementation documents. These documents are not available at the time of the IP preparation and will be drafted in parallel to the programme adoption. The monitoring of possible environmental effects will be reflected during the project cycle as follows:

#### **Application and contracting**

- Consideration of possible environmental effects as a horizontal issue during the application phase (quality assessment and project selection)
- Involvement of external experts with the necessary environmental expertise for the quality assessment of project applications
- Explanations and self-assessment of possible environmental effects in the application form (based on guiding questions)
- Obligation to comply with the relevant EU and national environmental legislation is embedded in the Subsidy Contract

#### Implementation

- Monitoring of project progress and implementation at different stages of the project life cycle
- On-the-spot checks of project pilot investments conducted by the MA/JS including the compliance with environmental regulatory requirements (if required, involving also external experts)

#### Closure

Reporting on environmental sustainability of the projects (if applicable, including the adherence to relevant EU
and national environmental regulations).

No further monitoring system is proposed in order to avoid potential duplicities in the monitoring as stipulated by the Article 10 of the SEA Directive. The above arrangements will allow the MA/JS to identify at an early stage unforeseen adverse effects and will ensure appropriate remedial actions.







# ANNEX 1: RESPONSES TO COMMENTS OBTAINED FROM THE COSULTATIONS WITH THE RELEVANT MEMBER STATES, ENVIRONMENTAL AUTHORITIES AND THE PUBLIC

Comments from countries	Response by the SEA team	Follow-up by the Interreg CE MA/JS
Austria		
Oberosterreich		
No comments	Noted	Noted
Croatia		
No major comments	Noted	Noted
Czechia	Noted	Noted
Ministry of Environment		
The Czech Environmental Inspectorate	Agreed.	Accepted.
welcomes the proposed support for many	The SEA team suggest to	The SO 2.4 was expanded to include
measures, especially in the area of adaptation	reflect the comment in the IP	the following thematic field:
to climate change and prevention of related	proposal.	Sustainable land management and
risks. In the area of support for biodiversity,		landscape planning that optimize
however, it points out that it is necessary to		human activities within the cultural
point out some specifics of the Central		landscapes with biodiversity
European region, which are directly related to		protection and enhancement
the issue of conservation or support of its		measures.
biodiversity. It is typical for a large part of this		
region (and this applies almost exclusively to		The indicative actions within the SO
the Czech Republic) that a significant part of		2.4 were also expanded with the
biodiversity is tied to a more or less cultural or		additional exemple of action:
at least cultivated landscape. Many species and		Fostering the implementation of
habitat types are even dependent on the		policies and strategies for the
human activity for their existence. Therefore,		protection of cultural landscapes and
in addition to the "protection of wildlife" and		intergrating biodiversity protection
the "restoration of damaged ecosystems", the		interests into landscape
concept should focus on the aspect of human		management.
coexistence and support of biodiversity of the		
cultural landscape, especially on the		The restoration of degraded
identification and support of activities whose		ecosystems was included into the
by-product may consists in the support of		thematic fields of the SO 2.4. and
biodiversity. Especially in connection with the		examples of actions were expanded
natural renaturation of exploited habitats,		to include: Testing in pilot actions
which (compared to the targeted "restoration		innovative technical solutions for the
of damaged ecosystems" in the usual form of		restoration of degraded eco-systems
realisation) it appears to be significantly more		(e.g. rivers, high-diversity landscapes,
effective if the scale is based on the support of		forests) and upscaling these
the biodiversity of species and habitats.		approaches at a wider territorial level
The Administration of Krkonoše National Park	Agreed.	Accepted.
believes that, with the inclusion of measures to	The SEA team suggest to	
exclude or minimize the impact of the concept	incorporate the comment	The compliance of project activities
on individual components of the environment,	into the IP implementation	supported with the applicable
which are proposed in Chapter 5.2 Potentially	and monitoring	legislative and regulatory
significant impacts of the Interreg CENTRAL	arrangements.	requirements in the specifc
EUROPE 2021-2027 proposal on the		country(ies) concerned will be
environment and human health and		ensured by integrating this issue in
summarized in Chapter 6 General cross-cutting		the subsidy contract and is an







		T
recommendations for the whole proposal of		eligibility criteria which will be laid
the Interreg CENTRAL EUROPE of the		out in the programme manual.
assessment, the presented concept will not		
generate significant effects on the		
environment and therefore it requires for		
these measures to be incorporated into its		
final form. It points out, however, that the		
specific impacts of individual supported		
projects should be assessed at the stage of the		
support application, i.e. before it is granted.		
The Deputy Mayor of the Capital City of Prague	Agreed.	Accepted.
also demands that all "measures to mitigate	The SEA team suggest to	The Interreg CE has integrated the
and strengthen" proposed in the evaluation be	incorporate the comment	mitigation and enhancement
applied both in the text of the concept itself	into the IP implementation	measures as stated in the
and in its implementation.	arrangements.	environmental report of the SEA to
, and provide the second		the possible extent.
The regional authorities of the South Moravian	Noted.	Noted
and Zlín regions agree that in the case of some	This is already covered by	Noted
projects implemented on the basis of priorities	Environmental Report section	
and objectives set by the evaluated concept, a	6.4 with Mitigation measure	
	_	
significant impact on the subject of protection	no. 3 requiring that the	
and integrity of Natura 2000 sites can be	project selection process	
expected and they point out that their	should ensure that proposals	
assessment will have to be made individually	for the production of	
for their effects on localities.	renewable energy consider	
	their potential impacts on	
	biodiversity and Natura 2000	
	species and habitats, hydro-	
	morphology, water-use,	
	landscape, noise, vibrations	
	and electromagnetic impacts	
	and the cultural lanscape	
	protection.	
Among others the Regional Authority of the	Noted.	Noted
Liberec Region requires in the area of support	This is already covered by	
for the use and production of electricity from	Environmental Report section	
renewable sources to take into account the	with Mitigation measure no.	
efficiency and overall environmental benefits	3 requiring that the project	
of a specific solution in order to ensure that	selection process should	
the chosen solution represents a variant with	ensure that proposals for the	
the lowest possible negative impact and its	production of renewable	
energy efficiency significantly outweighed the	energy consider their	
potential negative impacts on the natural	potential impacts on	
components of the environment and the	biodiversity and Natura 2000	
ecosystem services provided by them.	•	
ecosystem services provided by them.	species and habitats, hydro-	
	morphology, water-use,	
	landscape, noise, vibrations	
	and electromagnetic impacts	
	and the cultural lanscape	
	protection.	
	It is also already covered by	
	Environmental Report section	
	6.1 with Mitigation measure	
	no. 1 which calls on the CE	
	programme to promote	







	environmental sustainability-	
	by-design in the project	
	applications.	
The Ministry of Culture (hereinafter referred to	Agreed.	Accepted
as the "MC") requires the consideration and	The SEA team suggest to	The compliance of project activities
treatment of the interests of state monument	incorporate the comment	supported with the applicable
care administration and the compliance with	into the IP implementation	legislative and regulatory
the interest in the protection of cultural and	and monitoring	requirements in the specifc
historical values, as well as the submitted	arrangements.	country(ies) concerned (including
concept to take into account and place	arrangements.	those related to protection of
increased emphasis on respecting cultural		cultural landscapes) will be ensured
values in protected localities and cultural		by integrating this issue in the
landscapes, on the sustainability of historical		subsidy contract and is an eligibility
compositional solutions, on the specifics of		criteria which will be laid out in the
management and historical contexts, which are		programme manual
the subject of protection according to the Act		programme manual
on State Monument Care. The Ministry of		
Culture further emphasizes that the set goals		
of the concept must be addressed with regard		
to both cultural values and the values of the		
cultural and historical landscape of the Czech		
Republic. The specific measures resulting from		
the concept must be designed in such a way		
that all protected areas located in the Czech		
Republic are not adversely affected.		
In terms of waste, the Ministry of the	Agreed.	Accepted.
Environment recommends supplementing the	The SEA team suggest to	SO2.3 includes reference to the EU
text of the draft concept with information on	incorporate the comment	Circular Economy Action Plan (2020).
the New Action Plan for the Circular Economy,	into the IP implementation	In addition, the examples of actions
which focuses on further deepening of the	and monitoring	for SO 2.3 were expanded with an
circularity in many areas identified as key to	arrangements.	additional action: Fostering
the further shift of the circular economy in the	a.r.aBeeto.	approaches for limiting landfilling of
European Union. It also proposes to		all types of waste and retaining their
complement the measures proposed for		value (as future resources) in the
funding with thematic areas such as "reducing		economic cycle
the landfill of all types of waste and		
maintaining its value in the economic cycle"		
and "research and innovation in waste		
management and resource efficiency".		
Given the general nature of the proposed	Agreed.	Accepted
concept, the Ministry of the Environment	The SEA team suggest to	The compliance of project activities
recalls that the implementation of the	incorporate the comment	supported with the applicable
proposed objectives and measures in the	into the IP implementation	legislative and regulatory
concept, especially before the start of the	and monitoring	requirements in the specifc
implementation of plans based on supported	arrangements.	country(ies) concerned (including
measures, it is still necessary to strictly follow		those related to applicable EIA and
the Directive of the European Parliament and		SEA obligations) will be ensured by
the Council 2001/42/EC on the assessment of		integrating this issue in the subsidy
the effects of certain programs and plans on		contract and is an eligibility criteria
the environment (SEA Directive) and the		which will be laid out in the
Directive of the Council 2011/92/EU on the		programme manual.
assessment of the effects of certain public and		
private projects on the environment, as		
amended (EIA Directive).		
Ministry of Environment – Waste Department		







