



DIVA PROJECT

CALL FOR PROPOSALS FOR THE SELECTION OF PILOT ACTIONS

FAQs

Errata corrige/revisions of the Call

Version_1.5

Date_14/05/2021

FAQs

1. I'm interested in participating in the call as CCI self employed operator but I get the VAT number on 6th April 2021. Am I eligible?

No, applicants and implementing partners must comply with all eligibility criteria at the day of the publication of the call (31/03/2021).

2. If the applicant has balance sheets for two fiscal years but it has been established for less than two calendar years, is the applicant eligible?

As mentioned in the call, applicants shall

a) Be established for at least 2 fiscal years,

AND

b) Be businesses regularly constituted and registered as “active” for no less than 24 months in the Business Register. The 24 months needs to be calculated at the day of the publication of the call (31/03/2021).

The applicant thus has to possess both requirements to be eligible.

3. In the applicant’s eligibility requirements, what does it mean «Not having business interconnections with CCI implementing partner»?

The potential applicant and the potential implementing partner are not associated nor linked enterprises (i.e. one is not the shareholder of the other). Moreover, there should be no links/relations among the administrators of the applicant and CCI implementing partner.

4. Our Association is an Italian no-profit entity, not a company, and our NACE code is included in annex 5 but we are not registered as active in the Business Register. Are we eligible?

Registration to Business Register is mandatory to be eligible. **Update 7/05/2021 see FAQ 36 for further details about CCI's Business Register registration.**

5. Which kind of legal status is eligible for implementing partners (ICC)?

CCI Implementing partner can be an economic operator (company) or a self-employed operator: both categories must hold a VAT number. Companies can be sole proprietorships or partnership (for example: associations, partnership, corporation, consortia), no profit subjects, public entities, that carry out an external activity in a professional and continuous

manner and are registered as active in the Business Register. **Update 7/05/2021 see FAQ 36 for further details about CCI's Business Register registration.**

5.1 Quale forma giuridica devono avere i partner attuatori (ICC)?

I partner attuatori (ICC) possono essere operatori economici (imprese) oppure professionisti: entrambe le categorie devono essere titolari di partita IVA. Per quanto riguarda le imprese, esse possono essere sia individuali che collettive (ad es. società di persone, società di capitali o società cooperative), senza fini di lucro e anche enti pubblici, devono svolgere un'attività esterna in maniera professionale e continuativa e **devono essere registrati come soggetti attivi nel Registro delle imprese presso la CCIAA. Update 7/05/2021 consultare FAQ 36 per ulteriori dettagli inerenti la registrazione delle ICC al Registro imprese.**

5.2 Kakšno pravno obliko morajo imeti izvedbeni partnerji (KKI)?

Izvedbeni partnerji (KKI) so lahko gospodarski subjekti (podjetja) ali samozaposleni: obe kategoriji morata imeti davčno številko.

Kar zadeva podjetja, so lahko tako individualna kot kolektivna (npr. d.o.o., d.n.o., d.d., k.d.d., k.d. ali zadruga), neprofitne organizacije, javni organi in zavodi. Dejavnost morajo izvajati profesionalno in neprekinjeno ter biti registrirani kot aktivni subjekti v poslovnem registru pri Gospodarski zbornici.

6. A company has an operational unit, legal registered office in the eligible area, but the office is younger than 2 years. Company itself is older than 2 years, but has head office outside of the eligible area. Are they eligible to participate in the call?

As mentioned in the call, the company is eligible since it has been regularly constituted and registered for no less than 24 and it has an operational unit in the eligible area.

7. Can SME or CCI participate in more than one consortium? In the same tandem or in different tandems?

As mentioned in the call, multiple project proposals submitted by the same applicant or the same CCI implementing partner and / or by other subjects directly linked to them according to Art. 2359 of the Italian Civil Code and the Slovenian Integrity and Prevention of Corruption Act (ZIntPK) shall not be considered admissible. Therefore, an applicant cannot submit more than 1 project proposal and a CCI implementing partner cannot participate in more than 1 project proposal.

