



European Defence Fund (EDF)

Call for proposals

EDF-2024-DA-EUCI

Call for EDF **development actions**,
requiring **proposals classified at SECRET UE/EU SECRET level**,
implemented via actual cost grants

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EUROPEAN COMMISSION
Directorate-General for Defence Industry and Space
DEFIS.A – Defence Industry

CALL FOR PROPOSALS

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
0. Introduction

This is a call for proposals for EU **action grants** in the field of collaborative defence research and development under the **European Defence Fund (EDF)**.

The regulatory framework for this EU Funding Programme is set out in:

- Regulation 2018/1046 ([EU Financial Regulation](#))
- the basic act (EDF Regulation [2021/697](#)¹).

The call is launched in accordance with the Work Programmes 2024 Part II² and 2025 Part I³ and will be managed by the **European Commission, Directorate-General for Defence Industry and Space (DG DEFIS)**.

 Please be aware that, if selected, the Commission may decide that some projects are afterwards managed by entrusted entities such as, but not limited to, the European Defence Agency (EDA) or the Organisation Conjointe de Coopération en Matière d'Armement/Organisation for Joint Armament Co-operation (OCCAR).

The call covers the following **topic**:

- **EDF-2024-DA-EUCI-AIRDEF-CHGV: Countering hypersonic glide vehicles**

Each project application under the call must address only this topic.

We invite you to read the **call documentation** carefully, and in particular this Call Document, the Model Grant Agreement, the [EU Funding & Tenders Portal Online Manual](#) and the [EU Grants AGA – Annotated Grant Agreement](#).

These documents provide clarifications and answers to questions you may have when preparing your application:

- the [Call Document](#) outlines the:
 - background, type of action and funding rate, objectives, scope and types of activities, functional requirements, expected impact and specific topic conditions (sections 1 and 2)
 - timetable and available budget (sections 3 and 4)
 - admissibility and eligibility conditions, including mandatory documents (sections 5 and 6)
 - criteria for financial and operational capacity and exclusion (section 7)
 - evaluation and award procedure (section 8)
 - award criteria (section 9)
 - legal and financial set-up of the Grant Agreements (section 10)
 - how to submit an application (section 11)
- the [Online Manual](#) outlines the:

¹ Regulation (EU) 2021/697 of the European Parliament and of the Council of 29 April 2021 establishing the European Defence Fund and repealing Regulation (EU) 2018/1092 (OJ L 170, 12.5.2021).

² Commission Implementing Decision C(2024) 1702 final of 15.03.2024 on the financing of the European Defence Fund established by Regulation (EU) No 2021/697 of the European Parliament and the Council and the adoption of the work programme for 2024 - Part II.

³ Subject to adoption later in June 2024.

- procedures to register via the EU Funding & Tenders Portal ('Portal')
- recommendations for the preparation of the application
- the AGA — Annotated Grant Agreement contains:
 - detailed annotations on all the provisions in the Grant Agreement you will have to sign in order to obtain the grant (*including cost eligibility, payment schedule, accessory obligations, etc.*).

You are also encouraged to visit the [DG DEFIS webpage](#) to consult the list of projects funded previously.

1. Background

The European Defence Fund (EDF) fosters the competitiveness, efficiency and innovation capacity of the European defence technological and industrial base (EDTIB).

It contributes to the EU strategic autonomy and its freedom of action, by supporting collaborative actions and cross-border cooperation between legal entities throughout the Union, in particular SMEs and mid-caps, as well as by strengthening and improving the agility of both defence supply and value chains, widening cross-border cooperation between legal entities and fostering the better exploitation of the industrial potential of innovation, research and technological development, at each stage of the industrial lifecycle of defence products and technologies.