Chap. 1.2 Summary of the main common calls; Circular economy area on page 11:  We recommend adding the following wording at the end of the first paragraph of the text: "In March 2020, the European Commission presented a New Action Plan for the Circular Economy, which builds on previous European Commission activities on the circular economy in 2015, 2018 and 2019. The New Action Plan aims to further deepen the circularity in a number of areas that have been identified as key to forward the EU's circular economy."	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted Reference to the new EU Circular Economy Action Plan (2020) is already included in the introduction to SO 2.3.
Priority Area 2 - Supporting the transition to a circular economy; SO 2.3: Moving the circular economy forward in Central Europe; on page 46 Transnational cooperation measures.  We recommend adding thematic areas to the funded measures:  reducing the landfill of all types of waste and maintaining their value in the economic cycle.  research and innovation in waste management and resource efficiency	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted. The examples of actions for SO 2.3 were expanded with an additional action: Fostering approaches for limiting landfilling of all types of waste and retaining their value (as future resources) in the economic cycle.
Czech Environmental Inspectorate		
In terms of its competence, the CEI does not make any fundamental comments on the draft concept in question.	Noted	Noted
A significant influence in the field of water protection in case of this draft concept can be ruled out provided the Czech and European legislative standards are observed.	Noted	Noted
It is typical for a large part of the CE region that a significant part of biodiversity is tied to a more or less cultural or at least cultivated landscape. Many species and habitat types are even dependent on (extensive forms of) human activity for their existence.  Therefore, in addition to the "protection of wildlife" and the "restoration of damaged ecosystems", the concept should focus on the aspect of human coexistence and support of biodiversity of the cultural landscape, especially on the identification and support of activities whose by-product may consists in the support of biodiversity. Especially in connection with the natural renaturation of exploited habitats, which (compared to the targeted "restoration of damaged ecosystems" in the usual form of realisation) it appears to be significantly more effective if the scale is based on the support of the biodiversity of species and habitats.	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted The restoration of degraded ecosystems was included into the thematic fields of the SO 2.4. and examples of actions were expanded to include: Testing in pilot actions innovative technical solutions for the restoration of degraded eco-systems (e.g. rivers, high-diversity landscapes, forests) and upscaling these approaches at a wider territorial level.
We welcome the funding of transnational cooperation measures in the thematic areas, in particular in the "climate change resilience and adaptation measures", "climate resilient landscapes and urban planning", "weather	Noted	Noted







extremes and related hazards (rainfall, floods,		
landslides, heat, drought, scarcity water, fires,		
etc.)" ,"risk prevention and management" and		
"socio-economic and health impacts caused by		
the climate change". We also agree to share		
knowledge on the development of climate-		
resistant solutions in the agricultural and		
forestry sectors in order to increase their		
resilience to, for example, drought, pest		
infestations, etc. We are equally positive in the		
field of the "environmental protection in		
Central Europe - the territorial need for Central		
Europe", in the financing of the above-		
mentioned transnational cooperation measures		
Ministry of Culture		
	Assessed	Associated
The above concept "Interreg CENTRAL EUROPE	Agreed.	Accepted
2021 - 2027" can have a significant impact on	The SEA team suggest to	The compliance of project activities
the environment. We demand that the interests	incorporate the comment	supported with the applicable
of the state heritage conservation be taken into	into the IP implementation	legislative and regulatory
account and treated, and that the compliance	and monitoring	requirements in the specifc
with the interest in the protection of cultural	arrangements.	country(ies) concerned (including
and historical values be set.		those related to protection of
The proposed concept of the program in		cultural landscapes) will be ensured
protected sites and cultural landscapes need to		by integrating this issue in the
take into account and place increased emphasis		subsidy contract and is an eligibility
on the respect for cultural values, sustainability		criteria which will be laid out in the
of historical compositional solutions, specifics		programme manual.
of management and historical contexts that are		
subject to protection under the Act on the state		
heritage conservation.		
The specific measures resulting from the		
concept shall be designed in such a way that all		
protected areas located in the Czech Republic		
are not adversely affected.		
The Ministry of Culture has no other		
fundamental comments in terms of the		
protection of cultural values in the area		
addressed		
The City of Prague		
The evaluation of the environmental impact of	Noted	Noted
the Interreg CENTRAL EUROPE 2021-2027		
program draft basically solves all relevant		
aspects and problems of environmental		
protection, nature, landscape and biodiversity		
that are important for the Czech Republic, and		
therefore we have mostly only partial		
comments. The assessed concept strives for the		
sustainable development and search for		
"green" solutions. As all projects and their		
potential pilot actions of an investment nature		
will be made in accordance with legal standards		
at the national level, we do not anticipate any		
potentially significant adverse effects of the		
concept as such.		
We strongly recommend that all proposed	Agreed.	Accepted
mitigation and strengthening measures		







(Chapter 6 of the evaluation, p. 102 - 106) be applied both in the supplemented and improved text of the program itself (strengthening measures) and in its implementation (mitigation measures).  We recommend considering the priority support for integrated landscape solutions in which all key components of the environment will be coordinated, and adding this principle to the general cross-cutting recommendations, as is the case for the mitigation measure 1 in Chapter 6.1.1.	The SEA team suggest to incorporate the comment into the IP implementation and monitoring arrangements.  Noted but not incorporated. Mitigation measure no. 1 in Environmental Report section 6.1 addresses all relevant environmental protection measures.	The Interreg CE Programme has integrated the mitigation and enhancement measures as specified in the environmental report of the SEA to the possible extent.  Noted. The programme will strive to promote sustainable development (including integrated landscape solutions) as a horizontal principle
Regarding the issue of waste, waste and circulation management, we remind you that in the Czech Republic we have valid and discussed conceptual and strategic documents, such as Waste Management Plan, but also Secondary Raw Materials Policy, Waste Prevention Program, etc., which to some extent coincide with areas of the specific objective 2.3. Moving the circular economy forward in Central Europe The Czech Republic should mainly support the transnational cooperation in this area in terms of exchanging knowledge and experience from circulation systems, waste utilization, recycling, ecological and environmental education, etc. In no case the specific objective 2.3 should support the cross-border shipment of waste for treatment or recovery.	Agreed. The SEA team suggest to incorporate the comment into the IP.	Noted. The SO 2.3 supports actions for sustainable circular economy approaches which are in line with the EU Green Deal and the EU Circular Economy Action Plan. In addition, the compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned (including those related to waste management) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.
The present program states for mitigation measures 6 and 8 that IP should encourage all applicants to take the "environmental sustainability approach from the draft" approach, in particular for the specific objective 3.1 We consider the creation of conditions and the support for reducing the negative effects of transport on the environment to be an urgent task. In this context, we point out that some of the negative effects of transport originate in inappropriate urbanization of the area. An example is found the recent and current construction in the immediate vicinity of the City of Prague, although adequate public transport cannot be provided in the this area, and this causes an undesirable increase in car traffic mostly leading to the capital. We therefore recommend considering the possibility of including the requirement for a priority orientation of the development of new construction in sites where the offer of the necessary environmentally friendly public transport systems is available (or will really be).  Regional Authority of the South Moravian	Not agreed. The comment is too detached from the IP as it is not expected to develop new construction in sites.	Noted







		,
The nature protection authority states that it is not aware of any other nature and landscape protection interests that could be affected by this intention and the application of which is the responsibility of the local regional authority. However, it must be emphasized that for specific projects implemented on the basis of priorities and objectives set by the evaluated concept, it is necessary to perform their individual assessment in terms of their impact on Natura 2000 sites.	Agreed. The SEA team suggest to incorporate the comment into the IP implementation and monitoring arrangements.	Accepted The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned (including those related to Natura 2000 sites) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.
Regional Authority of the Zlín Region		
The concept may not have, alone or in conjunction with other concepts or plans have a significant effect on the subject matter of protection or the integrity of an European area of conservation or a bird area.	Noted	Noted
Regional Authority of the Liberec Region		
Requests that the general specification of the supported measures under SO 2.1: Support to the energy transition to a climate-neutral Central Europe are supplemented by the following requirement  The supported measures will be based on an evaluation of the overall ecological benefit of the solution, which will include, in case of necessary interventions in landscape and natural habitats, an assessment of ecosystem services provided by the affected environmental components and the extent of their reduction due to project implementation, as well as possible weakening of the landscape's ecological stability. The chosen solution will always represent a variant with the lowest possible negative impact on the landscape and natural habitats, and its energy efficiency will significantly prevail any negative impacts on the natural components of the environment and the ecosystem services provided by them.	Noted. This is already covered by Environmental Report section 6.4 with Mtigation measure no. 3 requiring that the project selection process should ensure that proposals for the production of renewable energy consider their potential impacts on biodiversity and Natura 2000 species and habitats, hydro- morphology, water-use, landscape, noise, vibrations and electromagnetic impacts and the cultural lanscape protection.	Accepted. The mitigiation measure 3 applicable to the SO2.1 will be considered during the application and selection process.
Suggests to add the following measure for SO 2.2:  Development and implementation of integrated strategies and action plans in the field of climate, which improve the resilience and adaptability of Central European regions.	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted The comment has beenintegrated into the IP under SO 2.2 as example of action: Developing integrated strategies and solutions to improve central European capacities for preparing and adapting to climate change and its negative impacts on society, economy and the environment (e.g. by addressing different aspects of resilient ecosystems)
Suggests to add the following measure for SO	Partly agreed.	Partly accepted.
4.1:	Activities with the same focus are already included into the	Activities with the same focus are already included in the IP under SO