8. We are registered at the Chamber of Commerce of Udine since 01/01/2020, previously we were registered at the Chamber of Commerce of Trento and the company was constituted on 24/09/2015. Are we eligible?

Eligibility criteria concerning the registration in the Business Register held at the Chamber of Commerce to Chamber for no less than 24 months is satisfied, if there was no interruption.

9. My company is registered with a new VAT number since December 2019, due to the split of the previous company (s.n.c società in nome collettivo) founded in 1947, from which we have maintained all the necessary operations. Are we eligible?

If the active company is legally considered a new company after the split and would be configured as a traditional SME as applicant in the context of the call, the company is not eligible, because it should have been active for at least 24 months from the date of publication of the call.

10. On page 9 of the announcement there are two references to "partnerships": what is meant by partnerships? In particular, in the first lines of the page there is a reference to "partnerships not required to prepare financial statements."

Is reference also made to contracted business networks? And the business networks (contract or subject) can submit projects - as applicant or as implementing partner - on the DIVA call?

The term "partenariati" is the translation of the English term "partnership", which in this case means "collective enterprise" (e.g. associations, partnership, corporation, consortia) and not exactly partnerships.

10.1. A pagina 9 del bando ci sono due riferimenti a "partenariati": cosa si intende per partenariati? In particolare, nelle prime righe della pagina c'è riferimento a "partenariati non tenuti a stesura di bilancio".

Il termine "partenariati" deriva da una traduzione non fedele del termine inglese "partnership", che in questo caso significa "impresa collettiva" (ad es. società di persone, società di capitali o società cooperative) e non partenariati.

11. Is DIVA call addressed also to innovative start-up with social vocation?

If the MSME, submits the project proposal as applicant, has to comply to the eligibility criteria at page 7,8,9 of the English version of the call, among the others: Be established for no less than 24 months, have at least two financial statements, have a primary NACE code (ATECO) not included in Annex 5.

If the operator, submits the project proposal as implementing partner, it has to fulfill the eligibility criteria of Italian CCIs at page 10,11 of the English version of the call, among the others have a NACE code (ATECO) included in Annex 5.

Applicants and implementing partners must comply with all eligibility criteria at the day of the publication of the call.

12. Cultural Onlus associations registered at Chamber of Commerce with a VAT number, can apply as implementing partner (CCIs)?

Yes, if they are registered as active in the Business Register and held a NACE code included in annex 5 and comply with all the eligibility criteria. **Update 7/05/2021 see FAQ 36 for further details about CCI's Business Register registration.**

13. No profit associations not registered at Chamber of commerce and self-employed operators in cultural sector duly registered at Chamber of commerce are not included in the call?

No profit associations not registered at Chamber of commerce are not eligible since a registration as active in the Business Register is an eligibility criterion. **Update 7/05/2021 see FAQ 36 for further details about CCI's Business Register registration.**

Self-employed operators in cultural sector duly registered at Chamber of Commerce are eligible if they comply with all the criteria listed at page 10 and 11 of English version of the call.

14. If my primary NACE code is not included in annex 5 but secondary NACE code is included, am I considered a CCI?

Referring to NACE code these are the eligibility criteria listed in the call.

Italian traditional SME must have a primary NACE code (ATECO) not included in Annex 5.

Italian CCIs must carry out at least one of the economic activities (NACE) falling within those expressly provided for in Annex 5.

15. Can public bodies and non-profit cultural associations without a VAT number and therefore without NACE codes participate in the project team?

As mentioned in the call for applications on page 12 of the English version, the proposal envisages the collaboration of 1 traditional SME and 1 ICC implementing partner, complying with all the eligibility requirements (see chapter 6.1 for the applicant (traditional SME) and cap. 6.2 for the implementing partner (CCI)).

If cultural associations lack the eligibility requirement relating to the possession of a VAT number, they are not eligible neither as applicant nor as implementing partner (CCI).

Other subjects, not falling into the categories of applicant (traditional SME) or implementing partner (CCI), can issue a "letter of support" to the project to demonstrate the visibility of the project results.