The EDF funds projects which are consistent with the defence capability priorities commonly agreed by EU Member States within the framework of the Common Foreign and Security Policy (CFSP), through:

- collaborative research that could significantly boost the performance of future capabilities, aiming to maximise innovation and introduce new defence products and technologies, including disruptive technologies for defence, and aiming to make the most efficient use of defence research spending in the EU

or

- collaborative development of defence products and technologies, thus contributing to the greater efficiency of defence spending in the EU, achieving greater economies of scale, reducing the risk of unnecessary duplication and thereby fostering the market uptake of European defence products and technologies and reducing the fragmentation of defence products and technologies, ultimately leading to an increase in the standardisation of defence systems and a greater interoperability between Member States' capabilities.

In line with the Work Programmes 2024 part II and 2025 part I, this call covers a thematic topic addressing development actions which will be implemented through actual cost grants.

Business coaching

The EDF also has a business coaching component. Successful SME beneficiaries will be offered business coaching, to accelerate their growth and guide them in their business challenges to reach the defence market.

2. Type of action and funding rate — Objectives — Scope and types of activities — Functional requirements — Expected impact — Specific topic conditions

Type of action and funding rate

The topic under this call for proposals concerns EDF Development Actions (DA).

In order to calculate the rates that are due under the EDF Regulation, you will have to calculate the individual funding rates for your project (via the Detailed budget table , see section 5).

These rates will be based on the:

- baseline funding rates (per type of activity)
- and
- bonuses (per type of activity and depending on type of participants, if any).

Types of activities (art 10(3) EDF Regulation)		Baseline funding rate	PESCO bonus	SME bonus		Mid-cap bonus	Maximum funding rate with bonuses
				non- cross- border	cross border		
(a)	Activities that aim to create, underpin and improve knowledge, products and technologies, including disruptive technologies, which can achieve significant effects in the area of defence (generating knowledge)	Cannot be funded	Cannot be funded	Cannot be funded	Cannot be funded	Cannot be funded	Cannot be funded
(b)	Activities that aim to increase interoperability and resilience, including secured production and exchange of data, to master critical defence technologies, to strengthen the security of supply or to enable the effective exploitation of results for defence products and technologies (integrating knowledge)	65%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 100%
(c)	Studies , such as feasibility studies to explore the feasibility of new or upgraded products, technologies, processes, services and solutions	90%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 100%
(d)	Design of a defence product, tangible or intangible component or technology as well as the definition of the technical specifications on which such a design has been developed, including any partial test for risk reduction in an industrial or representative environment	65%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 100%

Types of activities (art 10(3) EDF Regulation)		Baseline funding rate	PESCO bonus	SME bonus		Mid-cap bonus	Maximum funding rate with bonuses
				non- cross- border	cross border		
(e)	System prototyping⁴ of a defence product, tangible or intangible component or technology	20%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 55%
(f)	Testing of a defence product, tangible or intangible component or technology	45%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 80%
(g)	Qualification⁵ of a defence product, tangible or intangible component or technology	70%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 80%
(h)	Certification⁶ of a defence product, tangible or intangible component or technology	70%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 80%
(i)	Development of technologies or assets increasing efficiency across the life cycle of defence products and technologies	65%	+ 10%	+ X% (see table below)	+ X% (see table below)	+ 10%	up to 100%

In order to obtain the bonuses, the applicants must fulfil the following conditions:

Type of bonus	Condition	Bonus (additional number of percentage points to the baseline funding rate)
PESCO bonus	Project developed in the context of a project of the permanent structured cooperation (PESCO) ⁷	+ 10%
SME⁸ bonus (non-cross border)	Proportion of eligible costs allocated to SMEs (beneficiaries, affiliated entities and subcontractors involved in the action; not	+ % of the proportion of eligible costs allocated to non-cross-border SMEs ⁹ (up to maximum 5%)

⁴ 'System prototype' means a model of a product or technology that can demonstrate performance in an operational environment.

⁵ 'Qualification' means the entire process of demonstrating that the design of the product, component or technology meets the specified requirements, providing objective evidence by which particular requirements of a design are demonstrated to have been met.