"Education of local and regional political	IP under SO 2.2 and SO 2.4	2.2 and SO 2.4. There is no need to
representatives, state and local government	and analysed in	repeat them under SO 4.1.
officials, watercourse administration, farmers,	theEnvironmental Report.	repeat them under 50 4.1.
teachers of secondary vocational schools and	The SEA Team does not see	
designers in the field of adaptation to climate	the need to address similar	
change, climate protection and protection and	activities also in SO 4.1.i	
strengthening the ecological stability of the		
landscape."		
In particular, within the framework of the	Agreed.	Accepted.
specific objectives SO 2.1 – 2.4, SO 3.2, the	The SEA team suggest to	Sustainability and transferability of
region generally recommends including of	incorporate the comment	solutions is one of the key
measures for a direct financial support for the	into the IP implementation	requirements for all SOs which will
implementation of appropriate solutions (e.g.	and monitoring	have to be demonstrated both in the
resulting from relevant strategic documents)	arrangements.	application stage and during
into real practice and a support for ensuring		reporting.
their long-term functionality.		
Regional Authority of the Central Bohemia		
Region		
A significant impact of the submitted concept	Noted	Noted
can be excluded, being alone or in connection		
with other concepts or intentions for the		
protection or integrity of European areas of		
conservation or bird areas determined by		
relevant government regulations that fall within		
the competence of the Regional Authority.		
Administration of the Krkonoše National Park		
The KRNAP Administration considers that, when	Noted	Noted
the proposed mitigation measures are included,		Environmental sustainability will be
the submitted concept will not generate		considered during the application and
significant effects on the environment and		selection process.
requires them to be incorporated into its final		
form. The specific impacts of individual		
supported projects should be assessed at the		
stage of the application for support, i.e. before		
it is granted		
Hradiště Military Training Area Office		
	Noted	Neteral
The document will NOT have, alone or in	Noted	Noted
combination with other concepts or intentions,		
any significant effect on the favourable		
condition of objects of protection or integrity of		
the European area of conservation Hradiště and		
the Doupovské hory Bird Area.		
Germany		
Bavaria		
Non-technical summary, page 7, in point SO	Agreed	Accepted
3.1 it is stated:	Since the project selection	The compliance of project activities
"Should the programme support the	will ensure that all applicable	supported with the applicable
preparation of transport infrastructure plans	national legal reguirements in	legislative and regulatory
and programmes that would fall under the	the relevant countries are	requirements in the specifc
		-
scope of the SEA Directive or SEA Protocol, it	met during the	country(ies) concerned (including
needs to ensure that the relevant activities	implementation of the	those related to the SEA) will be
include the required strategic environmental	Interreg CE interventions,	ensured by integrating this issue in
assessments."	there is no need to restate	the subsidy contract and is an
- If what is meant by this is that one	the need for SEA.	eligibility criteria which will be laid
should ensure that SEA should be		out in the programme manual.







carried out for infrastructure investments where necessary, the reference seems superfluous, as this is regulated by law anyway. There is no need for a recommendation to follow the law.  If what is meant is that the implementation of an SEA must be included in the funding as a mandatory requirement, that seems too strict. Perhaps there are other sources of funding that could be used and could thus relieve the CE budget. Therefore the paragraph should be deleted	The Environmental Report and its Non-technical summary was updated to to remove the reference to SEA obligations.	We agree that there is a no need to stipulate that the SEA needs to be conducted with the support by the Interreg CE programme.
The abbreviations in the table on p. 5f. may not be immediately clear to the reader: TB, CC, Mater.	Agreed The Non-technical summary of the Environmental Report was updated to reflect this minor editorial change.	Noted
Berlin		
The programme approach between SO 1.1. and SO 4.1. is rather broad and very complex; according to which model are the SEA topics (preferably protected natural resources) defined? The following topics are unclear:  - Does the SEA theme "Biological diversity and NATURA 2000 areas" fully reflect the flora/fauna as protected assets, or does the consideration mainly focus on Natura 2000 areas? In this case, the consideration would be to narrow.  - Do the SEA themes "material assets" and "cultural heritage" fully reflect all cultural and material asset, which need to be protected?  - Why does the SEA theme "resilience" not also cover the resilience of ecosystems?	Noted Yes, the SEA appropriately addresses the flora/fauna both as protected assets and Natura 2000 species.  Yes, the SEA in our understanding fully covers all cultural and material asset, which need to be protected  SEA theme "resilience" covers systems and concerns addressed as part of the Agenda 2030 (which forms aspirational objectives for the assessment). Ecosystem resilience is implicitly considered under another SEA topic: Biodiversity, Natura 2000 and Ecosystem services.	Noted.
Would it not make more sense to present positive and/or negative relationships of the SEA themes to the specific objectives (SO) rather than to simply assess the relationships in strong-significant-weak. The assessment remains partly unclear in this case.  - For example, the implementation of SO 3.1 (transport projects) is accompanied by soil sealing, i.e. intervention. It is not clear why there is a strong relationship to the objective of "protection and conservation of biological diversity and natural	Figure 59 in Chapter 4 presents key areas where the IP may have positive or adverse impacts of key EU environmental including health policy objectives and concerns. It was meant to show only the strengths of interaction which can be exither positive or adverse, and are examined in	Noted







ecosystems", but a weak relationship to	subsequent parts of the	
preventing soil loss.	Environmental Report –	
preventing son loss.	specifically in its Chapter 5.	
Brandenburg	specifically in its chapter 5.	
The term "landscape" lacks a clear distinction	Noted but not accepted.	Noted
between cultural landscapes and natural	The term landscape is used in	Noted
landscapes, especially where reference is made	a broad meaning, covering	
to agriculture.	both natural and cultural	
to agriculture.	landscapes.	
Hungary	ianasapesi	
Ministry of Agriculture		
From soil protection point of view, objectives	Noted	Noted
of the Environmental Report related to the		
Interreg/Central Europe 2021-2027		
Programme (hereinafter referred to as CEP)		
are too general but agree with the outcome of		
the Environmental Report that, unfortunately,		
the European Union does not have coherent		
and comprehensive regulation on the soil		
_		
protection currently.	Noted	NI-+J
Sustainable land use goals set out by 2030 to	Noted	Noted.
achieve significant efforts to combat soil		
desertification and to improve flood-affected		
soils is fully supported, however, the 10-year		
period might be too short for significant		
results.		
To ensure the sustainability of arable land,	Agreed.	Accepted.
Hungary recommends the CEP better focusing	The SEA team suggest to	Under the SO 2.4 an additional
on areas of prevention the final use of arable	incorporate the comment	example of action has been
land for other purposes; moreover, it	into the IP.	included: Promoting innovative
highlights the importance of reducing erosion		solutions, considering also applicable
damage as well as increasing the organic		regulatory arrangements and
matter content of the soil; furthermore, it also		incentives, to advert soil degradation
suggests implementation of effective measures		(including soil compaction) and
to reduce compaction, and points out here the		enhance the soil properties, e.g.
importance of introducing incentives and		increasing the organic matter
subsidies in order to achieve the goals.		content of the soil.
Taking into account the fact that mercury	Not Agreed.	Noted.The CE Programme cannot
contamination is less frequent in Hungary, we	The SEA team finds that this	support such interventions - they
suggest a wide scope monitoring of the soil	suggestion does not fall	would fall within the scope of the
pollution by extending it to all heavy metals	within the scope of IP.	core activities of national authorities
and hazardous organic pollutants.		tasked with monitoring of the soil
		pollution.
With regard to land use, Hungary agrees with	Noted.	Noted.
the trends identified by the CEP, and supports	The final text of the IP and	
the expected consequences. However, due to	the Environmental Report do	
its very general wording, and that it could lead	not contradict the concern	
to misunderstandings, we do not agree with	made.	
the sentence on page 13. as follows:		
"However, due to recent		
progress/achievements of afforestation, it		
could be a realistic goal to restore at least 15		
percent of degraded ecosystems and to		
integrate biodiversity better into agriculture		
and forestry by 2020."		
	<u> </u>	<u> </u>