16. Is it possible to get an advance payment if presenting a bank guarantee?

As stated at page 20 of English version of the call advance payments are not foreseen. Just incurred, paid and demonstrated expenses will be reimbursed.

17. If the proposal gets the grant, it will be possible to receive the needed documents in order to request a bank credit, since advance payment is not foreseen?

Only the documents listed in the call will be provided (see chapters 12 and 13).

18. If the SME is in Slovenia and CCI in FVG in which language has to be written the proposal?

Project applications shall be submitted in English and in the applicant's language, therefore if the SME is Italian the project proposal has to be written in Italian and English, if the SME is Slovenian the proposal has to be written in Slovenian and English language.

19. Is DIVA call open also to "APS"?

If an Italian APS (association for social promotion) intends to participate as CCI, the association could be considered as non-profit economic operator. In order to be eligible, the APS has to comply with eligibility criteria for CCIs mentioned in the call:

- carry out an external activity in a professional and continuous manner, provided that they: hold a VAT number; are registered as active in the Business Register; have at least one production unit registered with a Chamber of Commerce, Industry, Crafts and Agriculture.
- carry out at least one of the economic activities (NACE) falling within those expressly provided for in Annex 5.
- have at least one registered office or operational head office within the eligible territories (Friuli Venezia Giulia Region, Provinces of Venezia, Belluno, Treviso).

19.1 La call di DIVA è aperta anche alle APS (associazioni promozione sociale)?

Se l'APS si intende configurare come ICC, potrebbe essere considerata un operatore economico no-profit, che per essere ammissibile deve rispondere ai requisiti previsti per il partner attuatore ICC e cioè:

- svolgere un'attività esterna in modo professionale e continuativo ed essere titolare di partita IVA, essere registrata come attiva presso il Registro delle Imprese, ed avere almeno un'unità di produzione registrata presso la Camera di Commercio, Industria, Artigianato e Agricoltura;
- svolgere almeno una delle attività rientranti tra quelle definite nell'Allegato 5, come attività economica (NACE primario o secondario).
- avere almeno una sede legale od operativa all'interno dei territori ammissibili (Regione FVG, Provincia di Venezia, Belluno o Treviso)

20. In annex 5 I see the code 63.13, therefore the web sector is not considered as “traditional”, is it right?

If a SME participates as Applicant, the SME shall have a primary NACE code not included in Annex 5, if SME participates as Implementing partner (CCI), it shall have a NACE code included in Annex 5.

21. Which is the requested percentage of intermediate reporting during the implementation of the project?

Please note that at point 15 of the call - “Reimbursement of funds” - it is stated: The public grant will be disbursed in a maximum of 2 tranches after verifying the implementation of corresponding activities. Applicants must submit a financial and activity report in the English language, detailing the activities carried out for each reimbursement request of the grant's corresponding tranche. It is not indicated a fixed percentage.

22. In Annex 1, section H (Description of the partnership and project team) is it possible to attach documents as declarations, CV/portfolio?

All the information must be written in the Application form file. It is not possible to upload additional annexes to those requested by the call (point 10).

23. Regarding de minimis calculation, must the calendar years 2018-2019-2020 be considered or three years prior to the submission date?

“De minimis calculation” is considered 36 months prior the publication of the call.

24. De minimis contributes must be collected or deliberated?

It is considered the approved value of the concession granted, not the amount cashed in.

25. Which are the files/attachments to be uploaded?

The list of the files to be uploaded is indicated at page 16 of English version of the call.

26. Original file of Application form is in excel format. Since in AFM manual it is indicated that just pdf, zip and p7m are admitted, must the excel be converted in another format? What about the other annexes?

As indicated at page 16 of the English version of the call each applicant shall upload the application form in excel format onto the AFM platform as well as the "Data and signature" sheet duly signed by the legal representative. Please do a zip file containing the excel and the pdf signed and upload the zip file.

Since all the other annexes must be signed documents, the file will be a pdf in case of handwritten signature or a pdf or p7m in case of digital signature.

