Cost Eligibility Guide for Measure 4.4 of the Smart Growth Operational Programme

TEAM, TEAM-TECH, HOMING-POWROTY PROGRAMMES

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I. Background

The Cost Eligibility Guide for Measure 4.4 of the Smart Growth Operational Programme (hereinafter: the Guide) has been prepared on the basis of the legal regulations currently in force. The main aim of the Guide is to facilitate the classification of expenditures for Beneficiaries, at the stage of project planning and during the subsequent settlement of the received funding. At the same time, the provisions of the Guide shall not constitute an interpretation basis for arrangements and results of inspections carried out by competent authorities on the basis of separate regulations. Expenditure Eligibility Guidelines, binding as part of the European Regional Development Fund, the European Social Fund and the Cohesion Fund for 2014-2020 (hereinafter: the Guidelines) take precedence over the Guide.¹

Definitions:


Whenever the term “Beneficiary” is used in the Guide in relation of projects implemented by a consortium, it should be understood as all members of the consortium implementing the project. It is permissible for a consortium member (scientific unit or an enterprise) to be the owner of part of the property created in connection with project implementation. The Beneficiary is responsible for:

a) the accuracy of the material and financial implementation of the project and for the correctness of all eligible expenditures incurred under the project,


1. Aim of the Guide

The aim of the Guide is to describe and provide details on the issue of the eligibility of costs incurred by Beneficiaries with regard to the purpose and nature of operations funded under Measure 4.4 of the SGOP, to assist Beneficiaries in the development of a cost schedule within the prepared projects and the settlement of received funds, and also to improve the monitoring of projects at various stages of evaluation, by providing effective and efficient public finance management and equal opportunities in access to funding by creating uniform and transparent cost eligibility rules.

¹ In the event of changes to the Guidelines, in relation to any unsettled expenditures, incurred before the entry into force of the new version of the Guidelines, Beneficiaries may use the new Guidelines if they introduce solutions that are more advantageous to them.
2. Legal basis

This Guide has been created taking into account the existing regulations governing finance management in projects subject to financing from the ERDF, including in particular the Guidelines.

State aid has been granted under terms arising from the Regulation of the Minister of Science and Higher Education of 25 October 2015 on the conditions and procedures of granting state aid and de minimis aid through the National Centre for Research and Development (Journal of Laws, item 299).

3. Scope of the Guide

3.1 The Guide sets forth the rules of cost eligibility for projects implemented under Measure 4.4, Increasing the human potential in R&D sector, of the Smart Growth Operational Programme; it contains a catalogue of eligible costs and a catalogue of ineligible costs.

3.2 The eligibility of a given cost in a specific project depends on compliance with general rules of eligibility, in particular those provided in the Guidelines and in this Guide, as well the specific character of the project and compliance with the material scope of the project included in the grant application.

3.3 The rules refer to all eligible expenditures incurred by the Beneficiary under the project - using both the Beneficiary's own funds, and the received funding.

3.4 Depending on the type of the project, additional eligibility criteria may be specified in the applicable legal regulations or Competition documentation.

3.5 The Guide may be amended or updated. A new version of the Guide is attached to the Project Grant Agreement and it applies, from the date on which the Project Grant Agreement or an annex to the Project Grant Agreement is signed, except for the following:

a) increasing the flat rate (referring to category O – costs settled using a simplified method); - an amended flat rate is applied as of the starting date of the project implementation;

b) increasing the % limits assigned to the following cost categories: cross-financing, project publicity costs, costs of land and buildings, costs of the purchase of low-cost equipment - the amended flat rate is applied as of the starting date of the project implementation;

c) other changes introducing more favourable solutions for the Beneficiary. The changes may be applied as of the starting date of the project only to expenditures unsettled under the direct costs of the project.

4. Cost eligibility rules

\[2\] Applies to state-aid beneficiaries.

\[3\] Amendments or updates of the Guide's content do not constitute a basis for changing, and particularly increasing, the amount of funding awarded for the project.
4.1 Timeframe of eligibility

4.1.1 The term “cost eligibility period” refers to the period during which eligible expenditures may be incurred and settled within the project. Costs incurred and settled outside the eligibility period shall be ineligible costs. The cost eligibility period for each project is specified in the grant agreement.

4.1.2 As state aid has been granted, it is necessary to make sure that the aid has the incentive effect referred to in Article 6 of Commission Regulation (EU) No 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in the application of Articles 107 and 108 of the Treaty (OJ L 187 of 26/6/2014, p. 1). This means that the Beneficiary’s aid application must be submitted before the start of works on the project4 for which funding is provided. All the project expenditures will become ineligible if the Beneficiary incurs even a small portion of them before the day on which the grant application is submitted.5

4.1.3 The incurred costs must be listed in the payment request submitted by the Beneficiary on a cash basis; i.e. only actually incurred expenditures (cash payments or money transfers from the bank account of the Beneficiary) may constitute eligible costs. Exceptions from this rule are the following:

- expenditures settled on the basis of flat rates, i.e. expenditures settled at flat rates
- depreciation costs
- deductions specified in Article 498 of the Polish Civil Code
- non-cash contribution as referred to in section 8 of the Guide
- settlements made on the basis of an internal debit note, except for the situation referred to in section 11 of the Catalogue of ineligible costs in the Guide;
- allowances for the Employee Benefit Fund.

4.1.4 All expenditures listed in the payment request have to be actually incurred and paid during the cost eligibility period and prior to the submission of the payment request (in which they are listed).

4.1.5 In the case of invoices or other accounting documents issued in a foreign currency, the amount of the eligible expenditure should be converted into PLN in accordance with the applicable legal regulations and the accounting policy adopted by the Beneficiary. If the payment for the invoice or other accounting document issued in a foreign currency is made in tranches, then the amounts of individual instalments of the eligible expenditure should be converted into PLN under the rules described above.

4.2 Verification of cost eligibility

4.2.1 During the evaluation of the grant application, the initial assessment of cost eligibility consists of the analysis of compliance with the applicable EU and national regulations, including the Guidelines, and the Competition documentation, valid for the given edition of the competition, and the Guide applicable as at the date of announcing the competition. The verification shall be based on information contained in the grant application.

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4 Pursuant to Article 2 (23) COMMISSION REGULATION (EU) No 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in application of Articles 107 and 108 of the Treaty (OJ L 187, 26/6/2014, p. 1), start of works means the earlier of either the start of construction works relating to the investment, or the first legally binding commitment to order equipment or any other commitment that makes the investment irreversible. Buying land and preparatory works such as obtaining permits and conducting feasibility studies are not considered start of works. For takeovers, ‘start of works’ means the moment of acquiring the assets directly linked to the acquired establishment;

5 Applies to state-aid beneficiaries.
4.2.2 During the evaluation of the payment request, the verification of cost eligibility consists of the analysis of its compliance with the applicable EU and national regulations (including the Guidelines), the Competition documentation, valid for the given edition of the competition, provisions of the grant agreement (based on the material scope of the project and the project budget), and the Guide. Verification shall be based on the grant application, grant agreement, the payment request and the control or verification of documents confirming the incurred expenditures, including on the basis of a sample of accounting documents or other documents confirming the incurred expenditures (including those referring to economic operator’s selection procedures).  

4.3 Eligible costs

4.3.1 A given expenditure may be deemed eligible if all of the following conditions are met:

a) the expenditure was actually incurred during the period specified in the grant agreement;

b) it has been incurred in line with the provisions of the Guide and the Guidelines;

c) it is compliant with applicable European Union and national law;

d) it is compliant with the Smart Growth Operational Programme 2014–2020 and the Detailed Description of the Priority Axes of the Smart Growth Operational Programme 2014–2020;

e) it has been incurred in compliance with the provisions of the grant agreement;

f) it is in line with the material scope of the project contained in the grant application;

g) it is necessary for the implementation of the project and was incurred in connection with the implementation of the project;

h) it has been incurred in a transparent, rational and efficient way, in compliance with the principle of achieving the best effects from the given expenditures;

i) it has been appropriately documented;

j) it has been listed in the payment request;

k) it refers to delivered goods, provided services or performed works;

l) it has been incurred in compliance with the Public Procurement Law or the principle of competitiveness, or the principle of performing and documenting market research, as applicable;

m) it does not constitute an ineligible expenditure pursuant to European Union and national law;

n) it is compliant with the conditions for deeming it an eligible expenditure specified in the Competition Documentation.