⁶ 'Certification' means the process by which a national authority certifies that the product, component or technology complies with the applicable regulations.

⁷ See Council Decision (CFSP) 2017/2315 of 11 December 2017 establishing permanent structured cooperation (PESCO) and determining the list of participating Member States (OJ L 331, 14.12.2017, p. 57).

⁸ 'SMEs' means small and medium-sized enterprises as defined in the Annex to EU Recommendation 2003/361/EC.

⁹ 'Non-cross-border SMEs' are SMEs established in the Member States or EDF associated countries in which the beneficiaries that are not SMEs are established.

Type of bonus	Condition	Bonus (additional number of percentage points to the baseline funding rate)
SME bonus (cross-border)	associated partners) ≥ 10% (for the activity concerned)	+ twice the % of the proportion of eligible costs allocated to cross-border SMEs ¹⁰
Mid-cap bonus	Proportion of eligible costs allocated to mid-caps ¹¹ (beneficiaries, affiliated entities and subcontractors involved in the action; not associated partners) ≥ 15% (for the activity concerned)	+ 10%

⚠ Please note that only entities which are registered in the Participant Portal (i.e. have a PIC) and which have a positive SME/Mid-cap self-assessment result (for the current and 2 previous years) can be counted for the SME/Mid-cap bonuses. Please make sure that your project participants concerned fulfil these requirements ([Funding & Tenders Portal account](#) > My Organisations > Actions > Modify Organisation > SME tab > Start SME self-assessment (> Mid-cap self-declaration); for more information, see [IT How To](#)).

⚠ Please also note that for WP 1 — Project management and coordination, you must always use the funding rate for the type of activity (c) Studies.

The funding rates that will cap the maximum amounts that may be requested for each applicant and reporting period will then be fixed in Annex 2e of the Grant Agreement.

Specific topic conditions

For the topic under this call:

- multi-beneficiary applications are mandatory and specific conditions for the consortium composition apply (see section 6)
- the proposals and the participants must fulfil specific security conditions (see section 6)
- the following reimbursement option for equipment costs applies: depreciation and full cost for listed equipment (see section 10)

EDF-2024-DA-EUCI-AIRDEF-CHGV: Countering hypersonic glide vehicles

Objectives

General objective

In the context of future armed conflicts, hypersonic weapons could increasingly be used against the EU Member States and EDF Associated Countries and circumvent

¹⁰ 'Cross-border SMEs' are SMEs established in Member States or EDF associated countries other than those in which the beneficiaries that are not SMEs are established.

¹¹ 'Middle-capitalisation company (mid-cap)' means an enterprise that is not an SME and that has up to 3 000 employees, where the staff headcount is calculated in accordance with Articles 3 to 6 of the Annex to EU Recommendation [2003/361/EC](#).

current air and missile defence systems. Numerous models have been developed to describe a hypersonic glide vehicle (HGV), but there is a need to further improve knowledge on the HGV threats, notably on the most demanding ones and on the combination of their signatures and kinematic behaviours to successfully detect, track and counter these threats.

Specific objective

Against this background, this topic aims to improve the defence capability against HGV threats by collecting all information necessary to successfully counter HGV systems.

Scope and types of activities

Scope

To build a common understanding and classification of the hypersonic threats, proposals must address studies and performance assessment of the most demanding HGV systems, detailing their signature and behaviour depending on their characteristics.

Based on the results of these studies, proposals must also design a representative HGV model. This model must be validated in a relevant testing environment, using all the resources made available by supporting EU Member States and EDF Associated Countries. Proposals must address the extraction and processing of relevant signatures and kinematic data, including through at least in-flight demonstration(s) of a simplified basic HGV demonstrator.

