

# EXPLANATION OF THE DEGRESSIVE MODEL

## *File with the IO (Immigration Office)*

### 1. Dublin Hit

- The OE conducts a Dublin investigation (€0)
  - The migrant is not eligible for the degressive scheme during the Dublin investigation
- The OE provides Annex 26quater (€0). Another Member State is responsible for the VIB.
  - The migrant is not eligible for the degressive model

### 2. Appeal against Annex 26quater (€0)

- The migrant appeals against the decision (annex 26quater).
- The migrant is not eligible for the degressive model.

### 3. Belgium is nevertheless responsible for processing the application for international protection

- The migrant is eligible for the degressive model (€2,000).

### 4. Case file with the IO

- The IO does not carry out a Dublin investigation
  - The migrant is eligible for the degressive model (€2,000).

## *Case file with the CGRS*

### 1. During the ongoing investigation with the CGRA (€2,000).

A migrant is still eligible for the degressive model when their case file is with the CGRS, even if they have received an annexe 26quater in the past.

Please note that this only applies to first-time applications. The following admissible applications; applications on behalf of accompanied minors are not eligible.

### 2. The CGRS refuses refugee status and subsidiary protection status.

- The migrant does not appeal and undertakes to return voluntarily within 60 days of notification of the decision.
- The migrant is eligible for the degressive model (€2,000).

### 3. If the period of 60 days after notification is exceeded

- The migrant is no longer eligible for the degressive model.

## *File with the CALL*

**Only in the case of an appeal against the CGRS's refusal decision in the context of a first application for international protection.**

### 1. Ongoing proceedings before the CALL (€500)

- The applicant waives the right to appeal.
- The migrant is eligible for the degressive model.

### 2. The CALL confirms the CGRS's decision (€500)

- The CALL refuses refugee status and subsidiary protection.
- The migrant undertakes to return voluntarily within 60 days of notification of the CALL's decision.

### 3. If the period of 60 days after notification is exceeded

- The migrant is no longer eligible for the degressive model.