4.3.2 Eligible costs are costs calculated pursuant to the currently binding accounting principles, principles of sound financial management and the practices of the Beneficiary (accounting policy). Each Beneficiary shall apply the practices (guidelines) adopted by its organisation for project cost settlement. The possibility of settling the incurred expenditures pursuant to accounting principles applied by the given organisation does not mean that Beneficiaries may create separate accounting principles used solely for the purposes of the project.

4.3.3 The Beneficiary is obliged to incur expenditures in compliance with Article 44(3) and Article 162 (3) of the Public Finance Act.

4.3.4 Eligible costs may include advance payments (for a specific purpose) paid to the economic operator, provided that they were paid in line with the provisions of the agreement concluded

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6 In line with the grant agreement and pursuant to Article 22 (6) of the Act of 11 July 2014 on the Principles of Implementing Cohesion Policy Programmes Financed under the 2014-2020 Financial Perspective.
between the Beneficiary and the economic operator; if the agreement was concluded on the basis of the Public Procurement Law, Article 151a of the Act shall apply.

4.3.5 As a rule, eligible costs may include expenditures incurred by the Beneficiary to the benefit of the economic operator being a party to the agreement, for supply, services or construction works concluded with the Beneficiary. In the case of bailiff's seizure of the payment for the economic operator, the expenditure incurred to the bank account indicated by the bailiff may be considered eligible if it was incurred in line with the remaining expenditure eligibility conditions.

4.3.6 The date of incurring a given expenditure shall be:

a) for monetary expenditures:
   i. made by a bank transfer or a debit card – the date of charging the Beneficiary's bank account, i.e. the transaction's posting date,
   ii. made with a credit card or a similar deferred payment instrument – the date of the transaction resulting in debiting the account of the credit card or a similar instrument,
   iii. made in cash – the date of the actual payment,

b) in the case of depreciation – the date of making a depreciation allowance,

c) in the case of a deduction – the date on which the deduction referred to in Article 498 of the Polish Civil Code becomes feasible, pursuant to Article 499 of that Code,

d) in the case of a court deposit – the date of actually making the deposit at the court,

e) in the case of settlements based on an internal debit note – the note's posting date.

4.4 General rules of documenting the incurred expenditures

4.4.1 The costs should be documented in a manner that allows the evaluation of the project implementation from the financial and substantive perspective.

4.4.2 Beneficiaries implementing the project are obliged to keep separate bookkeeping records for the project in a manner that enables the identification of individual accounting and banking operations.

4.4.3 Beneficiaries who are not obliged to maintain any bookkeeping records pursuant to the existing regulations (the Accounting Act, tax laws) are obliged to maintain a register of documents related to operations connected with the project implementation (accounting books and tax books, respectively).

4.4.4 The evidence of incurring a given expenditure is a paid invoice or other accounting document of equivalent evidential value along with confirmation of payment. Each original accounting document (invoice, receipt, etc.) must be annotated, specifying the following information:

   a) name (title) of the project as specified in the grant agreement;
   b) date and number of the grant agreement;
   c) amount of the eligible cost;
   d) description of the connection between the cost and the grant agreement – the description of the invoice should provide information about the category of expenditures approved in the grant agreement to which the expenditure documented by the given invoice refers;
   e) information about the financing of the project from ERDF funds – i.e. “Project co-financed from the funds of the European Regional Development Fund”;

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7 The detailed rules referring to particular types of expenditures were described in Chapter 2 of the Guide.
8 This does not apply to simplified expenditure settlement methods.
f) assignment and item number of the document;
g) information about formal and substantive correctness;
h) annotation on the method of payment (if not stated in the document);
i) if a given accounting document is only partly connected with the project, the description should unequivocally state the part of the expenditure, divided into eligible and ineligible costs, connected with the project, by specifying certain elements or the percentage share of the expenditure in the project based on the accounting document. In the event of preparing and applying a specific methodology for dividing expenditures, it constitutes a document required to confirm the accuracy of calculations.

Invoices or other accounting documents issued in a foreign currency should additionally contain the exchange rate used for the conversion of the foreign currency into PLN pursuant to the rules specified in section 4.1.5 of the Guide. If the payment for the invoice or other accounting document issued in a foreign currency is made in tranches, then the annotation should also contain the exchange rates for specific tranches.

4.4.5 Documents confirming costs connected with depreciation incurred as part of the project are, in particular, accounting documents or excerpts from accounting records that reflect the amount of the incurred costs, certified for compliance with the original document by authorised persons, or, in the case of entities that are not obliged to revalue property, plant and equipment, an appraisal prepared by an authorised entity.

4.4.6 If expenditures are documented by an electronic invoice, an accounting document recorded on a digital carrier should be presented, which is equivalent to a copy of a traditional accounting document, along with a description in an electronic form, in line with the requirements specified in section 4.4.4.

4.5 Prohibition of double financing

4.5.1 Total or partial double financing of a given cost is prohibited.

4.5.2 Double financing refers in particular to:

a) fully or partially, and repeatedly settling the same expenditure as part of co-financing or own contribution in the same or different project(s) co-financed from EU funds and national public funds;
b) settling the cost of VAT from EU funds, and then recovering that tax from the state budget, pursuant to the VAT Act of 11 March 2004 and regulations issued in connection with that Act;
c) purchasing property, plant and equipment using EU funds and/or subsidies from national public funds, and then settling the costs of depreciation of such property, plant and equipment under the same project or other projects co-financed from EU funds;
d) listing a cost as part of settlement of a subsidy and then listing the same cost under the co-financed project;
e) settling an expenditure incurred by the lessor for the purchase of a leased asset under financial leasing, and then settling the instalments paid by the Beneficiary in connection with leasing that asset;
f) financing pursuant to a civil-law contract of the tasks performed by a project staff member which fall into the scope of their normal duties under their employment relationship;
g) the purchase of used property, plant and equipment that was co-financed from EU funds and/or subsidies from national public funds during the previous 7 years (10 years for real property);  

h) situations where the funds for pre-financing of the EU contribution had been obtained in the form of a credit or loan which was later written off;  
i) receiving non-repayable financial support from several sources (national, EU or other) for the eligible costs of a given project or part of the project in a total amount exceeding 100% of eligible costs under the project or its part;  
j) covering the eligible costs of the project by both loan and guarantee support;  
k) settlement of the same expenditure as part of costs settled using a simplified method and direct project costs.

4.6 Audit

The Project in which funding exceeds PLN 3 million is subject to an obligatory external audit pursuant to Article 34 of the Act on the Principles of Financing Science. The cost of the audit is an eligible cost if the audit began after making at least 50% of the planned expenditures related to the project implementation but not later than before making 80% of the planned expenditures related to the project implementation.

5. VAT

5.1 VAT constitutes an eligible cost only when, in line with the VAT regulations valid in a given Member State, it cannot be recovered by the taxpayer.

5.2 Beneficiaries who allocate VAT to eligible expenditures are obliged to attach to their grant application “The VAT eligibility declaration.”

5.3 In line with the Guidelines, in order to consider VAT an eligible cost, the right to deduct VAT must be inapplicable not only to the beneficiary but also to “any other entity involved in the project and using products constituting project outcomes in their taxable activities both in the implementation and operational phase.” VAT should constitute ineligible expenditure regardless of which entity recovers it.

5.4 The option provided for in Article 113 of the VAT Act, stipulating a general VAT exemption for taxpayers with low turnovers (with a possibility for these taxpayers to resign from such exemption) shall not be considered the right to deduct VAT.

5.5 VAT may be eligible only for a part of a project. In such a situation, the beneficiary shall be obliged to ensure a transparent system of settling the project, so as to avoid any doubts regarding the part and the scope in which the VAT may be deemed an eligible cost.

5.6 If there is a basis for the Beneficiary to recover VAT, the Beneficiary obliges itself to inform the Foundation of this fact and to return the tax recovered from funding.

5.7 In the case of deducting a part of VAT according to the proportion determined on the basis of the applicable provisions of the VAT Act, 10 the tax may be eligible.

5.8 Adjustments of settlements associated with a change of the VAT structure index shall be made cumulatively in the current application or in the request for the final payment and may apply also to

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9 The 7- or 10-year periods are calculated in calendar months, starting from the purchase date (e.g. 7 years from 9 November 2014 is the period from that date to 9 November 2007).

10 In line with the VAT Act as at the date of the Guide’s becoming valid these are Article 86 (2a) and Article 90 (2).
completed tasks. In the case of a change of the VAT structure rate made after filing the request for the final payment the Beneficiary is obliged to inform the Foundation of the adjustment and to return the funds (the ineligible part of VAT) at the Foundation's request.

