

Varsinais-Suomen liitto

Regional Development Director Central Baltic Financing Decision

13.06.2025

VSLDno-2025-219

The approval of Subsidy Contract Amendment I of CB0800411 - WoDiLab

Decision ground

Monitoring Committee project funding decision 27.2.2025

Decision

I hereby decide to accept the abovementioned Subsidy Contract Amendment I to the Subsidy Contract originally dated 24.4.2025. The correction has been done to §2 point 8 of the contract.

Information

Daugavpils University

Signature

Tarja Nuotio, Regional Development Director

Varsinais-Suomen liitto

Regional Development Director Central Baltic Financing Decision **Decision maker decision**

13.06.2025

2(2)

§ 69

Instructions for correction request

§ 69

Instructions for correction request Right to demand for rectification

The Lead Partner may make a written demand for rectification if dissatisfied with a resolution.

Demand for rectification authority

Authority to whom the demand for rectification is being made, street address and postal address

Regional Council of Southwest Finland / Provincial Government P.O. Box 273, Linnankatu 52 B FI-20101 TURKU

e-mail: kirjaamo@varsinais-suomi.fi

Demand for rectification and its initiation

A demand for rectification must be made within 14 days of being served the resolution. Member municipalities and their members are regarded as having received information on the resolution when the register is declared open to general view. Unless otherwise shown, the interested party is considered to have been notified of the resolution in seven days from the date the letter was sent. When using an ordinary electronical notification, the interested party is considered to have been notified of the resolution on the third day after the notice has been dispatched, unless otherwise shown.

On the basis of the act on charges levied for services by courts of law and certain judicial administration authorities (701/93), the petitioner is charged a litigation fee of 310 euros in the administrative court. A court fee shall not be charged if the administrative court amends the decision under appeal in favour of the appellant, i.e. accepts the appellant's claims.

Content of demand for rectification and delivery

The demand with grounds must become evident from the demand for rectification and it must be signed by the author.

The demand for rectification must be delivered to the demand for rectification authority prior to termination of the demand for rectification period.

Additional information

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