27. AFM platform foresees a title for the file to be upload. What does it mean exactly?

Basically, title of the file to be uploaded corresponds to the category (Application form, Declaration, agreement).

28. Can file names be changed or must they be the same of the call? For example: must the template be renamed?

Name of the files can be changed or be the same of the Application package substituting DIVA with the acronym of the proposal (e.g., ACRONYM_Annex4_Agreement-Template).

29. Applicant has to be active since 24 months with the same NACE code? Or can the code be changed in the last period?

Applicants must comply with all eligibility criteria at the day of publication of the call (31/3/2021) which means that the NACE code taken into account will be the one hold on 31/3/2021. Moreover the applicant has to be active for no less than 24 months calculated at the day of the publication of the call.

30. On page 9 of the announcement there is a reference to "partnerships not required to prepare financial statements." Is reference also made to contracted business networks? And the business networks (contract or subject) can submit projects - as applicant or as implementing partner - on the DIVA call?

Business networks are not eligible. An SME belonging to a business network can be an applicant if complies with all eligibility criteria.

31. On page 10 are written conditions for CCI applicants, the registration of either self-employed workers in culture or sole trader/sole proprietor is allowed (slovene: samostojni podjetnik s.p.). My question in this regard is: if someone who entered the project as a self-employed person performing an artistic activity during the project is transformed into an economic entity - sole trader/sole proprietor (due to an increase in the permitted annual income), is this permissible or not within the project? (otherwise, sole trader/sole proprietor is also listed as the CCI beneficiary in the tender)

CCI can either be self-employed or other economic entities. As long as the original eligibility criteria are still satisfied, the change of legal form of the CCI during the project's implementation can be accepted.

32. Regarding eligible costs, there is a discrepancy between the quote of ineligible expenditure in the DIVA tender (e.g. notarial, accounting or auditing services), while this cost is eligible according to the Expenditure Eligibility Manual (4.4. Costs for external experts and services). Which of the following is taken into account when assessing the eligible costs in the project proposal in the context of this call?

The Manual is ruling not only DIVA call projects therefore it contains broader rules. Regarding ineligible costs, the Call for Proposals details which costs are not admissible. In this sense, DIVA Call rules are stricter. In particular, costs related to the general operation of the company are not eligible. Equipment and CCI activity costs are the only eligible costs.

33. If a person holds shares in two different CCIs, can the two CCIs participate in 2 different projects?

Yes. If CCIs are different they can participate in two different project proposals.

34. Regarding the requirements number of employees (<250) and turnover (<50 M) in SME definition, must the requirements be both satisfied?

Yes. The two requirements shall be both satisfied.

35. Supporting letters cannot be produced by DIVA partners. Can the letter be produced by subjects interconnected to DIVA partners?

The letter of support can be provided also by a private and/or public body participated by DIVA project partners, ONLY IF this participation does not exceed 50% of its composition.

36. I'm an Italian economic operator registered in CCIAA as only REA. Am I eligible as CCI? Update 7/05/2021.

Yes, Italian economic operators registered as only REA are eligible. Registration to Business Register of CCIAA for associations mentioned in previous FAQs (e.g. 4, 12 and 13) is meant REA registration.

If an economic operator is registered only in REA because by its nature it has not obligation to be registered in Business register for the Italian law, it is considered eligible as implementing partner (CCI) in DIVA open call because in this case REA registration is equiparated to Business register of CCIAA.

36.1 Un operatore economico iscritto alla CCIAA, ma NON al registro delle imprese perché è un c.d. soggetto "ONLY REA" è ammissibile come ICC? Aggiornamento 07/05/2021

Sì è ammissibile. Per quanto riguarda le associazioni, menzionate nelle FAQ precedenti (es 4, 12 e 13) per iscrizione al "Business Register" della CCIAA è intesa l'iscrizione al REA.

Si evidenzia che l'iscrizione al Registro imprese delle CCIAA genera automaticamente l'iscrizione al REA (Repertorio economico e amministrativo). Se invece un operatore economico è iscritto solo al REA perché per la sua natura non ha l'obbligo per la legge italiana di essere iscritto al Registro imprese, è considerato ammissibile ai sensi del bando DIVA poiché in questo caso la registrazione al REA viene equiparata a quella del Registro delle Imprese.