6. Public procurement rules

6.1 A public contract is an agreement made for consideration, and entered into between a contracting authority and an economic operator (including natural persons hired on the basis of a civil-law agreement), with the object of providing services, supplies, or construction work necessary to implement the Project.

6.2 In order to incur expenditures within the project, the Beneficiary shall prepare and conduct the procurement procedure in a manner enabling fair competition and equal treatment of bidders in accordance with Chapter 6.5 of the Guidelines.

6.3 If the Beneficiary breaches the terms and procedures of public procurement, the Foundation for Polish Science shall consider all or part of the expenditures related to the contract to be ineligible, according to the regulation of the minister in charge of regional development, issued pursuant to Article 24(13) of the Act of 11 July 2014 on the principles of conducting cohesion policy programmes in the financial perspective 2014–2020.

7. Income generated as part of the project implementation

7.1 Projects with a total eligible cost exceeding EUR 1 million

7.1.1 The Beneficiary is obliged to a proportionate return of income according to the principles stipulated in the document “The income calculation and monitoring procedure for Beneficiaries receiving funding under Axis IV of the Smart Growth Operational Programme.”

8. Own contribution (applies to state-aid Beneficiaries)

8.1 The Beneficiary is obliged to make its own contribution in a declared amount to cover some of the eligible project costs.

8.2 Own contribution may be made in cash (cash/bank-account disbursements during the project) or as depreciation.

8.3 A non-cash contribution which was co-financed by the EU and/or received state aid in 7 preceding years (10 years for real properties) is ineligible (double funding).

11 Document developed by the National Centre for Research and Development. As at the date of this Guide's entry into force, the document in version 01 of 21 July 2016 is valid.
II. Catalogue of eligible costs under Measure 4.4 Increasing the human potential in R&D sector

Eligible costs of Beneficiaries under Measure 4.4 of the SGOP include the following cost categories:

<table>
<thead>
<tr>
<th>Direct costs</th>
<th>a) Remuneration (W)</th>
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<tbody>
<tr>
<td></td>
<td>b) Subcontracting (E)</td>
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<tr>
<td></td>
<td>c) Cross-financing (C):</td>
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<tr>
<td></td>
<td>• scholarships</td>
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<td></td>
<td>• placements</td>
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<td></td>
<td>• training courses</td>
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<tr>
<td></td>
<td>d) Other direct costs (Op), including:</td>
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<tr>
<td></td>
<td>• Low-cost research and scientific equipment(^{12})</td>
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<tr>
<td></td>
<td>• Costs of land and buildings</td>
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<tr>
<td></td>
<td>• Project publicity costs</td>
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<tr>
<td></td>
<td>• All the remaining direct costs, including the costs of depreciation of equipment and intangible assets</td>
</tr>
</tbody>
</table>

Indirect costs (O)

1. W – Remuneration costs

1.1 General information

1.1.1 This category covers the following eligible costs: cost of remuneration and non-wage labour costs, including social and health insurance contributions of persons employed for research\(^{13}\) (research staff, substantive management staff, technical staff and other auxiliary staff) and technology brokers in the part that such remuneration is directly related to the implementation of the project covered by the grant.

1.1.2 Expenditures connected with hiring a person who performs tasks within the project(s) are eligible provided that:

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\(^{12}\) Does not apply to state-aid beneficiaries.

\(^{13}\) Personnel directly involved in the research process, as per the range of duties of the personnel, may be settled through direct costs.
a) they were incurred in line with national regulations, in particular in accordance with the Act of 26 June 1974 – the Labour Code or the Act of 23 April 1964 – the Civil Code;

b) the resulting workload does not prevent the person from the proper and effective performance of all tasks entrusted to him or her;

c) the total professional involvement of the person, regardless of the involvement form, in the implementation of all projects financed from EU funds and in any activities funded from other sources, including the Beneficiary’s or other entities’ own funds, shall not exceed 276 hours per month\(^\text{14}\);

The above conditions should be met throughout the whole period of eligibility of the remuneration of the given employee in the project.

1.1.3 The remuneration rate suggested for project leaders, deputy project leaders, representatives of consortium members, students, PhD students and junior postdoctoral researchers is specified in the Competition Documentation. Adopting other remuneration rates other than indicated in the Competition Documentation requires the consent of the Foundation for Polish Science.

1.1.4 The following payroll and non-payroll elements of personnel remuneration constitute eligible costs, subject to section 1.2 or 1.3 of this Guide:

a) base remuneration;

b) bonuses and awards (apart from service anniversary awards), including appreciation bonuses resulting from the internal remuneration rules of a given organisation specifying uniform rules for all employees (also those not involved in the implementation of projects co-financed from the SGOP);

c) task- or function-related allowance for tasks or roles in the project, or a special allowance resulting from the specific character of performed tasks (up to 40% of the base remuneration, including contributions, provided that any exceeding of this limit may only result from generally binding regulations);

d) allowance for long-term work;

e) remuneration for the period of holiday leave (proportionally to the percentage of involvement of a given employee in the implementation of the project in the month when the leave took place, or if this is impossible to determine, in the month preceding the month in which the leave took place);

f) remuneration for the period of inability to work pursuant to applicable social security regulations (proportionally to the percentage of involvement of a given employee in the implementation of the project in the month when the inability to work occurred, or if this is impossible to determine, in the month preceding the month in which the inability to work occurred);

g) additional annual remuneration\(^\text{15}\), including social security and non-insurance fund contributions, is eligible proportionally to the period during which the employee performed the tasks for the purposes of the project, and corresponds to the proportion in which the base remuneration providing the basis for its calculation is settled as part of the project;

h) contributions for:
- pension, including the Employee Pension Plan,
- disability insurance,
- sickness insurance,
- health insurance,
- accident insurance;

\(^{14}\) The above limit of 276 h of professional involvement referred to in section 1.1.2 (c) concerns persons involved in the implementation of project tasks or activities based on an employment relationship, and takes into account the number of work days in a given month arising from the employment relationship is taken into account, and the limit includes the employee’s absence due to sick leave and holiday leave, with the exclusion of unpaid leave.

\(^{15}\) Additional annual remuneration of project staff members is eligible only if it results from the regulations of labour law.
i) Labour Fund contributions;

j) contribution for the Guaranteed Employment Benefit Fund;

k) personal income tax advance payment;

l) allowances for the Employee Benefit Fund.

**NOTE:** Allowances mentioned in section 1.1.4 are eligible provided that they were granted on the basis of an employment relationship pursuant to the Act of 26 June 1974 – the Labour Code.

### 1.2 Employment relationship

#### 1.2.1 When personnel are hired on the basis of an employment relationship, expenditures on such personnel's remuneration are eligible when all of the following conditions are met:

a) an employee is hired or assigned\(^\text{16}\) in order to perform tasks directly associated with project implementation,

b) remuneration is eligible only up to the final eligibility date for expenditures specified in the grant agreement. The remuneration for students and PhD students is eligible in the period specified in the first sentence, but only by the end of the month in which their Master's thesis (for students) or doctoral dissertation (for PhD students) was defended; the above does not mean that the employment relationship may not continue beyond the project implementation period,

c) employment or assignment for the performance of tasks associated with the project implementation is properly documented in the employment contract or the scope of the employee's professional duties or job description; proper documentation should be understood as, for instance, identifying in the aforementioned documents the tasks to be performed by the person under the project.

#### 1.2.2 If the employment relationship of a Beneficiary's employee only partially involves tasks under the project (e.g. 1/2 FTE, 1/4 FTE under the project) expenditures in relation to remuneration under the project are eligible proportionately, unless the range of responsibilities, the complexity or level of competence required for a given position justifies the difference between the expenditure’s share and the work time arising from the employment relationship.

#### 1.2.3 Eligible expenditures for personnel remuneration may be awards (excluding service anniversary awards) or bonuses, provided that they\(^\text{17}\):

a) are included in the work regulations or remuneration regulations of a given organisation or in other applicable labour law regulations, the principles of awarding them are the same in the case of personnel hired for the implementation of projects and for other employees of the Beneficiary,

b) are awarded in relation to the implementation of project tasks based on an employment relationship,

c) were introduced by a given institution at least 6 months before submitting the grant application\(^\text{18}\).

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\(^{16}\) Assignment should be interpreted as a clear designation of an employee's professional duties associated with the project for the period of their involvement in the project implementation.

\(^{17}\) In the case of part-time employment for the project, payments from the award fund, awards and bonuses granted only for work associated with the implemented project may be eligible in their full amount.

