







# Digital Enterprise - digital enterprise - Call I

The main aim of the Call is to increase the digital level of small and medium-sized enterprises operating in the Czech and foreign markets by supporting the purchase and introduction of advanced non-production digital technologies.

# **TIMETABLE**

#### Receipt of grant applications:

15.07.2024 - 31.03.2025

# **SUPPORTED ACTIVITIES**

Support will be provided to activities that must be focused on investments or acquisition of ICT products and services, which are classified as "initial investments":

- Digital transformation of a company: a purchase of non-production technologies (MES, MIS, etc.) that will
  create a functional interconnected system enabling more efficient management and operation of the company
  (the purchased SW must bring new functionalities to the company compared to the existing SW);
- Logistics and warehouse technologies and other non-production technologies: acquisition of robotic autonomous machines for the transport of goods or robotic cleaning in the company premises, but also SW of the WMS type and the like;
- Internal connectivity (including sensor networks): ensuring connectivity within the enterprise (active elements
  of LAN) and ensuring secure, mobile, operationally reliable remote access for employees, which includes smart
  sensors enabling monitoring of operational parameters such as consumption, temperature, current status and
  the like;
- Cyber security: system integration of purchased or expanded IT solutions, systems and security, services of computer security consultants and experts;
- One-off trainings ending with certification and tools necessary for obtaining international certificates in the field of IT and environmental sustainability of buildings: IT certificates, digital skills etc.;
- BIM and CDE systems for creating digital models in construction and related fields;
- Creating a digital twin or a similar study that would verify the implementation of the digital transformation process.

#### THE APPLICANT

- is a natural person or legal entity pursuing business, that has been assigned a Czech ID number and is authorized to do business<sup>1</sup>;
- is authorized to conduct business corresponding to the economic activity<sup>2</sup> in which the project is implemented;
- According to its sworn statement, the applicant did not relocate<sup>3</sup> the establishment in which the initial
  investment, for which the aid is requested, is to be made during the two years preceding the grant
  application;
- If it is a legal entity, it provided the data to the extent required in Section 14, paragraph 3, letter e) of Act No 218/2000 Coll. on budgetary rules and amending certain related acts (the Budgetary Rules)<sup>4,</sup>
  - in ISKP21+, it entered information on the identification of persons acting on behalf of the applicant, indicating whether they act as its statutory body or whether these persons act on the basis of a granted power of attorney;
  - has registered the real owners of the legal entity in accordance with Act No 37/2021
     Coll., on the registration of real owners (fulfilment of the condition will be verified by IB);
  - in ISKP21+, it entered information on the identification of the entities in which it has a share and the amount of this share;
- According to its sworn statement, it is not in liquidation.
- According to its sworn statement, it has been registered as an income tax payer in the Czech Republic, continuously for at least two tax periods<sup>5</sup> preceding the date of submission of the grant application.

#### **TERRITORIAL FOCUS**

- Target territory: The territory of the Czech Republic, except NUTS 2 Prague
- The territorial eligibility is not assessed based on the registered office of the applicant (beneficiary) but based on the actual place of project implementation, i.e. the territory where the physical implementation takes place and the project expenses are incurred.

<sup>&</sup>lt;sup>5</sup> This is a tax period defined in Section 16b for natural persons / Section 21a for legal entities of Act No 586/1992 Coll., on income taxes.



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<sup>&</sup>lt;sup>1</sup> This is a trade license or license to do business according to other legal regulations (unless otherwise stated in the Rules for Applicants and Beneficiaries of OP TAC - specific part).

<sup>&</sup>lt;sup>2</sup> In the application in ISKP21+, the applicant indicated the CZ-NACE in which the project is implemented, which corresponds to the activity recorded in the public registers. The registered CZ-NACE must not be listed in the Call Annex titled "Unsupported CZ-NACE categories".

<sup>&</sup>lt;sup>3</sup> Relocation means a transfer of the same or similar activity, or a part thereof, from an establishment in one contracting party to the EEA Agreement (initial establishment) to an establishment in which the aided investment takes place in another contracting party to the EEA Agreement (aided establishment). It is a transfer if the product or service in the original and in the supported establishment serves at least partially the same purposes and meets the requirements or needs of the same type of customers and there is a loss of jobs in the same or similar activity in one of the original establishments of the beneficiary in the EEA;

<sup>&</sup>lt;sup>4</sup> Also referred to as the Budgetary Rules Act.