37. If a project aims to develop a new product, can the intellectual property rights vest in CCI implementing partner?

Applicants (SMEs) are owners, responsible and beneficiaries of the business projects developed in the framework of the call.

Intellectual propriety aspects are ruled by the agreement signed by applicants and implementing partners (annex 4) where it is possible to specify further details concerning ownership, title and industrial and intellectual property rights related to products developed within the projects.

38. I have problems in filling Annex 1 due to character number limit. How shall I proceed to complete the cells?

We advise to prepare the texts in a word file and to check the number of characters used, spaces included. Then select the text, click on copy from the menu or use CTRL+C. Go to the cell of the annex 1, do double click in order to see the cursor in the cell and click on paste from the menu or use CTRL+V. You can also go to the formula bar and paste the text there. If you use more characters than the maximum allowed the file will give you an error message on length limitation and you shall shorten the text.

39. I noticed that some formulas are not correct in Annex 10 (financial capacity). How shall I proceed in filling it? [Update 7/05/2021.](#)

On 28 April a new version of the file has been published. Please use new version of the file in which the formulas have been amended.

Please note, as indicated in line 3 of DCF-IFS sheet, that you should fill the file using a sheet for each balance sheet of last three years (*compilare in fogli separati annuali in base ai dati di bilancio riferiti alle ultime tre annualità - vstaviti bilančne izkaze za vsako posamezno leto zadnjega triletja*).

You shall declare that you respect at least three of four parameters for each financial statement approved.

[Alternative financial template is available. See FAQ 41 for further details.](#)

40. Are budget modifications allowed? Can we move a part of budget from a budget line to the other?

Applicants shall respect the proposed budget. If a modification is needed during the project implementation applicant will contact the Financing body which will check case by case if budget changes are possible and if the proportion between equipment expenses and external expert expenses (CCIs services) is still respected. Moreover, concerning the level of expenditure at page 20 of English version of the call is stated: "*Financing body can fully revoke the grants if there is a significant disparity between what was implemented by the partner and what was planned in the project proposal. The Financing Body will claim back the total grant if the beneficiary does not submit financial reports for at least 70% of eligible project cost*".

41. Further specifications regarding Annex 10 - Financial Capacity Use of Alternative template Annex 10a

Considering the numerous difficulties encountered by the applicants in filling in the Annex 10 made available among the Call's documents, the Financing Body has deemed useful to provide applicants with **an alternative template for the verification of their financial capacity**. As stated by the Call, the financial capacity of the applicant is an eligibility requirement that all applicants must possess. In order to make it easier for applicants to confirm their eligibility, they can choose to fill in and submit the Annex 10 or the alternative financial capacity template Annex 10a.

It shall be underlined that **applicants can choose which one of the two templates they want to use** and they will be treated equally in the assessment process. Moreover, in case of uncomplete or missing information regarding the financial capacity, the Financing Body will ask the applicant to provide further information.

Figures to be included in annex 10a (turnover and Shareholders' equity) shall refer to **latest available balance sheet and profit and loss account** which have been audited and approved by the organisation's stakeholders and/or delivered to the relevant tax authorities.

41.1. Ulteriori Specifiche inerenti l'allegato 10 capacità finanziaria - uso del modello alternativo Annex 10a

Considerate le numerose difficoltà incontrate dai proponenti nella compilazione dell'Annex 10 del bando, l'ente finanziatore ha ritenuto utile fornire ai proponenti un modello alternativo per la verifica della propria capacità finanziaria. Come indicato nel bando, la capacità finanziaria del proponente è un requisito di ammissibilità che tutti i proponenti devono possedere. Per rendere più agevole la dimostrazione del requisito, i proponenti possono scegliere di compilare e inviare l'Annex 10 oppure il modello alternativo per la capacità finanziaria Annex 10a.