\(^{18}\) For beneficiaries that submitted their grant application before this Guide came into effect, grant-project rules will apply to prizes and bonuses for the period before this Guide came into effect. For the period after this Guide came into effect, these beneficiaries are obliged to immediately adopt their regulations for awards and bonuses. Such regulations may not,
1.2.4 In the case of periodically increasing the scope of professional duties of a given person, eligible expenditures associated with personnel’s remuneration may be allowances mentioned in section 1.1.4 of the Guide, provided that they were granted in line with the applicable labour law regulations, subject to section 1.2.5; the allowance may be granted both as sole eligible remuneration in the project or as a supplementation of the eligible project personnel’s remuneration under the project.

1.2.5 The allowances mentioned in section 1.1.4 of the Guide may be eligible if they meet all of the following conditions:

a) they are included in the work regulations or remuneration regulations of a given organisation or in other applicable labour law regulations,

b) the principles of awarding them are the same in the case of personnel hired for the implementation of projects and for other employees of the Beneficiary,

c) they are eligible only in the period of a given person’s involvement in the project,

d) they are eligible up to the amount of 40% of the base remuneration, including non-wage labour costs, provided that exceeding that limit may result solely from generally applicable law regulations,

e) their granting depends on the scope of additional duties,\(^{19}\)

f) the possibility of granting an allowance arises directly from labour law.

1.2.6. Payroll shall be the basis for documenting labour-contract-related remuneration costs.

1.3 Contract of mandate

1.3.1 In the project there is a possibility of hiring individuals on the basis of a contract of mandate.

1.3.2 A person hired by the Beneficiary on the basis of an employment contract may not be hired for the implementation of tasks within the project on the basis of a contract of mandate.

1.3.3 A receipt and an acceptance report forms the basis for documenting contract-of-mandate-related remuneration costs.

2. E – Subcontracting costs

2.1 Subcontracting costs should be understood as subcontracting to third parties part of the substantive work under the project that is not performed on the premises and under direct supervision of the Beneficiary, and the costs of resources made available by third parties, e.g. the costs of lease of the laboratory along with research equipment.

2.2 Auxiliary services necessary for the performance of project-related tasks, such as legal or accounting services, are not deemed to be subcontracting.

2.3 All contracts for specific work should also be settled within this category.

\(^{19}\) The “scope of additional duties” should be understood as both new work duties which do not result from the existing scope of duties and increased involvement as part of the existing work duties.
NOTE 1: In the case of contracts for specific work, the performance of tasks must be confirmed by an acceptance report confirming the material result of the work performed.

NOTE 2: Contracts for specific work should meet the requirements specified in Article 627 of the Civil Code and may not cover continuous tasks.

2.4 Subcontracting costs are excluded from the basis for calculating indirect costs.

NOTE: In the case of subcontracting costs (category E) the total amount of eligible costs in the project may not exceed 25% of the total eligible costs of the project.

3. C – Cross-financing

3.1 The following types of costs are eligible within this category:
   a) stipends for students and PhD students involved in conducting research under the given project;
   b) fellowships by stipend holders or research team members within the scope related to the research work conducted as part of the project, the commercialisation of research results and state-of-the-art technology achievements or project management;
   c) trainings by scholarship holders or research team members within the scope related to the research work conducted as part of the project, the commercialisation of research results and state-of-the-art technology achievements or project management.

3.2 Cross-financing costs (category C) are excluded from the basis for calculating indirect costs “O.”

NOTE 1: In the case of cross-financing costs (category C), the total amount of eligible costs in the project may not exceed 30% of the total eligible costs of the project. As regards this amount, in line with the methodology adopted for the Knowledge, Education and Development Operational Programme, in relation to this category, a flat rate of 25% of the indirect costs incurred under this category is used.

NOTE 2: Should any intellectual property rights arise due to the Stipend Holder implementing tasks under a Project that received state aid, the Stipend Holder is obliged to transfer these rights gratuitously, under a separate agreement, to the research unit in which he or she has the undergraduate/graduate/PhD student status, or, if the research unit does not agree to acquire the intellectual property rights created by the Stipend Holder, to transfer such rights to another entity at applicable market prices.

4. Op – Other direct costs

4.1 Low-cost research and scientific equipment

4.1.1 The following types of costs are eligible within this category:

   a) expenditures for the purchase of low-cost research and scientific equipment (i.e. equipment of a value not exceeding PLN 500,000.00 for exact, engineering and life sciences or PLN

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20 Does not apply to state-aid beneficiaries.
150,000.00 for humanities and social sciences) necessary for the implementation of the project;

b) Expenditures on transport, installation and start-up of the research and scientific equipment purchased under the project along with specialist training in the operation thereof, expenditures on checking and testing the research equipment purchased under the project and technical assistance provided by the manufacturer during the initial period of operation of the research and scientific equipment purchased under the project.

4.1.2 Expenditures incurred on the purchase of property, plant and equipment referred to in section 4.1.1 and the costs of their delivery, installation and start-up may be eligible in whole or in part as determined by the Beneficiary based on the actual use of the property, plant and equipment for the purposes of the project.

**NOTE:** In the case of low-cost research and scientific equipment costs (category Op 4.1) the total amount of eligible costs in the project [(referred to in Point 4.1.1 (a) and (b)] may not exceed 10% of the total eligible costs of the project.

4.1.3 The grant application should list the planned purchases of low-cost research and scientific equipment along with a substantive justification stating expressly that the unit does not possess any equipment that could be used as a substitute and that obtaining access to such equipment in another unit would not be justified from the economic point of view. Planned purchases of low-cost research and scientific equipment shall be subject to evaluation by experts. In the case of a necessity to introduce changes in the scope of low-cost research and scientific equipment purchases planned in the grant application it is necessary to apply to the Foundation and to obtain a written approval of the changes.

**NOTE:** Specialised equipment (applies to the First Team competition)
During project implementation as part of the First Team competition, the Beneficiary may apply to the Foundation for Polish Science for the purchase of specialised equipment, provided that:

a) the application will be submitted at the request of the Foundation for Polish Science within the time limits it has set;

b) applications will be evaluated by experts appointed specifically for that purpose;

c) the evaluation will take into account such criteria as the analysis of the equipment of a particular type available in the country with the use of the available equipment lists and databases;

d) a representative of the National Centre for Research and Development will be invited as an observer for the session of the evaluation panel;

e) the equipment-purchase costs will be eligible insofar as the equipment is used for the purposes of the project 21.

4.2 Costs of land and buildings

4.2.1 The costs of land and buildings are eligible within the scope and during the period necessary for the implementation of the project22.

4.2.2 The following types of costs are eligible within this category:

a) land lease – only leasing instalments, without interest;

b) perpetual usufruct of land – only perpetual usufruct fees, without interest;

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21 For projects receiving state aid – the costs of equipment and intangible assets insofar and as long as they are used for the purposes of the project, i.e. if the equipment and intangible assets are not used exclusively for the purposes of the project, the only costs that are considered eligible are the costs of depreciation corresponding to the project implementation period calculated in line with generally accepted accounting standards.

22 The Op category may be used to settle the costs of land or buildings which are used in whole or in part for the purposes of the conducted research work, i.e. laboratories or other spaces used for research and for the purposes of equipment, materials and personnel of the project settled in direct costs.
c) **depreciation of buildings**\(^{23}\) – if the buildings are also used for purposes other than the project implementation, then only the part of the depreciation allowance corresponding to the proportional use of the buildings for project implementation purposes is eligible;

d) expenditures connected with **adapting the laboratory space** owned by the Beneficiary.\(^{24}\)

4.2.3 Property tax shall not constitute direct costs of the project.

4.2.4 In the case of costs of land and buildings specified above (4.2.2 a-d) the total amount of eligible expenditures in the project **may not exceed 10% of the total eligible costs of the project.**

4.3 Project publicity costs

Project publicity costs, including information and promotion materials, as well as website creation and maintenance costs, up to 1% of the eligible costs of the project.

4.4 Other direct costs

4.4.1 Other operating costs include the costs of materials, consumables and similar products incurred in direct connection with project implementation.