	T	T
It is clearly seen in the Great Plain area that		
habitat degradation rather corresponds with		
inappropriate agricultural technology		
(especially with drained areas and poor water		
management) than with afforestation. One of		
the main consequences is the groundwater		
decrease by as much as 4-6 metres at some		
places, affecting adversely the native tree		
stands such as stepp oak forest on sand		
(Festuco rupicolae-Quercetum roboris). To our		
recent knowledge, erosion and deflation can		
be reduced the most effectively by protective		
afforestation, thus planting various tree stands		
in these sites is considered not the result of		
habitat degradation but, on the contrary, a		
habitat protection.		
Therefore, please revise the indicated sentence		
above accordingly in a way to omit indication		
of afforestation as a negative reason.		
Ministry of Interior		
We recommend including integrated municipal	Agreed.	Accepted.
rainwater management and natural water	The SEA team suggest to	This topic is already covered by the
retention solutions in the priority PO2 , as	incorporate the comment	Interreg CE Programme under the SO
possible thematic areas for supported projects.	into the IP.	2.2. The IP has also included
		additional reference to rainwater
		management and water retention.
		The list of examples of actions should
		be understood as a non-exhaustive
		list.
One of the results of the LIFE-MICCAC project	Noted	Noted
led by the Ministry of the Interior is an	Noted	Noted
Adaptation Guide, which will present natural		
water retention solutions and the process and		
-		
steps of their creation, on the other hand, it will include possible adaptation action for		
municipalities at local level. The Guide will be		
published shortly and it can be attached as a		
good practice to the relevant priorities of the		
Interreg CE programme, if necessary.		
Italy		
Ministry for Environment, Land and Sea		
Protection  Consistency of intervention objectives is the	Agroad	Accepted
Consistency of intervention objectives is the	Agreed.	Accepted  Reference to WHO standards was
frame of the mentioned Directive is currently	The SEA team suggest to	Reference to WHO standards was
described only for Eutrophication but it should	incorporate the comment	included in the specification of the
address also impacts on health, well being and	into the IP.	following example of action under
ecosystems with regards to "Achieve the		the SO 2.5: Fostering and
national exposure reduction target for SO2 and		implementing integrated urban
NOx." With reference atmospheric pollution,		mobility concepts including e.g. zero-
among the conditions for Programme actions it		emission transport including cycling
is necessary to consider the fulfillment of		and monitoring strategies that
standards indicated by the WHO, in general		contribute to improved air quality
and/or for Europe (stricter than current EU law		management for reducing exposure
provisions but scientifically based): WHO		of the population to transport-
Europe - Air quality Guidelines global update		related emissions (air and noise
2005 (PM O3 NO2 SO2)		
•	ĺ	1







		pollution) based on the applicable WHO guidelines and EU Directives.
The programme foresee for coordination between "different smaller functional areas", but should also provide for vertical coordination between the European, national, regional and local levels, promoting such governance to ensure that all initiatives are effective; plans and programmes are coherent in all levels and all involved actors are aware of all strategies.  With reference to economic capacity, the	Not Agreed. The SEA team finds that this suggestion does not fall within the scope of IP.  Not Agreed.	Noted. The aim of a better policy coherence, following a cross-sectoral approach and fostering the horizontal and vertical cooperation of relevant actors, is is explicitly addressed under the SO4.1: Strengthening governance for integrated territorial development in central Europe
statement "Given the large environmental, social, economic and territorial impacts climate change can have, adaptation and mitigation measures need to be supported and expanded, including the consideration that action on risk management can also require large investments", a further study of the topic should be carried out by specifying and expanding the concept of large investments.	The SEA team finds that this suggestion do not fall within the scope of IP.	investments are context-specific. The scale of proposed project interventions needs to be determined on case-by-case basis, such study goes however beyond the scope of the IP.
The Interreg Programme, is lacking when proposing only actions aiming to reduce the acoustic impact of electricity production and road transport infrastructures, instead of giving consideration to the noise produced by railways, airports and industrial plants, which are contemplated in the objectives of Directive 2002/49/EC.	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted It has been explicitly highlighted in the IP under SO 2.1, SO 2.5 and SO 3.1 that the design of actions should in particular consider environmental impacts such as noise from renewable energy production, urban mobility and transport regarding. In addition, the reduction of environmental pollutions, including noise, and of their health impacts included one of the thematic fields under SO2.4 and in the examples of action under SO 2.5.
The policies adopted should contain more effective actions to improve sufficiently air quality. Additional measures and recommendations should be applied and defined and, once defined, should be evaluated and verified in terms of their effectiveness in reducing citizens' exposure to air pollution. The role of public opinion should be further highlight by providing clearer information by providing better information to citizens.	Agreed. The SEA team suggest to incorporate the comment into the IP.	Accepted The reduction of air pollution is specifically highlighted in the thematic fields of SO 2.4 and examples of action under SO 2.5.
The "Alpine Convention 1991" must be considered as binding (at least for those countries of the Alpine arc that have signed it), in particular regarding actions taken under S.O. 3.1 "Improving transport connections of rural and peripheral regions in central Europe" and the relative Transport Protocol 2000, of which should be acquired the limiting criteria for transalpine and infra-alpine road infrastructure projects.	Agreed. The SEA team suggest to incorporate the comment into the IP implementation and monitoring arrangements.	Accepted The compliance of project activities supported with the applicable legislative and regulatory requirements in the specific country(ies) concerned (including those related to the Alpine convention) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria







which will be laid out in the programme manual. With regard to the Specific Objective 2.1 Accepted Agreed. "Supporting the energy transition to a climate-The compliance of project activities The SEA team suggest to neutral central Europe" and in particular the supported with the applicable incorporate the comment initiatives, that can be highlight in the into the IP implementation legislative and regulatory Programme in terms of energy and monitoring requirements in the specifc production from renewable sources and arrangements. country(ies) concerned will be energy efficiency that may arise in terms of ensured by integrating this issue in energy infrastructure, it will be appropriate to the subsidy contract and is an pay particular attention, to the protection, eligibility criteria which will be laid from an early stage especially in the Alpine out in the programme manual. territories, to water resource in general and in In addition, specific reference to the specific to river, lake systems and wetlands in Alpine Convention has been included their multiple components and values, in the IP under SO 2.1. ecosystem, nature, geomorphological and land, the latter also for their cultural identity, resource for a sustainable tourism-recreation fruition (also valuable in mountain and marginal areas). With this regard, in every Programme actions, should consider to implement what was recently established in the recent XVI Conference of the Alpine Convention held on 10 December 2020, with the sign of many Ministers of the various Member States and by the delegates of the European Union, in the "Declaration of the XVI Alpine Conference on integrated and sustainable water management in the Alps" and, more specifically, indicated just as an example, the recent Guidelines of the Italian Ministry of the Environment "DD STA 29" and "D.D. STA 30", respectively "Guidelines for the ex-ante environmental assessments of water derivations, in relation to the objectives of environmental quality" and "Guidelines for updating the methods for determining the minimum vital flow in order to guarantee maintenance in courses water from the ecological runoff to support the achievement of environmental quality objectives". It is not clear the statement regarding the Noted. Accepted effects generated by the Programme are Environmental impact of each The "environmental sustainability by mainly positive and possible negative and project application will be design" approach has been limited impacts are considered only if they are always considered on caseemphasized as horizontal principle activated by: "...in the case of transboundary by-case basis – both on a for delivery of actions and respective general level (Mitigation policy/strategic frameworks and infrastructure mitigation measures have been interventions in border areas that would be measure no. 1) that calls for integrated under the relevant SOs.. independently followed up by investments environmental sustainability outside of the Interreg CE programme by design principle as well as framework". with regard to the specific Furthermore, it is not clear whether the concerns raised in mitigation evaluation has considered only the so-called and enhancement measures "limited investment" interventions or whether for each SO.

were also considered the effects of any other







"investment character" of a pilot and		
experimental actions and, in case of negative		
response, when they will be evaluated if		
activated later.		
The Environmental report takes into account	Noted	Noted
the long-term effects on health of populations		
exposed to noise, especially road traffic noise,		
effects such as annoyance, sleep disturbance,		
negative effects on the cardiovascular and		
metabolic system as well as cognitive		
impairment in children. The study, in a		
shareable way, does not consider pathologies		
and effects related to noise on the auditory		
system with repercussions on auditory		
functions and abilities, limited just to work		
activities, and linked with noise connected to		
higher sound levels than those attributable to		
the sources of anthropogenic noise.		
The Environmental report of Interreg Central		
Europe Programme is well in line with the		
European Commission strategies and with the		
EU Environmental Noise Directive		
(2002/49/EC), which Italy has implemented		
and, since 2007, has contributed in terms of		
noise maps and action plans for the reduction		
of population exposed to noise.		
Data contained in the Environmental report		
refer to studies and results derived from the		
application of Directive 2002/49 / EC, they are		
therefore shareable and correct.		
The section "Adaptation to climate change,	Not Agreed	Noted
including natural risks and manage of natural	The concept of resilience	110100
disaster", does not take clearly into account the	used in the SEA comprises an	
long-terms effects, in particular the indirect	active transformative	
ones. The impact reduction of natural risks	resilience	
•	resilience	
might have significant consequences deriving from governance actions that refer to different		
_		
dimensions, such as economic and social. In this		
framework, concepts of resilience and		
adaptation should move from a passive		
resilience ("response and recovery") to an		
active one ("transformative resilience") in		
which adaptation and systemic change		
represent the starting point of a concept of		
resilience as part of sustainability.		
The content analysis as well as the structure of	Noted	Noted
possible future scenarios are coherent and		
exhaustive with the environmental issue		
affected by the Programme. On these scenarios,		
however, no alternative have been made to		
compare the objectives of the draft		
Programme, more than the "zero-alternative",		
and often, in particular this kind of		
Programmes, can also focus on the comparison		
of a different distribution of financial resources		
1		







