



**MONITORING COMMITTEE  
OF THE INTERREG VI-A LITHUANIA-POLAND COOPERATION PROGRAMME**

**20 March 2026**

**Written procedure No 3/2026**

Following the provisions set in point 6 of Article 5 of the Rules of Procedure of the Monitoring Committee for implementation of the Interreg VI-A Lithuania-Poland cross-border cooperation programme (hereinafter – Programme), the Monitoring Committee (hereinafter – MC) hereby makes the following decision via the written procedure:

**DECISION:**

Based on the provisions set in point 2 of Article 52 of the REGULATION (EU) 2021/1059 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL and provision included in Part IV.4.2 “Recovery procedure” of the Programme Manuals (all calls), decided that:

1. The projects’ Lead Partners and the Programme’s Managing Authority **are not to recover** an amount unduly paid **that does not exceed EUR 250**, not including interest, in contribution from any of the Interreg funds to an operation **in an accounting year**. Such amounts **shall be recorded in the programme’s financial system**.
2. Following the adoption of this Decision, the corresponding provision in the Programme Manuals shall apply exactly as established herein.

Chairperson of the Monitoring Committee

Monika Jurczyk