4.4.2 The following types of costs are eligible within this category:

a) **materials necessary for the project implementation**, raw materials, semi-finished products and reagents;

b) **research equipment** (generally all purchases that do not meet the requirements to be qualified as property, plant and equipment pursuant to the Accounting Act and the adopted accounting policy), used for the project implementation;

c) **cost of maintenance of technological lines** and experimental installations during the period and proportionally to their use in the project;

d) **lease of laboratory space** (i.e. premises suitable for conducting research, e.g. due to the required certificates or applied security systems, without research equipment),\(^{25}\) used for the project implementation;

e) **elements used for the construction and permanently installed in the prototype, pilot or demonstration installation**;

f) **costs of the publication of project results** in open-access journals, journals listed in the JCR, **conference participation costs**, and – subject to obtaining FNP’s consent – costs of preparing **presentations of project results**;

g) costs of **intellectual property management** (for the purposes of ensuring intellectual property protection, valuation of agreements related to the commercialisation of results, verification of the solution patentability, protection strategy development, and extension of intellectual property protection);

h) **operating costs of research and scientific equipment** owned by the unit or leased to such unit free of charge;

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\(^{23}\) If the building is also used in the project for administrative purposes, the depreciation cost of the building should be divided between the costs of buildings and land and the “O” category costs – a flat rate pro rata to its use in order to implement content-related works as part of the project.

\(^{24}\) Excluding renovation costs.

\(^{25}\) The costs of lease of spaces other than laboratory space shall be covered by indirect costs. The costs of renting the laboratory including the equipment shall be deemed to constitute subcontracting.
i) costs incurred by the Beneficiary for the purpose of conducting and establishing scientific co-operation (both domestic and international) within the project and co-operation with businesses (including the implementation costs of the part of the project under the supervision of the Beneficiary's project staff in a strategic partner unit abroad or in a different unit co-operating within the project, in particular the costs of access to databases, library resources and the use of materials);

j) the cost of an external audit if it began after making 50% of the planned expenditures related to the project implementation but not later than before making 80% of the planned expenditures related to the project implementation;

k) expenditures on the modernisation of research and scientific equipment, devices and other elements of research equipment owned by the Beneficiary or leased to it free of charge – only upon the written consent of the Foundation for Polish Science;

l) expenditures on the purchase of technological know-how and patents, i.e. intangible assets (IA), obtained from third parties on market terms, in the form of patents (purchased or used pursuant to licences), licences, know-how, technological knowledge not protected by patents, expert opinions, analyses and research reports, etc., used for conducting research, in the scope and during the period necessary for the project implementation;

m) depreciation allowances or costs of paid use of:
   i. research and scientific equipment and other equipment used for the purposes of research;
   ii. technological know-how and patents obtained from third parties on market terms, i.e. intangible assets (IA) in the form of patents (purchased or used pursuant to licences), licences, know-how, technological knowledge not protected by patents, expert opinions, analyses and research reports, etc. - in the scope and during the period necessary for the project implementation.

n) costs of transport services related to the domestic or international transport of prototypes, equipment, materials, samples and products – necessary for the proper conduction of research work planned within the project;

o) transport and accommodation costs related to business trips made by the R&D personnel involved in the project, and to trips made by scholarship holders26 (this does not concern per diem allowances and flat-rate expenses which need to be settled as part of indirect costs “O”).

4.4.3 Depreciation rules

Depreciation allowances due to a decrease in value constitute eligible costs if all of the following conditions are jointly met:

   a) at the moment of purchasing, the equipment meets the definition of a fixed asset (in line with Article 3(1)(15) of the Accounting Act: tangible fixed assets with the expected economic usability term longer than one year, complete, ready for use, and intended for the entity’s needs;
   b) the equipment or IA is necessary for the proper implementation of the project and is used in direct connection with the project;

26 The costs of transport and accommodation related to business trips made by the R&D personnel involved in the project, and to trips made by scholarship holders, may cover transaction and agency fees provided that they are necessary for such costs to be incurred.
c) the equipment or intangible assets were purchased after the Beneficiary submitted the grant application; 
d) the equipment or other devices for research purposes are listed in the register of fixed assets of entities that purchased them;
e) depreciation expenditures have been calculated in compliance with accounting regulations and with the accounting policy of the entity;
f) the eligible value of depreciation allowances refers only to the period of the project implementation;
g) if the equipment or IA is also used for purposes other than the project implementation, then only the part of the depreciation allowance corresponding to the proportional use of the assets for project implementation purposes is eligible;
h) the purchase of equipment or IA was not co-financed from national subsidies or EU funds;
i) the purchase of equipment or IA was not settled as an eligible cost of the project;
j) depreciation allowances refer to equipment or IA that have been purchased in a rational and efficient way, i.e. their prices do not exceed market prices and rates.

The residual value of the fixed tangible asset or the IA after the completion of the project implementation does not constitute an eligible cost.

4.4.4 Paid use of equipment/IA

4.4.4.1 Expenditures incurred as a result of paid use of equipment (leasing, hire) or intangible assets (licence fees) constitute eligible costs to the extent and during the period necessary for the project implementation.

4.4.4.2 As far as leasing (operational or financial) is concerned, the eligible cost is the part of the leasing instalment issued for the Beneficiary connected with the repayment of the principal amount (without interest and other fees) of the subject of the leasing agreement.

4.4.4.3 As far as leasing costs are concerned, the maximum amount of eligible costs must not exceed the market value of the goods subject to leasing. This means that the amount of eligible costs must not exceed:

   a) the amount stated on the receipt issued to the lessor by the provider of the co-financed goods – for goods purchased not earlier than 12 months prior to submission of the grant application by the Beneficiary;
   b) the market value of the goods subject to leasing specified in the valuation prepared by a certified appraiser or in the valuation prepared on the basis of the methodology presented by the Beneficiary – for goods purchased earlier than 12 months prior to submission of the grant application by the Beneficiary. The valuation may be replaced with documentation justifying the selection of the subject of leasing in a tender procedure that guarantees compliance with the fair competition principle.
   c) in the case of a financial lease with the depreciation period longer than the term of the lease agreement, the eligible cost shall represent the depreciation allowance for the project implementation period.

5. O – flat rate

5.1 Costs settled under the “O” indirect costs category, incurred in relation to the Project implementation shall be settled in accordance with the Methodology of calculating simplified costs

27 Applies to state-aid beneficiaries.
under the Smart Growth Operational Programme, included in part 6 of this Guide. The methodology was adopted for Axes I and IV of the Programme by the Programme’s Managing Authority. The eligibility guide provides further details and specifications of that methodology.

5.2 The flat rate method makes it possible for the project leader to incur the necessary project costs, including the costs that would otherwise require performing time-consuming and complicated calculations of distribution keys, and assigning particular specific cost items as eligible for the project. Indirect costs are not subject to reporting. In addition, the catalogue of indirect costs was removed from this Guide.

5.3 Indirect costs (“O”) may be incurred only in relation to the Project implementation. The Beneficiary’s spending of funds provided within the grant, including indirect costs, requires the Project Leader’s approval.

5.4 Indirect costs (“O”), incurred in connection with the implementation of the project are settled as a percentage of direct costs with the exclusion of subcontracting costs (category E) and cross-financing costs (category C), according to the following formula:

\[
\text{Flat rate} - \text{“O”} = 25% \times [\text{direct costs} - (\text{subcontracting costs} + \text{the costs of resources provided by third parties which are not used in the premises/headquarters/project implementation location of the beneficiary project} + \text{cross-financing costs})]
\]

5.5 Indirect costs (“O”) shall be deemed incurred expenditures. Under the project the Beneficiary is not obliged to collect or describe accounting documents confirming the expenditures reported as expenditures settled with the simplified method. The verification of expenditures declared according to simplified methods involves verifying whether the Beneficiary accurately reported the amount of expenditures forming the basis for calculating the flat rate. The amount of indirect costs (“O”) is based not only on costs included in financial reports but also on all deductions made within the project.

