**Application form**

**for VNT2020-1 subsidy to improve competitiveness**

1. **Data of the company:**

|  |  |
| --- | --- |
| Name: |  |
| Registered seat: |  |
| Company registration number: |  |
| Tax number: |  |
| Representatives’ name, title (joint / individual representative): |  |
| Contact details of the representatives (phone, e-mail): |  |
| Right to tax deduction: | Please select an option. |
| Contact person’s name: |  |
| Contact person’s phone, e-mail: |  |
| NACE classification No. of the main activity of the company: |  |
| Size of the company according to Annex 1 of 651/2014/EU Decree: | Please select an option. |
| Bank account to which the subsidy shall be transferred (name of the bank, account number): |  |
| In case the company or its partner/ linked enterprises or other companies in the same company group intend to submit or have already submitted any application based on this call for proposal as well as other calls for proposals based on Section 3.1. of the Communication of the Commission, please fill up the sheet below[[1]](#footnote-1): |
| **Name of the company submitting the application** | **Name of the call for proposal** | **Date of the submission of the applacation** | **Date of the decision** | **Amount of the requested subsidy (HUF)** | **Amount of the awarded subsidy (HUF)** |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |

1. **Description of the investment**
2. Description of the project:[[2]](#footnote-2)
3. Parameters of the investment:

|  |  |
| --- | --- |
| NACE classification No. of the activity affected by the investment: |  |
| Combined Nomenclature (CN) number of the products produced/services provided: |  |

|  |  |
| --- | --- |
| Location(s) of the investment: |  |
| Topographical lot numbers of the locations(s) of the investment: |  |
| Total eligible costs (EUR): |  |
| Start of the investment (year.month.day):[[3]](#footnote-3) |  |
| Base number of employees (headcount): |  |
| Completion of the investment (year.month.day) [[4]](#footnote-4): |  |
| ***Central Bank of Hungary exchange rate on the last working day of the month preceding the application (HUF/EUR):*** |  |

1. **Declarations of the company**
2. The company undertakes not to use the subsidy for the activites and sectors listed in Section 8 (1) of the Decree.
3. The Company declares that
4. prior to December 31, 2019, the company did not fall under the category of „undertaking in difficulty”, but due to the COVID-19 outbreak it became an undertaking in difficulty or it faced severe financial difficulties;
5. in connection with the pandemic, the company experienced a decline of at least 25% in sales revenue or orders;
6. it is not responsible for the difficulties and it took reasonable care to avoid the losses;
7. there is no insurance to cover the incurred losses or there is no possibility for full compensation for the damages on the basis of the insurance of the company;
8. it maintains existing jobs until the completion of the investment, but at least until December 31, 2020;
9. it undertakes to implement an investment according to the provided data in section II. until June 30, 2021;
10. the investment has not commenced preceding the submission of application;
11. it is listed in the database of the taxpayers with no tax debt obligation at the time of the submission of the application or the company submits a certificate about the public debt exemption from the National Tax and Customs Administration as an attachment of the application and undertakes the request its inclusion in the database;
12. its activity complies with the requirements of sound labor relations;
13. all data, information and documents in the application are complete, genuine and authentic;
14. it is not subject to dissolution procedure, bankruptcy and liquidation or any other proceedings with a view to its dissolution as laid down in the law are pending against it;
15. the own resources will be available during the implementation period of the investment;
16. there are no grounds for exclusion set forth in Articles 48/B of the Act CXCV of 2011 against it;
17. it complies with the requirements set out in the Act CXXII of 2009 on the more economical operation of publicly owned companies or it does not fall under the scope of the Act CXXII of 2009 on the more economical operation of publicly owned companies;
18. it is considered a transparent corporation, according to the definition stipulated in point 1 of Article 3(1) of Act CXCVI of 2011 on the National Property
19. it does not have any obligations towards third parties that would result in a failure to achieve the objective of the investment;
20. the guarantee required by the donor (authorization letters to every domestic bank accounts) will be provided by the deadline specified in the official declaration on providing cash incentive;
21. in case the subsidized activity is subject to authority permit, it has taken the necessary legal steps to obtain the permits, in particular by submitting an application for a permit to the competent authority;
22. neither the company nor its related undertaking has not received any aid declared unlawful by the European Commission and failed to comply with the repayment obligation;
23. it is not subject to incompatibility according to Section 6 of Act CLXXXI of 2007 or to involvement according to Section 8 of Act CLXXXI of 2007.
24. The company consents to the application of its VAT ID by the Hungarian State Treasury in order to obtain information on the payment of overdue taxes and dues or if overdue taxes or dues exist to learn the amount and existence of them. The Company also consents to provide access to all relevant information to the parties authorized by law stored in the National Grant Control operated within the Hungarian State Treasury.
25. The company consents to the inspections of the agencies authorized by the law, regarding the regularity use of the subsidy.
26. The Company complies with its notification obligation under Article 97(1) of Government Decree No 368/2011 (XII. 31) on the implementation of the Public Finances Act.
27. The Company acknowledges that it shall reimburse the aid, including interest, in case of delay, also including delay interest, in the event of unauthorized use, misuse or improper use of the subsidy and termination of the subsidy contract.
28. The company requests that in connection with the application VNT2020-1 the official notification letters should be sent to the…[[5]](#footnote-5) e-mail address and declares that they are considered officially delivered. The company acknowledges that the procedural deadlines (eg. provision of corrections) will be calculated from the time the notifications are sent to this e-mail address.

The company hereby applies for the call for proposal of the Ministry for Foreign Affairs and Trade for the „subsidy to improve competitiveness” based on Decree of Ministry for Foreign Affairs and Trade 7/2020 (IV. 16.) according to Paragraph 2 of Section 10 of the Decree.

Date, ……………….

|  |  |
| --- | --- |
|  | ………………………………………..(Signature) |

**Annexes**

1. Document proving that in connection with the pandemic, the company experienced a decline of at least 25% in sales revenue or orders.
2. HCSO or internal reports on the headcount (previous 12 month).
3. Specimen signatures.
4. Certificate on the public debt exemption from the National Tax and Customs Administration in case the company is not listed in the database of the taxpayers with no tax debt obligation.
1. Commision Communication on Temporary Framework for State aid measures to support the economy in the current COVID-19 outbreak (2020/C 91 I/01) adopted on 19 March 2020 and amended by Commision Communication (2020/C 91 I/01) on 3 April 2020 [↑](#footnote-ref-1)
2. Please introduce the planned investment. [↑](#footnote-ref-2)
3. The investment can be started after the submission of the application via email. [↑](#footnote-ref-3)
4. Not later than 30 June, 2021. [↑](#footnote-ref-4)
5. Please, provide the relevan email address! [↑](#footnote-ref-5)