

**Please note: The English translation is a work document only. Solely the German version is legally binding.**

## Obligations and declarations of the applicant

1. The applicant undertakes to inform ÖHT without delay about any substantial change concerning the preconditions of the event (content, period of time, size etc.).
2. The applicant agrees to grant ÖHT access to the documents that are considered necessary to assess the economic viability of the event; this includes, in particular, where documents are available, financial statements and documents on similar events carried out in the past.
3. The applicant undertakes in the application for funding to provide relevant information on any planned, current or earlier submissions to other federal bodies or other legal entities concerning the same project, and to notify any change that may occur at a later time in this respect.
4. The applicant acknowledges and accepts that the personal data accumulated in connection with the initiation and execution of the Agreement and the use of which is indispensable for the BMLRT and ÖHT to performing any duty assigned to them under the law, or use of which is permitted for a different reason according to the General Data Protection Regulation as applicable, will be used by the BMLRT and by ÖHT for the purposes of entering into and executing the Funding Agreement, for performing the tasks assigned to the BMLRT and to ÖHT by law, and for auditing purposes. Within the scope of such use it is possible that the data have to be transmitted or disclosed in particular to bodies and agents of the Court of Auditors (in particular according to Section 3 para. 2, Section 4 para. 1 and Section 13 para. 3 of the Court of Auditors Act 1948 ("Rechnungshofgesetz 1948"), Federal Law Gazette no. 144, as applicable), of the Federal Ministry of Finance (in particular according to Section 57 through 61 and Section 47 of the Federal Budget Act 2013 ("Bundeshaushaltsgesetz 2013") as well as Section 14 of the General Guidelines for the Granting of Subsidies from Federal Funds 2014 ("ARR 2014"), and of the European Union according to the provisions of EU legislation. The same applies also in cases where several budget authorities or processing agencies grant, or intend to grant, the beneficiary support for the same activity, even though for a different purpose, and therefore have to come to inform each other. Detailed information on data processing as well as on the rights as a party concerned are specifically listed in the privacy statement of ÖHT available on [www.oeht.at/datenschutzmitteilung/](http://www.oeht.at/datenschutzmitteilung/)).
5. The applicant further acknowledges and accepts that the BMLRT and ÖHT
  - will provide themselves, or have themselves provided, with data and information about the beneficiary and the enterprise from third parties, in particular concerning property, liabilities and liquidity,
  - in the case of multiple subsidies will inform the bodies appropriate for this purpose and in the case of insolvency proceedings the bodies provided for under the law.
6. The applicant acknowledges and accepts that first the framework according to Commission Regulation (EU) No 1407/2013 of 18 December 2013 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union to *de minimis* aid, OJ L 352 of 24 December 2013, p. 1 ff. ("De Minimis" Regulation), and subsequently the framework according to Section 3.1 of the Communication from the European Commission - Temporary Framework for State aid measures to support the economy in the current COVID-19 outbreak (C(2020) 1863 final of 19 March 2020), as applicable, is exploited.
7. The applicant has acknowledged and understood the Guideline for a Protective Shield for Events I of the Federal Minister of Agriculture, Regions and Tourism as applicable and expressly agrees that this Guideline is part of a Funding Agreement.
8. The applicant confirms the application for the amount of funding stated in the application for funding, which cannot be exceeded in the course of processing.

The BMLRT and ÖHT do not accept any strict or fault-based liability, including the liability of experts according to Section 1299 and Section 1300 of the Austrian Civil Code, for their activities in connection with support measures - in particular for economic and legal recommendations - unless mandatory legal provisions provide otherwise.

By signing the subject-matter application the applicant expressly confirms the correctness and completeness of the information provided.

Place, date

Legal signature of the applicant