NOTE: Indirect costs (“O”) may not be reported under direct costs of the project (under categories W, E, C and Op).
III. Catalogue of ineligible costs

Ineligible costs include:

1. costs incurred outside the eligibility period specified in the grant agreement;
2. costs that do not meet the eligibility criteria specified in the Guide and the Guidelines;
3. undocumented or inappropriately documented costs;
4. VAT that may be recovered by the Beneficiary both in the implementation and operational phase pursuant to national regulations, i.e. the VAT Act of 11 March 2004 and the related secondary legislation;
5. commissions collected as part of foreign exchange transactions;
6. expenditures incurred pursuant to the cross-financing principle that exceed the limit specified for the given project;
7. interest charged on debt;
8. exchange gains;
9. costs of loans or credit incurred for the pre-financing of the grant;
10. fines and penalties;
11. settlement of the purchase of items owned by the Beneficiary or rights to which the Beneficiary is entitled by means of a debit note;
12. expenditures related to court proceedings, expenditures on the preparation and legal handling of court proceedings, costs connected with the functioning of arbitration committees and the costs of implementing any decisions that may be issued by courts or arbitration committees;
13. expenditures on the purchase of used property, plant and equipment that was co-financed from EU funds or national subsidies during the previous 7 years (10 years for real property);\(^{28}\)
14. expenditures incurred on the purchase of developed or undeveloped real property, perpetual usufruct right or the acquisition of other legal titles to real property (e.g. limited property rights: lease, tenancy, usufruct) exceeding 10% of the total eligible costs of the project;
15. expenditures connected with preparing and filling out the grant application;
16. success fee for the co-author of the application who prepares, for example, the feasibility study;
17. cost of external audits of expenditures on science if the audit started before the implementation of 50% or after making 80% of the planned project expenditures;

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\(^{28}\) The 7- or 10-year periods are calculated in calendar months, starting from the purchase date (e.g. 7 years from 9 November 2007 is the period from that date to 9 November 2014).
18. expenditures connected with leasing agreements other than the principal amount of the leasing instalment – in particular the profit margin of the financing entity, interest on cost refinancing, insurance fees, overheads, costs of the assembly and adaptation of property, plant and equipment for use, and costs of spare parts for the leased equipment;

19. transactions in cash with a value exceeding the equivalent of the amount specified in Article 22 of the Business Freedom Act of 2 July 2004;

20. the following payroll and non-payroll elements of remuneration:
   a) service anniversary award;
   b) equivalent for unused holiday leave;
   c) group life insurance contribution (treated as the taxable revenue of the employee);
   d) additional health subsidy;
   e) cash equivalent (e.g. reduced payment for electricity);
   f) electricity subsidy (treated as the taxable revenue of the employee);
   g) use of company car – commuting to/from work and home;
   h) benefits from the Company Social Benefit Fund;
   i) allowances financed from the state budget (e.g. nursing benefit, family benefit) or from the funds of the Social Insurance Institution (e.g. maternity, rehabilitation, paternity, attendance, compensation benefit);
   j) benefit for the period of inability to work, pursuant to applicable social security regulations;
   k) remuneration for overtime work;
   l) subsidy for glasses;
   m) benefits for foreign languages, for non-smoking, and other benefits of this type introduced by the employer, compensation under a non-competition clause, or other compensation that the employer is obliged to pay;
   n) food vouchers for employees;
   o) contributions for the State Fund for Rehabilitation of Disabled Persons (PFRON);
   p) redundancy payments for employees of the project;
   q) retirement/pension severance payments;
   r) holiday leave subsidies;
   s) costs of periodic and preliminary medical check-ups;
   t) allowances for tasks or roles in the project, or a special allowance resulting from the specific character of performed tasks, up to 40% of the base remuneration, including contributions, unless any exceeding of this limit results exclusively from generally binding regulations.

Costs incurred in a manner non-compliant with the Public Procurement Law or the principle of competitiveness or the principle of performing and documenting market research (specified in the Guidelines) may be deemed ineligible in whole or in part.

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29 Regardless of the number of payments arising from a given transaction.
30 In line with the Act as at the date of the Guide’s becoming valid these are transactions exceeding PLN 15,000.
IV. Funding level (applies to state-aid beneficiaries)

1 For projects discussed in this Guide, the funding level is determined based on the state-aid intensity rules.

2 State-aid intensity is calculated as the grant-to-eligible costs ratio, and may not exceed:
   a) 50% of eligible costs in the case of industrial research;
   b) 25% of eligible costs in the case of development works.

Where the project includes more than one type of the above-mentioned research & development works, the Beneficiary is obliged to ascribe its eligible costs to the relevant type of works so that a correct funding level for eligible costs can be determined.

3 For industrial research and development works, state-aid intensity is increased by:
   a) 10 percentage points in the case of small enterprises;
   b) 20 percentage points in the case of micro- and small enterprises;
   c) 15 percentage points, provided that at least one of the following conditions is met:
      i. the project entails effective cooperation between:
         • enterprises, including at least one micro-, small or medium-sized enterprise, or international cooperation, meaning that industrial research is conducted in at least two EU Member States, or in an EU Member State and an EFTA state that is a signatory to the European Economic Area Agreement, and that none of the enterprises incur more than 70% of eligible costs; or
         • an enterprise and at least one research unit which engages in research and publicises knowledge, and incurs at least 10% of eligible costs, and has the right to publish project results to the extent that they come from such unit’s research;
      ii. the project results are broadly publicised:
         • at technical and scientific conferences;
         • as publications in scientific or technical journals;
         • through publicly accessible databases providing free access to research results; or
         • through freeware or open-source software
         – up to 80% of eligible costs.

<table>
<thead>
<tr>
<th>Enterprise status</th>
<th>Max. aid for industrial</th>
<th>Max. aid for industrial research,</th>
<th>Max. aid for development</th>
<th>Max. aid for development work, including</th>
</tr>
</thead>
</table>

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<table>
<thead>
<tr>
<th></th>
<th>research</th>
<th>including the bonus mentioned in point 3c</th>
<th>work</th>
<th>the bonus mentioned in point 3c</th>
</tr>
</thead>
<tbody>
<tr>
<td>micro- and small</td>
<td>70 %</td>
<td>80 %</td>
<td>45 %</td>
<td>60 %</td>
</tr>
<tr>
<td>enterprises</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>medium-sized</td>
<td>60 %</td>
<td>75 %</td>
<td>35 %</td>
<td>50%</td>
</tr>
<tr>
<td>enterprises</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>large enterprises*</td>
<td>50 %</td>
<td>65 %</td>
<td>25 %</td>
<td>40 %</td>
</tr>
</tbody>
</table>

* large enterprises are enterprises which do not meet the criteria for being considered SMEs (see explanatory notes in section 9 below).

For the purposes of determining a correct funding level, “effective cooperation” means cooperation between at least two independent parties with the aim of exchanging knowledge or technology, or achieving a common goal based on division of labour, where the parties work together to define the scope of their joint project, contribute to its implementation, and also share project risks and results. Project costs may be covered entirely by one or more parties, in which case other parties to the project are released from financial risk. Research under an agreement and provision of research services are not considered as forms of cooperation.

Where an applicant requests a bonus for the wide publicising of project results, such an applicant must show in the project documentation that in a period of 3 years following project completion, project results will be:

a) presented at least 3 scientific and technical conferences, including at least one nation-wide conference, or

b) published in at least scientific or technical journals listed by the Ministry of Science and Higher Education (part A of the List), or in commonly accessible databases providing free access to project results (raw research data); or

c) publicised entirely through freeware or open-source software.

If the project documentation states that project results will be broadly publicised, which would mean increased state-aid intensity, the above-mentioned measures to publicise project results will be monitored or inspected.

The funding level (resulting from state-aid intensity) should be determined in relation to the sum of all the eligible costs of individual tasks (types of work) declared in the reporting period (if the project involves more than one entity – the funding level is determined for each of them separately).

4 The Applicant is obliged to make a declaration that the tasks stated in the application do not receive funding from other sources, and that the Applicant has not applied for such funding and will make sure that the expenditures incurred for the part of the project that received funding, and which have been approved and accounted for by the Implementing Authority, are not and will not be covered using funds from other public (national or EU) sources.

5 However, the Applicant may apply for funding from other sources.
V. The enterprise status and aid restrictions (applies to state-aid Beneficiaries)

1 State aid may not be granted:

a) insofar as it is aid to facilitate the closure of uncompetitive coal mines under the Council Decision 2010/787/EU of 10 December on State aid to facilitate the closure of uncompetitive coal mines (OJ L 336 of 21.12.2010, p. 24);

b) to undertakings in difficulty as defined in Article 2 (18) Commission Regulation (EU) No. 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in application of Articles 107 and 108 of the Treaty (OJ L 187, 26.6.2014, p. 1), i.e. an undertaking in respect of which at least one of the following circumstances occurs:

i. In the case of a limited liability company (other than an SME that has been in existence for less than three years), where more than half of its subscribed share capital has disappeared as a result of accumulated losses. This is the case when deduction of accumulated losses from reserves (and all other elements generally considered as part of the own funds of the company) leads to a negative cumulative amount that exceeds half of the subscribed share capital. ‘Limited liability company’ refers in particular to the types of company mentioned in Annex I of Directive 2013/34/EU (37) on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings, amending Directive 2006/43/EC of the European Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC (OJ L 182 of 29.06.2013, p. 19), and ‘share capital’ includes, where relevant, any share premiums;

ii. In the case of a company where at least some members have unlimited liability for the debt of the company (other than an SME that has been in existence for less than three years), or where more than half of its capital as shown in the company accounts has disappeared as a result of accumulated losses. “A company where at least some members have unlimited liability for the debt of the company” refers in particular to the types of company mentioned in Annex II of Directive 2013/34/EU;

iii. where the undertaking is subject to collective insolvency proceedings or fulfils the criteria under its domestic law for being placed in collective insolvency proceedings at the request of its creditors;

iv. where the undertaking has received rescue aid and has not yet reimbursed the loan or terminated the guarantee, or has received restructuring aid and is still subject to a restructuring plan;

v. in the case of an undertaking that is not an SME, where, for the past two years:

– the undertaking's book debt to equity ratio has been greater than 7.5 and
– the undertaking’s EBITDA interest coverage ratio has been below 1.0;
c) in favour of an undertaking which is subject to an outstanding recovery order following a previous Commission decision declaring an aid illegal and incompatible with the internal market.