I proponenti **possono scegliere quale modello utilizzare** e saranno trattati allo stesso modo nel processo di verifica. Inoltre, in caso di informazioni incomplete, o mancanti, inerenti la capacità finanziaria, l'ente finanziatore chiederà ai proponenti di fornire ulteriori informazioni.

I dati da includere nell'annex 10a devono riferirsi **all'ultima annualità dello stato patrimoniale e del conto economico** che sono state soggette a revisione ed approvate dalle parti interessate dell'organizzazione e / o inviate alle competenti autorità fiscali.

Nello specifico per le **imprese italiane** vanno inseriti il fatturato (ricavi delle vendite e delle prestazioni, voce A1 del conto economico del bilancio (CEE)) e il patrimonio netto (lettera A del Passivo) desunto dal bilancio (CEE).

Per le **imprese esonerate dalla tenuta della contabilità ordinaria e/o** dalla redazione del bilancio, le predette informazioni sono riferite al fatturato e al patrimonio netto dell'ultimo

esercizio chiuso desumibili, per quanto riguarda il fatturato dall'ultima dichiarazione dei redditi presentata e, per quanto riguarda il capitale, sulla base del prospetto delle attività e delle passività redatto in conformità alle norme in materia civilistica e tributaria.

41.2 Pojasnilo v zvezi s Prilogo 10 - Izjava o finančni sposobnosti; Uporaba nadomestnega obrazca Priloga 10a

Glede na številne težave, s katerimi so se soočali prijavitelji pri izpolnjevanju Priloge 10, ki je na voljo med dokumenti razpisa, se je finančnemu organu zdelo smotno, da prijaviteljem predloži nadomestni obrazec za preverjanje njihove finančne sposobnosti. Kot je navedeno v razpisu, je finančna sposobnost prijavitelja pogoj za upravičenost, ki ga morajo izpolniti vsi prijavitelji. Da bi prijavitelji lažje izkazali svojo upravičenost, lahko izpolnijo in predložijo Prilogo 10 ali alternativni obrazec za finančno sposobnost Prilogo 10a.

Naj poudarimo, da lahko prijavitelji izberejo katerokoli izmed dveh prilog, ki jo želijo uporabiti. V postopku ocenjevanja bodo vsi obravnavani enako. Poleg tega bo finančni organ, v primeru nepopolnih ali manjkajočih podatkov o finančni sposobnosti, prosil prijavitelja, naj predloži manjkajoče podatke.

Številke, ki jih je potrebno vnesti v Prilogo 10a (prihodek in lastniški kapital), se nanašajo na zadnjo razpoložljivo bilanco stanja in izkaz poslovnega izida, ki so bile revidirane in odobrene s strani lastnikov organizacije in / ali predložene ustreznim davčnim organom.

42. ATECO/NACE code. An Italian designer has the ATECO code 74.845 “Design and styling related to personal assets or for the house” that is not included in annex 5 but there are a lot of design related activities in the list of annex 5 (as codes 74.1 and also code 74.10.9 corresponding to »Other design activities«). Can ATECO code 74.845 be eligible?

The code seems to refer to 74.84.5 “Design e styling relativo a tessili, abbigliamento, calzature, gioielli, mobili e altro” listed in old version (1991) of ATECO codes.

Code 74.84.5 flowed into codes 74.10.1 and 74.10.9 of ATECO classification of 2007 that is still in effect. 74.10.1 and 74.10.9 are included in annex 5, therefore old code 74.84.5 is eligible. Applicant has to indicate both classification codes (old one and the one that is in effect) in the docs when the code is required in call application package.

43. Is the De Minimis contribute (total budget of the project) applicable totally to the applicant (PMI) or just the quote of equipment?

The contribute is applicable only to applicant (PMI) for the entire sum.

44. Is the De minimis contribute of DIVA call subject to taxation for the SMEs?

Yes, DIVA contribution will be subject to taxation. It will be the responsibility of the beneficiary to frame the nature of the contribution and record it in the accounts and then proceed with the civil and fiscal obligations relating to the financial statements.

There is no outright taxation at the time of disbursement, but the value of the contribution will be paid based on the reported expenditure and without any form of deduction.