available within the intervention strategy identified.  As regards the "zero-alternative" conceived as a comparison of the various scenarios in absence of the Programme and which highlights, enhancing it in fact, the contribution to the sustainability of the programme proposal, it is appropriate to emphasize the added value of "cooperation" in achieving the identified objectives of environmental sustainability.		
Likewise, we agree with the structure of Chapter 6 of the Environmental Report where recommendations for the implementation phase of the Programme both on a planning and intervention scale, although it should be noted that in some cases the addresses are generic, attributable more to indications of sustainable objectives/approaches than indications for their achievement like: criteria for the selection of interventions or methods of implementation and could therefore be ineffective in guiding intervention strategies.  By way of examples, indicated for the specific objective:  3.1 reduce the need for transport; reduce fragmentation of habitats or reduce the impacts of the transport systems on air;  3.2 making sustainable mobility greener	Noted	Noted
These recommendations might be valuable for environmental sustainability objectives, unlike what suggested for the specific objectives indicated below, for which recommendations and implementation guidelines are provided for the selection phase of interventions:  2.1: Supporting the energy/climate transition  2.2: Resilience to climate change In particular for the specific objective 2.1 Supporting the energy transition to a climateneutral central Europe: According to the SEA-Environmental Report "The project selection process should ensure that proposals for the production of renewable energy consider their potential impacts". As the programme aims to be coherent with relevant climate change policy objectives, such as the climate neutrality target of net-zero greenhouse gas emissions by 2050, project selection is also based on quantifying their contribution to such objective, for example on the reduction of greenhouse gases and on the assessment of their carbon footprint.	Agreed. The SEA team suggest to incorporate the comment into the IP implementation and monitoring arrangements.	Partly accepted Environmental sustainability will be considered during the application and selection process. Concerning the reduction of greenhouse gas emissions and carbon footprint, such quantification during selection is not feasible due to the soft character of actions and/or pilot scale of interventions supported by the programme. It might however be considered during the programme impact evaluation.
According to the SEA-Environmental Report, "The project selection process should recognize	Not Agreed.	Noted







and appreciate good practices in environmental LCA (Life Cycle Assessment) Environmental sustainability will be sustainability by-design". The project selection methodologies tend to be considered during the application should be based on the evaluation of the applied mainly to products and selection process, but it will not projects' potential impacts, evaluated along and are too complex for plans be feasible to request a detailed LCA their life cycle by utilizing methodologies such and programmes. from applicants since this will be too as LCA (Life Cycle Assessment) and by following complex. common methodological rules such as PEFCR (Product Environmental Footprint Category Rules) o PCR (Product Category Rules) when available. In this context, the Interreg Europe project LCA4Regions propose a valuable approach, which should contribute to a more effective implementation of environmental policy tools through the application of "diet life cycle med" by expanding the use of life cycle methods as a holistic approach in designing implementing public policies relating to environmental protection and resource efficiency. This measure should be included in chapter 6.1 - Proposed mitigation and enhancement measures, because an approach based on a comprehensive assessment of the impacts of a product or process along the life cycle, can prevent the burden from shifting from one part of the product life cycle to another (for example from production to consumption). Similarly, the shifting of burdens can be seen in terms of spatial and temporal resolution, such as the transfer of problems from within the EU to the outside or from current to future generations (https://ec.europa.eu/info/sites/info/files/file import/better-regulation-toolbox-64 en 0.pdf). Finally, the Programme should select projects Accepted. Agreed. that encourage a "prevention approach" for all The SEA team suggest to The "environmental sustainability by environmental policy issues by giving priority to incorporate the comment design" approach has been those strategies aimed at preventing and into the IP implementation integrated as horizontal principle for reducing the environmental impact, such as and monitoring delivery of actions. those followed to "reduce the need for arrangements. transport" and "waste prevention", according to a logic adapted from the waste hierarchy pyramid. As mentioned above, the chapter "Proposed Agreed. Accepted Monitoring Arrangements" The measures concerning Specific monitoring provisions will be Environmental Report, the experts SEA team monitoring have been laid down in a separate programme states that they have not found any potentially included the final SEA report document (programme manual) later adverse impact and do not provide particular and key principles will be on. recommendation for monitoring, if one the one included into the hand seeking to derail the SEA Regulation **Environmental Statement** Provision - which specifies among the contents that accompanies the of the Environmental Report the measures proposed IP. envisaged for the implementation of the Programmes' environmental monitoring such as: methodology, actors, resources, reporting-







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on the other hand, is therefore to point out that the environmental monitoring, monitors the achievement of the environmental sustainability objectives settled out, verifies the consistency of the potential estimate of the positive and negative effects highlighted and "measure" the variations in the characteristics and status of the environmental components affected by the Programme, also with respect to the benefits derived from the implementation of the Programme strategy.  It is therefore necessary to develop, on the basis of the results of the evaluation process the measures relating to monitoring, also on the basis of the results of the Environmental Monitoring of the INTERRG 2014-20 Programme, the latter mentioned, but no indepth information was found in the documents placed for consultation.  Regarding the Environmental Impact Assessment of Natura 2000 sites, which cover a large part of the Programme area, relating to the type of actions that can be implementing, although the strategic orientation's level does not allow for a specific site assessment, it may be postponed to the subsequent stages of implementation, it is necessary to indicate how this aspect is dealt with, also providing any indications by level of macro typologies of areas and macro typologies of intervention.	Noted. Such arrangement is already included in the proposed Mitigation and Enhancement measures in Environmental Report.	Noted The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned (including those regarding Environmental Impact Assessment of Natura 2000 sites) will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be
		laid out in the programme manual.
Institute for Environmental Protection and Research		
Referring to the text "The Interreg CE programme proposal for 2021- 2027 builds upon the approach followed by the Interreg CE programme for 2014-2020. The Interreg CE 2021-2027 Programme will be implemented in line with the relevant regulatory framework. The programme thereby builds on the experience and expertise gained in the frame of the ongoing Interreg CE2014-2020 Programme." from pag. 19 of the Environmental Assessment Report . Information on how monitoring data and environmental results of the 14-20 Programme were considered is missing. A short description should be available in the Environmental Report as this document should be self-explicit and include all elements necessary to the evaluation.  The consistency analysis of objectives of the IP	monitoring have been included the final Environemtnal Report and in the Environmental Statement that accompanies the proposed IP.	Accepted The IP builds on past experiences of the Interreg CE2014-2020 Programme, e.g. by integrating the results of the operational evaluation (as furhter specified in IP chapter 1.2, lessons learned) and engaging in a large partner involvement process (as further specified in IP chapter 4).  Specific monitoring provisions will be laid down in a separate programme document (programme manual) later on.
The consistency analysis of objectives of the IP and other relevant Plans and Programmes insisting on the same area.	Not Agreed.	Noted







	The CF	
	The CE programme area is too	
	extensive that such task is not	
	feasible.	N
SO 3.1 with regard to the environmental issue	Agreed.	Noted
"Air" (pag. 84) "The SO 3.1 includes thematic	The transboundary impact in	
fields and indicative example of actions that aim	the assessment table for Air	
to improve the mobility in and accessibility of	was marked T (not T+) which	
rural and peripheral regions, especially in view	means potentially adverse	
of their linkages to main EU transport corridors	impacts. The coloring was	
and nodes. All such interventions represent	however wrong and it was	
both opportunities as well as risks for air quality	corrected to reflect this fact.	
protection" it is suggested "to ensure that	Yet, the concluding	
proposals for new infrastructure development	presentation of the	
include assessment of potential transboundary	synergistic & cumulative	
impacts if and when required under the EIA	impacts of the entire Interreg	
Directive and Espoo Convention". Even if	Central Europe 2021-2027	
crossborder impacts might occur, box for	proposal in section 5.2.10	
transboundary (TB) is marked in green which	correctly indicates potentially	
means benefit.	adverse impacts	
If for the environmental issue "Air" risks are not	Agreed	Noted
excluded, for issues as "Waters" and "Soil" it is	Incorporated into SEA report.	
said that "due to the "non- investment"		
character of the IP no such direct impacts are		
expected during the lifetime of this IP" and only		
general mitigation measures and		
recommendations are proposed. To ensure		
consistency between provisions among all		
environmental issues , also for "Waters" and		
"Soil" possible impacts should be identified. In		
this phase it is considered more reasonable to		
pinpoint possible effects that could be further		
investigated or dismissed during Programme		
implementation phase.		
With regards to SO2.2 there might be an error	Not agreeed.	Noted
as the column TB is marked in green (water	We expect that the actions	
pag.87).	proposed under SO 2.2. may	
	have predominantly positive	
	transboundary impacts on	
	water bodies.	
Paragraph 5.2.10 "Synergistic & cumulative	Not Agreed	Noted
impacts of the entire Interreg Central Europe	At the level of generality at	
2021-2027 proposal" does not provide an	which the CE programe	
analysis of the cumulative and synergistic	operates, it is impossible to	
impact but rather a summary of the impacts	assess cumulative and	
identified in previous paragraphs. In fact	synergistic impacts of its	
cumulative impacts, that might become	(expected very	
relevant, are the combined results of activities	gerographically dispersed)	
(and of the combined effects of those activites),	interventions within the	
not just a simple summation.	programme area.	
At pag. 106 it is reported "The IP does not yet	Accepted	Noted
include specific proposals for the future	The key principles concerning	IP monitoring provisions will be laid
programme monitoring and evaluation.	monitoring have been	down in a separate programme
Detailed arrangements for monitoring will not	included the final	document(programme manual) later
be part of the IP but laid down in a separate	Environemtnal Report and in	on.
document later on. Considering the fact that	the Environmental Statement	
the IP does not have any potentially significant		