2 The Applicant’s status is established in accordance with Annex I to Commission Regulation (EU) No. 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in application of Articles 107 and 108 of the Treaty, and then certified by completing SME Status Declaration, which is appended to the Grant Application. The Applicant’s status is subject to review before the day on which the Grant Agreement is signed. The explanatory notes below are for information purposes only, and should not be treated as a comprehensive source of knowledge on how the applicant’s status is established.

The enterprise status is established on the basis of three criteria: headcount, annual turnover and annual balance-sheet total. However, it should be noted that only the criterion relating to the headcount is mandatory. As far as the other two criteria are concerned, the enterprise may choose whether its status should be based on the annual turnover or the balance sheet total. The enterprise does not have to meet both criteria, and may exceed one of the thresholds without affecting its SME status.

Calculations should include data provided in the last approved annual financial report. Newly established enterprises whose financial reports have not been approved yet should make a declaration providing a good-faith assessment (in the form of a business plan) made during the financial year. Such a business plan should cover the entire period (financial years) up to the point when the enterprise starts to generate turnover.

<table>
<thead>
<tr>
<th>Criteria which qualify enterprises to individual categories</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Type of enterprise</strong></td>
</tr>
<tr>
<td>micro-enterprises</td>
</tr>
<tr>
<td>small enterprises</td>
</tr>
<tr>
<td>medium-sized enterprises</td>
</tr>
<tr>
<td>large enterprises</td>
</tr>
</tbody>
</table>

In order to correctly define the scope of data to be included by the enterprise when establishing whether it qualifies as an SME, a determination should be made whether it is an autonomous, partner or linked enterprise. In accordance with Annex I to Commission Regulation (EU) No 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in application
of Articles 107 and 108 of the Treaty, calculations relating to each of the three enterprise categories are made in a different manner. It is only based on such a full picture of the economic situation of the enterprise, including accurate, complete data in line with the requirements of the above-mentioned Regulations, that an enterprise can be qualified as an SME.

3 Where the data taken to establish the status of an enterprise is changed, the following rules should be followed.

3.1 Where, at the date of closure of the accounts, an enterprise finds that, on an annual basis, it has exceeded or fallen below the headcount or financial thresholds stated in Article 2, this will not result in the loss or acquisition of the status of medium-sized, small or micro-enterprise unless those thresholds are exceeded over two consecutive accounting periods. Accordingly, if the appropriate headcount or financial threshold is exceeded during the reference year, this should not affect the enterprise’s situation, which will retain its SME status with which it started the relevant financial year. It will, however, lose its SME status if the thresholds are exceeded in two consecutive financial periods. The table below shows how this works:

<table>
<thead>
<tr>
<th>N (reference year)</th>
<th>N-1</th>
<th>N-2</th>
<th>SME status</th>
</tr>
</thead>
<tbody>
<tr>
<td>SME</td>
<td>Non-SME</td>
<td>Non-SME</td>
<td>Non-SME</td>
</tr>
<tr>
<td>SME</td>
<td>SME</td>
<td>Non-SME</td>
<td>SME</td>
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<tr>
<td>SME</td>
<td>SME</td>
<td>SME</td>
<td>SME</td>
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The investigation of whether the status of an enterprise is settled or changed should go back in time as far as to the point when the status was the same twice in two consecutive financial periods. When this is not the case (the size changes every year), the enterprise should be considered as having the status stated at the point of its establishment.

3.2 The above rule does not apply to enterprises which exceed relevant thresholds relating to SME Status as a result of changes in ownership structure following mergers or acquisitions, which involve, as a rule, permanent changes rather than temporary fluctuations in data. Such enterprises should be assessed on the basis of their share structures at the time of the transaction, rather than at the point of the closure of the final accounts. Hence, SME Status may be lost immediately.

Accordingly, when an enterprise with SME Status is acquired by or merged with another enterprise, resulting in an exceeded SME status threshold, its SME status is lost on the day of the relevant transaction.
The same mechanism applies in a reverse situation, i.e. when the parent company sells its shares and terminates the links between enterprises – in such a case, it will be possible for the enterprise to obtain/regain SME Status, provided that its data are within the thresholds set for the relevant enterprise category. Should the sale of shares cause the termination of a link or partnership, the headcount and financial data for former linked or partner enterprises may no longer be taken into account, including in relation to the previous years in which such a link or partnership existed. If an enterprise becomes independent, its size is assessed only on the basis of its headcount and financial data.

3.3

The detailed rules for establishing SME Status have been laid out by the European Commission in „User Guide to the SME Definition“, available on:

VI. The methodology of calculating simplified costs under the Smart Growth Operational Programme

I. Types of eligible costs and the suggested form of simplified costs

Indirect costs under measures 1.1, 1.2, 4.1, 4.3 and 4.4 of the Smart Growth Operational Programme (SGOP) are costs incurred in relation to the implementation of R&D projects and the pre-implementation phase:

1) costs of personnel: researchers, technology brokers, substantive managerial staff, technicians and other auxiliary staff in the scope for which they are employed for a given project;

2) costs of purchase or depreciation of equipment and devices, as well as intangible assets, to an extent in which they are used for the purposes of the project;\(^{31}\)

3) costs incurred in connection with the paid use of equipment (lease or rental) or intangible assets (licence fees during the research conduction stage) constitute eligible costs to the extent and for the period necessary for the project implementation;

4) costs of land and buildings\(^{32}\) to an extent and for the period in which they are used for the purposes of the project. For buildings, eligible costs are depreciation costs corresponding to the project implementation period calculated on the basis of the generally applicable accounting principles, or laboratory area adaptation costs necessary to be incurred for the proper project implementation. For land, eligible costs are the costs of commercial transfer or actually incurred capital costs;

5) costs of contractual research, knowledge and patents bought or licensed from outside sources at market prices, where the transaction has been carried out at arm’s length, as well as costs of consultancy and equivalent services used exclusively for project purposes;

6) costs of sub-contracting\(^{33}\) understood as entrusting a third party with substantive project work and costs of resources provided by third parties (during the research conduction stage), or costs of consulting services or equivalent services rendered for the purpose of pre-implementation work carried out within the project (during the pre-implementation work conduction stage);

7) other operating expenses:

\(^{31}\) As regards projects receiving public aid: costs of instruments and equipment, as well as intangible assets to the extent and for the period in which they are used for project purposes, i.e. if such instruments and equipment, as well as intangible assets are not used for project purposes for the entire period of their operation, eligible costs shall cover the costs of depreciation corresponding to the project implementation period, calculated on the basis of the generally adopted accounting principles.

\(^{32}\) In the case of using parts of buildings for project administration and management purposes, an expenditure incurred on that purpose shall constitute a flat-rate indirect cost.

\(^{33}\) Costs of sub-contracting are excluded from the flat-rate calculation basis of indirect costs of the project.
a) as part of the research conduction stage of the project: costs of materials, laboratory equipment, the maintenance of technological lines, the use of research and scientific equipment, lease of laboratory space, external auxiliary services, elements used for the construction and permanently installed in the prototype, pilot or demonstration installation, costs of intellectual property management for property protection, costs related to research admission fees, costs of transport services necessary for the proper implementation of research work, as well as project publicity and external auditing costs;

b) as part of the pre-implementation work stage of the project: lease of laboratory space, materials, small tools and equipment, the maintenance of technological lines, patent agent's services, costs of external auxiliary services, costs related to administration fees, costs related to research admission fees, costs of transport services necessary for the proper conduction of pre-implementation work, as well as project publicity and external auditing costs;

c) moreover, as part of Measures 4.3 and 4.4 of the SGOP: costs of publishing project results in journals listed in the JCR and open-access journals, developing presentations of project results and costs of participating in conferences; costs of transport and accommodation of the project staff (including scholarship holders) related to the conduction of a part of the project on the project partner's premises, or to the partnership formation, as well as costs of research conducted by the project staff (including scholarship holders) incurred by the project partner indicated in the application; costs of operations of advisory bodies within the project – the international scientific committee or the scientific and economic committee (as indicated in the competition rules and regulations), excluding their salaries; expenditures on research and scientific equipment owned or leased free of charge.