Considering that the reimbursement will cover expenses up to the amount of 45 thousand euros and indirect taxes and / or application of withholding taxes are not foreseen since it is a contribution from community funds, any civil and fiscal assessments will be postponed to the presentation of the financial statements.

45. De minimis table of Annex 2: how should I fill the columns: Organisation granting the de minimis aid and Authority which granted de minimis aid? Can they coincide?

Yes, it is possible that the Organisation and the Authority coincide, or, using DIVA call as an example, the Organisation granting the de minimis is Informest and the Authority is the Italia Slovenia Programme.

46. De minimis Aid calculation: Should I refer to nominal amount (Importo nominale) or aid element (Elemento di aiuto) of the Italian register of State Aid?

You shall refer to Aid element.

47. Declarations annex 2 and 3: Have I to thicken the boxes or can I remove part of the text from the declaration if it is not linked with my organisation?

The text of the declarations has not to be amended but just completed in the empty space in grey. You shall thicken the boxes related to your declaration or strikethrough the irrelevant sentences in this way.

48. Can the CCI implementing partner make use of an external partner for some services, such as site creation, in case the ICC is unable to provide this service directly?

The project team is made up of only 2 subjects who must meet the requirements of the call. CCIs will be evaluated according to skills and specific experience gained. In addition it is specified that, besides the equipment, only expenses invoiced by the implementing partner CCI will be eligible.

Errata corrige/revisions of the Call

Slovenian version

Chapter 8. Upravičenost izdatkov, page nr.13

Glede nakupa opreme se lahko največ 20 % celotnega proračuna nameni pisarniški opremi, strojni in programski opremi, pohištvu, laboratorijskim instrumentom, napravam, strojem, vozilom in drugi opremi. Upravičenec v prijavnici potrdi, da je ta bistvenega pomena za doseganje projektnih ciljev, in se kot taka uporablja izključno za projekt, ostaja v uporabi in je last ~~podjetnika~~ **prijavitelja** najmanj 5 let. Samo v tem primeru so skupni stroški opreme upravičeni in amortizacija velja v skladu z zgoraj navedenim Priročnikom o upravičenosti izdatkov.

Chapter 6.1 Prijavitelji Page nr. 8

9. Ne smejo imeti medsebojnih ~~poslovnih~~ **lastniških** povezav z izvedbenim partnerjem (KKI).

2. Spadati morajo v standardno računovodsko shemo in imeti vsaj dva računovodska izkaza **za poslovanje v zadnjih dveh letih** in vložena pri Agenciji RS za javnopravne evidence in storitve oziroma, v kolikor gre za samostojne podjetnike in partnerstva, so predložili vsaj dve davčni napovedi.

Chapter 6.2 Kulturne in kreativne industrije (KKI), page nr.10

KKI, ki spadajo pod slovensko zakonodajo, morajo biti: a) Gospodarski subjekti, pravilno ustanovljeni v obliki družb z omejeno odgovornostjo ali partnerstev, vključno z neprofitnimi subjekti in javnimi subjekti, ki dejavnost opravljajo profesionalno in neprekinjeno, pod pogojem, da: imajo **davčno** številko DDV; so registrirani ~~kot aktivni~~ v poslovnem registru; ~~imajo vsaj eno proizvodno enoto registrirano~~ pri Agenciji Republike Slovenije za javnopravne evidence in storitve.

Chapter 7. Upravičenost projektnih predlogov, page nr. 11

Več projektnih predlogov, ki jih je predložil isti prijavitelj ali izvajalski partner KKI in / ali drugi subjekti, ki so neposredno povezani z njima, v skladu s čl. št. 2359 italijanskega civilnega zakonika in slovenskega zakona o integriteti in preprečevanju korupcije (ZIntPK) **ne bodo upoštevani kot upravičeni**.

f) Vključena podrobna razlaga o tem, kako bi lahko sodelovanje med prijaviteljem in izvedbenim partnerjem rešilo potrebe tradicionalnega MSP z namenom trajnosti, integracije ter postopnih in ~~prečnih~~ **medsektorskih** inovacij;