adverse impacts on the environment, the SEA	that accompanies the	
team does not have any specific	proposed IP.	
recommendations for the monitoring		
arrangements under the SEA Directive Annex 1,		
item i." Even though SOs are not defined yet, in		
the Environmental Report some possible effects		
of the IP are already identified, then a		
description of monitoring settings should have		
been provided in the document submitted in		
this phase as foreseen by the SEA process		
Poland		
In Chapter 5.2.5., strategic objective 2.1, states	Agreed.	Noted.
that " some supported actions under it could	Since the significance of the	
cause a significant risk to biodiversity and	impact greatly depends on	
Natura 2000.Primarily, those are actions	the scale of the projects as	
related to renewable energy production with	well as on their location, it	
the potential risks i.e. on birds, bats, and	cannot be assessed at	
migration of large carnivores (wind farms),	strategic level (as it is	
butterflies and pollinating insects (solar farms)	elaborated in Environmental	
or water ecosystems (hydropower plants)".	Report Chapter is 5.2.10), the	
This objective is assigned with -1, which means	text is revised into: "some	
that the impact is relatively negative. It should	supported actions under it	
be explained, why this objective is not assigned	could cause a <b>certain</b> risk to	
with -2 value (significantly negative impact),	biodiversity and Natura	
since the description clearly states that this	2000."	
impact may be significant. In context of this		
information, the other provisions of the		
environmental report should be also verified		
and harmonised, for example these in Chapter		
5.2.2 "no potentially significant adverse impact		
is foreseen even for the realistic worst/case		
scenario of the programme implementation". If		
the significant negative impact on Natura 2000		
with regard to implementation of the		
provisions of draft document is likely, the		
report should be supplemented as required by		
the EU legislation in this scope.		
With regard to transboundary effects, Chapter	Not Agreed.	Noted.
5.2.2 states that the "transboundary effects of	Environmental Report Section	
the programme are largely positive" however	5.2.10. presents the	
there the negative effects are still likely, for	synergistic & cumulative	
example for strategic objective 3.1 (Chapter	impacts of the entire Interreg	
5.2.5). It should be explained whether such	Central Europe 2021-2027	
negative transboundary impacts will occur only	proposal, including its	
within the area;	potential transboundary	
	impacts. Also, Environmental	
	Report section 6.7.1 and	
	section 6.8.3 propose	
	arrangements for an early	
	and effective anticipation and	
	management of any potential	
	transboundary impacts.	
The environmental report points out at the	Not Agreed	Noted
potential cumulative impacts, e.g. for specific	Environmental Report Section	Noted
objective 2.1 (Chapter 5.2.3 and Chapter	5.2.10. presents the	
5.2.6), however no detailed description is	synergistic & cumulative	
5.2.6), nowever no detailed description is	synergistic & cumulative	







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provided. The description should be then more	impacts of the entire Interreg	
thorough, if possible, subject to adequacy to	Central Europe 2021-2027	
the draft <i>Interreg CE</i> programme.	proposal.	
The environmental report provides no	Agreed	Accepted
monitoring methodology and frequency of	The key principles concerning	Specific monitoring provisions will be
monitoring. Pursuant to Article 10(1) of the	monitoring have been	laid down in a separate programme
SEA Directive, monitoring is obligatory in the	included the final	document (programme manual) later
case of occurrence of significant environmental	Environemtnal Report and in	on.
impact (this option should be explained with a	the Environmental Statement	
view to comment 1). Pursuant to the Polish	that accompanies the	
legislation (Article 55(5) of the EIA Act), the	proposed IP.	
authority preparing a draft document is		
obliged to monitor the effects of		
implementation of the provisions of the		
adopted document regardless of the type of		
identified impacts. The need for monitoring		
was also highlighted in the opinion to the		
scoping report (letter of Director of		
Department for Environmental Impact		
Assessment of the General Directorate for		
Environmental Protection of 17 July 2020		
Technical remark – there is no key to tables CS	Agreed.	Noted
1.1 – CS 4.1 in the non-technical summary,	The Non-technical summary	
which prevents its proper interpretation. Since	of the Environmental Report	
the summary may act as an independent study,	was updated to reflect this	
the key should be added.	minor editorial change.	
In context of information provided in the	Noted	Noted.
introduction to the non-technical summary, in		
accordance to which the <i>Interreg</i>		
CE programme "may be subject to further		
consultations and changes", we point out that		
in the case of supplementing the draft		
document with the new provisions that might		
affect natural environment, consideration of		
repeating of certain elements of strategic		
environmental assessment or repeated		
performance thereof in effect of such changes		
upon adoption of the document will be		
necessary."		
Slovakia		
Ministry of Environment – Environmental		
Projects Section		
No comments.	Noted	Noted
Ministry of Environment – Geology and		
Natural Resource Section		
No comments.	Noted	Noted
Ministry of Environment – Water Section		
No comments.	Noted	Noted
Ministry of Environment – Air Protection		
Section		
No comments.	Noted	Noted
Ministry of Economy		
No comments.	Noted	Noted
Nitranský region		
1		







Requires that the Slovak legislation related to environmental protection and Natura 2000 sites in Slovakia is respected.	Agreed. The SEA team suggest to incorporate the comment	Accepted The compliance of project activities supported with the applicable
	into the IP implementation and monitoring arrangements.	legislative and regulatory requirements in the specifc country(ies) concerned will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid
		out in the programme manual.
Banskobystrický region		
No comments.	Noted	Noted
Association of Home Self-Governments (Združenie domových samospráv)		
Requests visualization of climate change in	Not agreed	Not agreed.
Slovakia in a bar code: scientists analyzed data	The Interreg CE programme	
for the years 1908 to 2018 and processed the	covers much wider area than	
results into this graph; each strip represents	Slovakia. The comment	
one year and its color and intensity indicate	seems to be written for	
the character of that year.	another programming process.	
Paguast to avaluate the location of the pasticut	Not agreed	Not agreed
Request to evaluate the location of the project in terms of thermal map processed by satellite	Not agreed The locations of the projects	Not agreed
imaging (infrared imaging freely available from	that will be supported by the	
LANDSAT-8 satellite) and compare with water	Interreg CE programme is not	
bodies, drought maps, as well as precipitation	yet known. The comment	
and air temperature maps based on their	seems to be written for	
evaluation to design appropriate adaptation	another programming	
and mitigation measures according to the	process.	
strategic document of the Slovak Republic		
"Strategies of adaptation of the Slovak		
Republic to the adverse consequences of		
climate change" approved by the Resolution of		
the Government of the Slovak Republic no. 148/2014 to the following stages of the project		
documentation of the project		
Request the consistent application of the	Not agreed	Not agreed
strategic document of the Slovak Republic	The Interreg CE programme	
"Strategies for the adaptation of the Slovak	covers much wider area than	
Republic to the adverse consequences of	Slovakia. The comment	
climate change" approved by the Resolution of	seems to be written for	
the Government of the Slovak Republic no.	another programming	
148/2014, and present the characteristics of	process.	
the most important measures, which is the		
petitioner in accordance with §3 paragraph 5		
of the Act No. 543/2002 Coll. obliged to		
incorporate it into the project documentation of the project.		
Water management, ensuring a sound water	Agreed.	Accepted
regime as well as tackling climate change is a	The SEA team suggest to	The "environmental sustainability by
comprehensive and systematic activity;	incorporate the comment	design" approach has been
pursuant to §3 par. 4 to 5 of Act No. 543/2002	into the IP implementation	emphasized as horizontal principle
Coll. legal entities are obliged to incorporate	and monitoring	for delivery of actions and respective
environmental measures into the project	arrangements.	