The above-presented closed catalogue of direct costs may be further specified in Competition Documentation or in the Cost Eligibility Guide regarding a given measure.

The application of the simplified method for indirect costs is obligatory and was introduced in order to reduce the amount of documentation, the lack of necessity to perform time-consuming and complicated calculations of distribution keys and to assign particular specific cost items as eligible for the project. A crucial argument for the application of the flat rate is also to limit the risk of irregularities related to the settlement of indirect costs on the basis of actual costs.

Indirect costs are costs that cannot be identified by the Beneficiary as directly assigned to the project. These include the overall costs of the unit’s operation connected with the implementation of a given project. In consequence, indirect costs will constitute eligible project expenses if direct costs are incurred properly, i.e. in line with the eligibility conditions laid down in the Expenditure Eligibility Guidelines, binding as part of the European Regional Development Fund, the European Social Fund and the Cohesion Fund for 2014-2020, and in the Cost Eligibility Guide.

However, no indirect costs may be indicated as part of direct costs.

The Intermediary Authority/the Implementing Authority, while assessing the verification of expenditures proposed in the project, and before signing the grant agreement, shall verify whether no costs have been indicated as part of the tasks determined in the project budget (within direct costs), which would constitute indirect costs. In addition, at the project implementation stage, the entity submitting a payment request shall verify whether no indirect costs have been indicated in the breakdown of direct expenditures, as attached to the payment request.

II. Assumptions and sources of data used to develop the methodology
Pursuant to Article 67 (5)(b) of Regulation (EU) No. 1303/2013 of the European Parliament and of the Council and Article 20 of Delegated Regulation (EU) No 480/2014 there is a possibility of using a simplified form of settling direct costs in R&D projects with a pre-implementation phase of the SGOP based on the applied flat rate in line with Article 29 of Regulation No 1290/2013 of the European Parliament and of the Council: “Eligible indirect costs shall be settled according to a flat rate amounting to 25% of eligible direct costs, excluding eligible subcontracting costs and the costs of resources provided by third parties which are not used in the beneficiary's premises and financial support for third parties.”

It was assumed that the applied project funding system under the SGOP complies with the subsidy funding system under the Horizon 2020 Programme, and that it is possible to adopt the solution related to indirect costs used in the Horizon 2020 programme.

The compliance of the system of funding R&D projects used by the National Centre for Research and Development with the pre-implementation phase was based on compliance with the Horizon 2020 programme in several aspects:

1) **Target group/recipients**
An equivalent group of recipients – research units, enterprises (including awarded enterprises from the SME sector), scientific and industrial consortia, scientific consortia, industrial consortia, independent researchers, students, PhD students, special purpose vehicles, technology transfer centres.

2) **Range of activities/works subject to funding**
The thematic focus of measures 1.1, 1.2 and 4.1 of the SGOP is in line with one of three main priorities of the Horizon 2020 Programme “Industrial leadership” with an aim of streamlining the development of technology and innovation to provide foundations for the future operations of enterprises and to support innovative companies from the SME sector to successfully enter the world market. The priority covers the area “Leadership in enabling and industrial technologies,” where emphasis is placed on supporting scientific research and innovations ending with implementations. The goal is to improve competitiveness, create jobs and support economic development. The support provided may be spent on the research and development aspect (industrial research and development work) and on supporting the commercialisation of projects' results and other forms of transferring them to the economy.

Measure 4.1 of the SGOP further corresponds to the priority of Horizon 2020 “Excellent science” with an aim of improving the quality of science in the EU and to increase the competitiveness of scientific research and innovation of the European Union on a global scale by funding interdisciplinary projects which will bring superior results by joining the potential of various fields of science and varying disciplines of advanced engineering so as to implement the studied solutions and create completely new technologies.


37 Technology transfer centres of higher education institutions.
On the one hand, measures 4.3 and 4.4 of the SGOP are directly related to the challenges of Horizon 2020, contributing to fulfilling its priorities (in particular “Excellent science” through ERC grants or the Marie Skłodowska-Curie Actions), detailed objectives and cross-cutting issues. On the other hand, they also support the involvement of Polish entities in Horizon 2020 programme through e.g. the requirement of submitting an application for the implementation of a project under Horizon 2020 as a condition for extending the duration of the project under Measure 4.4. of the SGOP.

The aforementioned SGOP measures (similarly to the Horizon 2020 Programme) are directed at financing work with a potential for commercialisation, driving innovation and supporting cooperation between science and industry. Activities carried out under the SGOP also have a purpose of stimulating economic growth by boosting innovation, and the support provided was prepared in such a way as to cover as much of the innovation creating process as possible. Horizon 2020 covers the following activities:

- Innovative research – research projects focussing on clearly defined challenges in order to gain new knowledge or develop a new technology and implement them on the market
- Innovation – funding focussing on activities closer to the market, i.a. prototype preparation, testing, demonstration, modelling, scaling, etc., if the activities are aimed at developing new, improved products or services
- Innovation in SMEs (Fast track to innovations, Innovation actions – IA) – instruments supporting the innovative SME sector with an option of assistance throughout the innovation creation process, starting from feasibility studies to the R&D phase and the commercialisation of results.
- ERC grants – funding projects assessed only on the basis of the scientific excellence criterion in any field of research carried out by one national or multinational research team supervised by the main researcher.
- Support for education and career development (the Marie Skłodowska-Curie Actions) – funding international scholarships for research in the public and private sector, training in the field of scientific research and personnel exchanges.

III. The method of calculating the amount or rate

Eligible indirect costs in SGOP projects were calculated as follows:

\[
\text{Indirect costs} = 25\% \times (\text{direct costs} - (\text{subcontracting costs} + \text{the costs of resources provided by third parties which are not used in the premises/headquarters/project implementation location of the beneficiary project})
\]

Indirect costs, as all the remaining costs, will be funded in conformity with state aid intensity assigned for a specific measure (works) for a given beneficiary.

IV. Other rules applicable to the measure/project referring to the adopted simplified forms of expenditure settlement

In projects involving outsourcing services (subcontracting) and third party contribution, the value of these items will be separated from direct costs forming the basis for calculating the flat rate of indirect costs.

Furthermore, all SGOP measures are subject to the rule that beneficiaries incur their expenditures in accordance with the Cost Eligibility Guide. The Guide contains information on and methods for

\[38\text{ The European Research Council}\]
settling project costs, identifies differences in approaching indirect and direct costs and provides all information essential for Beneficiaries.

In the case of measures 4.3 and 4.4 of the SGOP, funding projects consists of funding grants and scholarships on the basis of grant agreements and scholarship agreements with team members (if scholarships are planned by the Project Leader).

For measures 1.1, 1.2 and 4.1 of the SGOP, funding projects takes place on the basis of agreements signed with Beneficiaries or consortia of Beneficiaries. Funds will be paid in line with the schedule included in the agreement kept in an electronic system.

V. Verification of expenditures settled using a simplified method

The value of indirect costs will be verified in relation to actually incurred direct costs of the project. Each reduction of the amount adopted as a result of a verification of direct costs (e.g. a financial adjustment) will proportionately affect the indirect costs amount.

Indirect costs will be settled proportionately in the respective documents confirming the incurring of direct costs.

Beneficiaries will not present accounting evidence or equivalent accounting documents and will not be obliged to keep separate records in the accounting systems for expenditures referring to indirect costs. In practice this means that they are not subject to control under the SGOP. The only controlled aspect will be whether the share of indirect costs in the direct costs of a given project does not exceed the permissible limit specified in line with the methodology.

VI. Use of the simplified cost calculation methodology

Since the approval of the simplified cost calculation methodology by the MA, it shall be binding in respect of new competitions announced for Measures 1.1, 1.2, 4.1, 4.4 and 4.3 of the SGOP. Moreover, as part of Measures 4.4 and 4.3 of the SGOP, the updated version may govern the competitions launched prior to its approval, provided that the form and mode of its implementation is agreed with the MA.