#### MAIN CONDITIONS OF THE CALL

- The project must not violate horizontal EU policies and their basic principles. In particular, the project must comply:
  - o with principles of non-discrimination (primarily non-discrimination based on race, gender, religion, ethnic origin, disability, age or sexual orientation),
  - with the principles of sustainable development,
  - with the Charter of Fundamental Rights of the European Union.
- The project objectives shall be in line with the objectives of the operational programme and the Call.
- The project does not significantly harm the environmental objectives within the meaning of Article 17 of Regulation (EU) 2020/852 of the European Parliament and of the Council.
- Grant applications of applicants who have submitted a similar active project (in any PP status up to PP37 including) under OP EIC will not be approved in the phase of appraisal of formal requirements and eligibility, unless the applicant has withdrawn from such project. A similar project is a project that has the same place of implementation (up to the level of the municipality), similar activities and a similar amount of budget and its structure. The aim of the above-mentioned measure is to prevent the blocking of budget funds by the fact that the still unfinished projects are submitted again in an identical wording, or slightly modified, under OP TAC. The applicant must choose whether it can realistically complete the project in OP EIC, or whether it will end the administration of this project and submit the project proposal in OP TAC.

# **ELIGIBLE EXPENDITURE**

Eligible and ineligible expenditure is defined in detail in Annex 3 Definition of eligible expenditure.

#### **FORM AND AMOUNT OF AID**

- The aid is provided in the form of a grant.
- The total eligible expenditure (TEE) of a project must be at least CZK 2.5 million<sup>6</sup> and at most CZK 50 million.
- The aid will be paid in accordance with the "Rules for the co-financing of the European Regional Development Fund, the European Social Fund Plus, the Cohesion Fund, the Just Transition Fund, the European Maritime, Fisheries and Aquaculture Fund, the Asylum, Migration and Integration Fund, the Internal Security Fund and the Instrument for financial support for border management and visas for the 2021-2027 programming period<sup>77</sup> and will be reimbursed **retrospectively after the end of the project** or its stage (if the project is staged in accordance with the Rules for applicants and beneficiaries general part) provided that the conditions of the Decision are met.
- The beneficiary is obliged to ensure the financing of expenses for the implementation of the project, including VAT.
- The aid may not be provided for the same project expenses for which other aid from public sources has already been or will be provided, including an aid from Union funds that are centrally managed by bodies, agencies, joint ventures and other Union entities and that are not directly or indirectly under control of member states.

<sup>&</sup>lt;sup>7</sup> Document of the Ministry of Finance approved by the Government of the Czech Republic in Resolution No 354 of 12 April 2021.



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<sup>&</sup>lt;sup>6</sup> Valid at the stage of approval by the selection committee.

• The aid may not be provided to a beneficiary who has an unpaid obligation arising from a recovery order issued after a previous decision of the Commission declaring that the aid received from a provider from the Czech Republic is illegal and incompatible with the internal market.

# AID INTENSITY AND BREAKDOWN OF FUNDING SOURCES<sup>8</sup>

Region	Small enterprise	Medium-sized enterprise
Northwest	60%	50%
Northeast	50%	40%
Central Moravia	50%	40%
Moravia-Silesia	50%	40%
Central Bohemia - Rakovník, Kladno, Mělník	45%	35%
Central Bohemia - Mladá Boleslav, Beroun, Prague-west, Prague-east, Nymburk, Kolín, Příbram, Benešov, Kutná Hora	35%	25 %
Southwest – Pilsen-north, Tachov	45%	35%
Southwest – Rokycany, Pilsen, Pilsen–south, Domažlice, Klatovy, Písek, Tábor, Strakonice, České Budějovice, Jindřichův Hradec, Prachatice, Český Krumlov	35%	25 %
Southeast	35%	25 %

<sup>&</sup>lt;sup>8</sup> The chapter shows the EU share. The remaining part of the funding will be covered from the beneficiary's resources.



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