documentation. The way in which the issue is resolved is up to the decision of the proposer,		mitigation measures have been integrated under the relevant SOs.
but it must meet certain qualitative and technical parameters		The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.
Request that the Waste Management Programme of the Slovak Republic be consistently applied and incorporated into the binding part of the strategic document in question.	Agreed. The SEA team suggests to incorporate the comment into the IP implementation and monitoring arrangements.	Accepted The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.
Demand that the public spaces and the architectural design of public spaces in the form of facades, exteriors and common interior elements also include immovable artwork inseparable from the building itself (sculpture, sculpture, relief, fountain, etc.).	Not relevant The Interreg CE programme does not include projects on public spaces and the architectural design of public spaces. The comment seems to be written for another programming process.	Not relevant
We request to state in the binding part of the zoning plan the observance of the methodology Minimum standards of equipment of municipalities, Bratislava 2010	Agreed. The SEA team suggest to incorporate the comment into the IP implementation and monitoring arrangements.	Accepted The compliance of project activities supported with the applicable legislative and regulatory requirements in the specifc country(ies) concerned will be ensured by integrating this issue in the subsidy contract and is an eligibility criteria which will be laid out in the programme manual.
We request that the binding part of the zoning plan state compliance with the methodology of the European Commission HANDBOOK FOR SUPPORT OF THE SELECTION, DESIGN AND IMPLEMENTATION OF RETENTION MEASURES FOR NATURAL WATERS IN EUROPE	Partially agreed Although the comment seems to be written for another programming process, it suggests a useful resource material which could be considered in the IP implementation.	Noted.
We request that the criteria for project evaluation be a detailed elaboration in the text and graphic part of the transport connection, as well as the overall organization of transport	Not relevant The Interreg CE programme covers much wider area than Slovakia. The comment	Not relevant







	T	,
in the area related to the proposed activity in	seems to be written for	
accordance with the relevant STN standards	another programming	
and SSC Technical Conditions.	process.	
We request that parking spaces be solved in	Not relevant	Not relevant
the form of underground garages under	Interreg CE will not fund	
buildings and the surface of the area is treated	parking spaces	
as a local park. We recommend the maximum		
use of the roofs of parking houses as grassed		
playgrounds or outdoor training grounds.		
We request to respect the Technical-	Not relevant	Not relevant
qualitative conditions of MDVRR SR, part 9 -	Interreg CE will not fund	
Covers of sidewalks and other paving areas,	parking spaces	
Technical conditions for the design of drainage	parining spaces	
equipment on roads as well as other		
mentioned technical regulations in full.		
If necessary of parking on surface as well as on	Not relevant	Not relevant
flat roofs and other reinforced horizontal area,	Interreg CE will not fund	THE TELEVATION
we require the use of drainage paving, which	parking spaces	
we require the use of dramage paving, which will ensure a minimum of 80% share of the	Parking spaces	
seepage area demonstrably retention of at		
least 8 l of water / m2 for the first 15 minutes.		
rain and reduce thermal stress		
in the territory,		
We request to prepare the Document on the	Not rrelevant	Not relevant
care of woody plants and the Document of the	The comment goes into	
local territorial system of ecological stability	excessive detail for the	
according to 69 par. and their incorporation as	nature of the IP. The	
part of the binding part of the strategic	comment seems to be	
document in question	written for another	
	programming process.	
We request strict compliance with the Act on	Agreed.	Accepted
the Protection of Agricultural Land No.	The SEA team suggest to	The compliance of project activities
220/2004 Coll. We ask to verify the	incorporate the comment	supported with the applicable
creditworthiness of the occupied agricultural	into the IP implementation	legislative and regulatory
land and to provide a justification for the need	and monitoring	requirements in the specifc
for such an occupation	arrangements.	country(ies) concerned will be
		ensured by integrating this issue in
		the subsidy contract and is an
		eligibility criteria which will be laid
		out in the programme manual.
Restoration of forests, so that the document	Partially Agreed	Noted.
should address the mandatory creation of new	The comment goes into	Restoration of degraded eco-systems
areas of forests - parks - in all areas that "lie	excessive detail for the	including forests is already addressed
fallow" in the short term - a maximum of five	nature of the IP.	in the IP under SO 2.4.
years. We mean uncultivated pastures and	However, similar actions are	
arable land, undeveloped areas in industrial	already included in proposed	
areas, undeveloped open areas in settlements,	expamples of actions on	
unused areas around water bodies and rivers.	regeneration and	
	renaturalisation of	
	ecosystems (not only forests).	
Implement windbreaks on agricultural land in	Partially agreed	Noted
the form of returning tree vegetation and	The comment goes into	Noted
the form of returning tree vegetation and	excessive detail for the	
	excessive detail for the	







reducing - dividing - large areas of agricultural	nature of the IP, yet it offers	
land.	a potentially useful	
To Tour	suggestion to discuss with the	
	successful applicants of	
	relevant projects.	
In the general description of the project,	Noted	Noted
"participatory management" is assumed, while	Noted	Noted
it is not entirely clear what the submitter		
means by him. We can only conclude that this		
means e.g. "Participation of public		
administration partners; from the economic		
and social field; and bodies representing civil		
society, including environmental partners, non-		
governmental organizations and bodies		
responsible for promoting equality and non-		
discrimination. " Such arrangements are		
however limited and some government		
officials are testing the sensitivity of civil		
society as well as European ones and Slovak		
institutions for attacks on civil society.		
The ZDS therefore requests that the decision	Not agreed.	Not accepted
on the strategic document "Partnership	The comment addresses	
Agreement of the Slovak Republic for the years	another programming	
2021 - 2027" include binding measures that	process ("Partnership	
I. ensure a guided society-wide debate on civil	Agreement of the Slovak	
society, the importance and activities of	Republic for the years 2021 -	
environmental associations and the results of	2027")	
their activities, with the ZDS being one of the	,	
legitimate representatives of this social debate		
II. set up mechanisms for active and close		
participation in management as well as control		
and awareness with the implementation of the		
Partnership Agreement of the Slovak Republic,		
while the ZDS is interested in being one of such		
associations that will participate in such		
processes		
In view of the above, we request that the	Noted	
comments from this opinion be taken into	The Interreg CE proposal has	
account and in accordance with §7 par. 5 of	duly undergone assessment	
Act no. 24/2006 Coll. decided to assess the	in accorandance with the	
strategy paper "Interreg Central Europe	"SEA" Directive 2001/42/EC	
Program 2021-2027" under this law; in this	of the European Parliament	
case, we ask that you accept our comments in	and of the Council of 27 June	
the terms of the final opinion. In the event that	2001 on the assessment of	
the competent authority, despite our request,	the effects of certain plans	
issues a decision from the investigation	and programmes on the	
procedure on further non-assessment of the	environment and its	
environmental impacts of this strategy paper	transposition in the EU	
under the EIA Act, we request the inclusion of	member States covered by	
individual points of our statement in the	the Interreg CE programme.	
binding part of the strategy document.		
	In accordance with the Artilce	
	9 of this Directive,	
	the environmental report	
	prepared pursuant to Article	
	5, the opinions expressed	







		T
	pursuant to Article 6 and the	
	results of any transboundary	
	consultations pursuant to	
	Article 7 (including comments	
	of ZDS) were taken into	
	account during the	
	preparation of the final	
	Interreg CE programme and	
	before its submission to	
	adoption by the European	
Ministry of Labour, Social Affairs and Family	Commission.	
	N	
The Ministry of Labour and Social Affairs of the	Noted	Noted.
Slovak Republic expressed its position on all	All mentioned topics are	The topic of social entrepreneurship
SOs and explained exiting efforts to support	already covered by the	is already covered in the Interreg CE
selected topics on the national level. However,	Interreg CE programme.	Programme under the SO 1.2 and the
only one specific comment or suggestion for		related examples of action.
improvement was stated – to "highlight social		
entrepreneurship and social innovation".		
SK Ministry of Culture		
In the environmental report we recommend:	Noted but not accepted.	Noted.
- To add "moderate positive impact" of culture	The laterage OF	The Interreg CE programme does not
on the environment also in the specific	The Interreg CE programme	explicitly focus on actions regarding
objective 1.2; 2.1 and 2.4 (table on page 100 of	does not address cultural	cultural heritage as such. It is to be
the environmental report, part 5.2.10	heritage issues as a specific	noted that cultural and creative
Synergies and cumulative impacts of draft	topic within specific	industries are among the sectors to be addressed within SO 1.1 and SO
programme Interreg CE 2021-2027);	objectives 1.2; 2.1 and 2.4.	
- To add "important impact" for the area	However, innovative	1.2, while actions under SO 2.1 linked
culture – support of participative management	participative management for	to energy efficiency could possible
- also in specific objective 1.1 and 2.2. At this	cultural heritage is addressed	cover also cultural heritage buildings.
time there is only overlap with specific	in the Interreg CE programme	Actions under SO 4.1 focussing on
objective 4.1 (table on page 16 – connection of objectives of EU environmental policy with	by SO 4.1. Thus, we consider	governance processes, could among others address also cultural issues.
1 -	the topic appropriately	others address also cultural issues.
draft specific objectives of the programme)	covered by the Interreg CE programme and assessed by	
Culture and cultural horitage, including	the SEA report.	
Culture and cultural heritage, including creative industry are key values for regional	'	
competitiveness and social cohesion. They	Table on page 16 only	
affect the quality of life of inhabitants and are	illustrates multiple (mainly	
important for development of municipalities	positive) linkages between the Interreg CE programme	
and regions. In the context of urban innovation	and stated EU environmental	
activities, taking into account the EU activities,	policy objectives. It does not	
the state administration bodies are requested	state the importance of	
to test innovative solutions which can have	impacts.	
positive on growth and employment	impucto.	
opportunities and social cohesion.		
Identification and use of models of innovative		
participative management for cultural		
heritage, e.g. through seeking synergies		
between urban policies and digital non-		
technical sciences, can bring sustainable		
advantages for municipalities and regions. Due		
to these facts we propose to assess these		
connections.		
Simultaneously, we propose to amend the	Noted but not accepted.	Noted.
draft SEA (chapter 6 Draft mitigation and		







enhancing measures) with recommendation to	The Interreg CE programme	The protection of archaeological sites
support activities focused on protection of	does not address cultural	is rather a niche topic and is not considered as a main focus for
archaeological sites and cultural locations.  Specific area 2.4 of programme is mainly	heritage issues as a specific topic within specific objective	transnational cooperation within the
focused on the support of activities in the area	2.4 and only mentions	Intereg CE Programme. Sustainable
of nature site protection. Archaeological sites	sustainable tourism in the	tourism is addressed in general terms
and nature museums are not represented in	context of valorisation of	under SO 2.4.
this programme though they have strong	natural heritage. Protectipon	
importance from the point of view of	of archaeological sites is not	
development of tourism.	considered as a main focus	
	the Intereg CE Programme.	
	However, stated topics could	
	be potentially addressed in	
	the Interreg CE programme	
	through specific objectives	
	1.1 (if linked to cultural and	
	creative industries), 2.2 (if linked to resilience to climate	
	change risks), and 4.1 (if	
	linked to improved governace	
	and management). Thus, we	
	consider topic appropriately	
	covered by the Interreg CE	
	programme and assessed by	
	the SEA report.	
Ministry of Foreign and EU Affairs		
No comments.	Noted	Noted
SK Ministry of Finance		
No comments.	Noted	Noted
Ministry of Education, Science, Research And		
Sport No comments.	Noted	Noted
Ministry of Interior	Noted	Noted
No comments.	Noted	Noted
Prešov Self-governing Region	Noted	Noted
No comments.	Noted	Noted
Slovenia	Noted	Done
Slovenia has no comments	Noted	Noted
Comments from other stakeholders	Noted	Response
Europarc Europarc		
General comments		
There is a clear need in the region to improve	Noted.	Noted.
management effectiveness across all Protected	This topic is already covered	The list of examples of actions
Areas (in terms of capacity, communication,	by the Interreg CE	supported should be understood as a
planning, monitoring, stakeholder	programme through the SO	non-exhaustive – i.e. the
engagement, funding), to increase surface	2.2., 2.4 and partly SO4.1.	interventions proposed are not
being protected and support connectivity		limited to the mentioned exemplary
(among sites and across borders).		activities.
The program should contribute to promote the	Agreed.	Accepted.
development of sustainable food chains,	This topic is already partly	A reference to sustainable
encourage initiatives to bring back agricultural	covered by the Interreg CE	environmental management
areas under high-diversity landscape features	programme through the SO	practices e.g. for agriculture was
(with buffer strip, rotational or non-rotational	2.4. The SEA team advises to	included in SO2.4 in the examples of







fallow land, hedge, non-productive trees,	add a reference to	actions. The list of examples of
terrace wall and ponds), and promote	sustainable agriculture in the	actions supported should
initiatives to support and value the role of	examples of actions.	nevertheless be understood as non-
farming for sustainable landscape	examples of actions.	exhaustive – i.e. the interventions
management.		proposed are not limited to the
management.		mentioned exemplary activities.
Promote, across the region, initiatives that can	Agreeed	Accepted.
strengthen coherence and complementarity	This topic is already covered	Reference to cultural landscapes has
among rural development and biodiversity	by the Interreg CE	been added in the IP under SO2.4.
conservation priorities, favor and reward	programme through the SO	The list of examples of actions
sustainable farming practices, support	2.4. The SEA team	supported should be understood as
integrated rural landscape management and	nevertheless advises to	non-exhaustive - – i.e. the
partnership building processes among the	include an explicit reference	interventions proposed are not
farming sector and the nature conservation	to cultural landscapes under	limited to the mentioned exemplary
sector, with specific reference to Protected	the 2.4.	activities.
Areas.		400000
The CE program should promote measures for	Noted	Noted.
the development of broad-based platforms at	This topic is already covered	The list of examples of actions
European, national and regional level that	by the Interreg CE	supported should be understood as
bring together health, environmental and	programme through the SO	non-exhaustive - – i.e. the
other sectors to discuss, develop and	2.4.	interventions proposed are not
champion nature-based solutions in policy and		limited to the mentioned exemplary
practice.		activities.
The CE program should also support initiatives	Agreed.	Accepted.
aiming to maximise the potential of Europe's	The SEA team suggests to	The comment has been integrated
Protected Areas as key assets for improving	integrate the comment	within the example of action on
public health and well-being through nature	within the action on	ecosystem services under SO 2.4.
access, outdoor sports and recreation,	ecosystem services under	
contributing to reduce health inequalities	SO2.4.	
across the region.		
The CE program should also ensure that	Noted.	Noted.
adequate support is given to leverage and	Capitalization on good	Capitalization on good practices is
capitalize on existing good practices, building	practices is already	already embedded in the Interreg CE
on previous project results from Interreg and	embedded in the Interreg CE	Programme.
other EU funded programs.	programme.	
Further recommendations concerning specific		
objectives:		
Priority 2 - A greener central Europe through	Noted	Noted.
cooperation	This topic is already covered	The list of examples of actions
SO 2.2 Increasing the resilience to climate	by the Interreg CE	supported should be understood as
change in central Europe.	programme through the SO	non-exhaustive – i.e. the
• Support measures for habitat restoration –	2.2.	interventions proposed are not
giving priority to climate sensitive and carbon		limited to the mentioned exemplary
reach ecosystems.		activities.
Promote connectivity among Protected		
Areas, ensure ecological continuity cross		
borders.		
Support initiatives for long-term, large-scale,		
holistic land use planning that integrate nature		
protection and recovery, as well as climate		
change adaptation and mitigation.		
Promote initiatives for the integration of		
climate adaptation planning within wider		
landscape management plans and strategies,		
valuing the role of Protected Areas.		







Encourage systematic analyses -considering		
vulnerability assessments, biodiversity		
irreplaceability, climate change vulnerability,		
connectivity, and ecosystems' processes and		
services.		
Promote the development of dedicated		
trainings initiatives.		
SO 2.4 – Safeguarding the environment in	Agreed.	Acceptted.
central Europe	This topic is already covered	Specific reference to health has been
Explicitly refer to the role of Protected Areas	by the Interreg CE	included under SO 2.4.
(including coastal, marine and periurban areas)	programme through the SO	The list of examples of actions
together with Natura 2000 sites, as priority	2.4. The SEA team	supported should be understood as
areas - target and beneficiaries. Those are key	nevertheless advises to	non-exhaustive – i.e. the
players in landscape management, for the	specifically include a	interventions proposed are not
implementation of the EU Biodiversity Strategy	reference to health in SO 2.4.	limited to the mentioned exemplary
and for the implementation of Green		activities.
Infrastructures.		
Support measures to promote sustainable		
agriculture for biodiversity, including the		
development of innovative landscape		
governance models and initiatives for		
partnership building among Protected Areas,		
farmers and consumers.		
<ul> <li>Promote initiatives encouraging – and</li> </ul>		
rewarding - farmers and fishermen to integrate		
nature conservation measures in their		
practices and inspiring the development of		
sustainable food chains and high-quality		
productions.		
<ul> <li>Highlight the values and benefits of</li> </ul>		
biodiversity for health and support initiatives		
that can promote connection between the		
health sector and nature conservation sector.		
Recognise here and value the role of Protected		
Areas (Periurban parks in particular).		
Include measures to support coexistence		
between people and wildlife. Mainly referring		
to the coexistence with large carnivores:		
capacity building, awareness raising,		
communication, conflict management, conflict		
preventive measures.		
Promote and support initiatives to establish		
wide platforms involving local authorities,		
municipalities and landscape managing		
authorities to take action for nature and		
biodiversity on the spirit of the Covenant of		
Mayors for Climate.	Natad	Natad
Priority 4 – A better governance for	Noted	Noted.
cooperation in central Europe	Youth is already recognized	
SO 4.1 Strengthening governance for	by the Interreg CE	
integrated territorial development in central	programme as one of the	
Europe  • Measures and processes are needed to	target groups for SO 4.1.	
Measures and processes are needed to support the involvement of Youth in the	Additionally, SO 4.1 is clearly aiming towards the	
governance of landscapes – in particular in	"increased participation of	
rural/mountain areas. Young people are the	citizens in decision-making	
raral/mountain areas. Tourig people are tile	Chazens in decision-making	







future of rural places in Central Europe, and	and to strengthen civic	
yet they are increasingly moving to more urban	engagement".	
places with the risk of loosing the future		
stewards of our natural heritage, our cultural		
landscapes and the biodiversity they are home		
to.		