Types of activities

The following table lists the types of activities which are eligible for this topic, and whether they are mandatory or optional (*see Article 10(3) EDF Regulation*):

Types of activities (art 10(3) EDF Regulation)		Eligible?
(a)	Activities that aim to create, underpin and improve knowledge, products and technologies, including disruptive technologies, which can achieve significant effects in the area of defence (generating knowledge)	No
(b)	Activities that aim to increase interoperability and resilience, including secured production and exchange of data, to master critical defence technologies, to strengthen the security of supply or to enable the effective exploitation of results for defence products and technologies (integrating knowledge)	Yes (mandatory)
(c)	Studies , such as feasibility studies to explore the feasibility of new or upgraded products, technologies, processes, services and solutions	Yes (mandatory)
(d)	Design of a defence product, tangible or intangible component or technology as well as the definition of the technical specifications on which such a design has been developed, including any partial test for risk reduction in an industrial or representative environment	Yes (mandatory)

Types of activities (art 10(3) EDF Regulation)		Eligible?
(e)	System prototyping ¹² of a defence product, tangible or intangible component or technology	Yes (optional)
(f)	Testing of a defence product, tangible or intangible component or technology	Yes (optional)
(g)	Qualification ¹³ of a defence product, tangible or intangible component or technology	Yes (optional)
(h)	Certification ¹⁴ of a defence product, tangible or intangible component or technology	Yes (optional)
(i)	Development of technologies or assets increasing efficiency across the life cycle of defence products and technologies	Yes (optional)

Accordingly, the proposals must cover at least the following tasks as part of mandatory activities:

- Integrating knowledge and studies:
 - Perform a technological assessment for HGVs, taking into account the existing and identified emerging technologies on hypervelocity, using different geometric and physical parameters (range, materials, trajectories, speed, manoeuvres capability, signatures, etc.) and combining physical and functional accurate modelling.
 - Explore the materials and technologies required for HGVs.
 - Study aerodynamic loads, heating and kinematics, EM and IR signatures, plasma effects on signatures and kinematics.
 - Explore on-board sensor technologies to overcome failure e.g., due to heat, as well as properly hardened up- and down-link communication technologies.
 - Assess sensor platforms (space-and/or air- and/or surface-based) needed for multiple wavelengths recording and data integration.
 - Model and simulate possible trajectories, behaviours and manoeuvring capabilities of HGVs.
 - Propose solutions for further development regarding action towards further activity within the scope of this project.
- Design:
 - Design and build up a simplified basic HGV demonstrator.

¹² 'System prototype' means a model of a product or technology that can demonstrate performance in an operational environment.

¹³ 'Qualification' means the entire process of demonstrating that the design of the product, component or technology meets the specified requirements, providing objective evidence by which particular requirements of a design are demonstrated to have been met.

¹⁴ 'Certification' means the process by which a national authority certifies that the product, component or technology complies with the applicable regulations.

- Design a testing environment for the designed simplified basic HGV demonstrator, which should:
 - use components, facilities and resources provided by the supporting Member States and EDF Associated Countries;
 - be a combination of simulation, ground-based demonstrations and in-flight demonstration(s), where applicable and relevant;
 - be able to collect, extract and process all relevant signatures and kinematic data with a view to validate the model resulting from the studies.
- Select and adapt the launcher and booster system, as required for the simplified basic HGV demonstrator, as available to supporting EU Member States and EDF Associated Countries.

In order to ensure no duplication of efforts, the proposals must substantiate synergies and complementarities with foreseen, ongoing or completed activities in the field of air and missile defence, notably those described in the call topics EDIDP-SSAEW-EW-2020¹⁵ and EDF-2022-DA-SPACE-SBMEW¹⁶ respectively related to *Early warning* and *Space-based missile early warning*, as well as EDF-2021-AIRDEF-D-EATMI¹⁷ and in EDF-2023-DA-DS-AIRDEF-EATMI¹⁸, both related to *Endo-atmospheric interceptor – concept phase*.

Moreover:

- projects addressing activities referred to in point (d) above must be based on harmonised defence capability requirements jointly agreed by at least two Member States or EDF associated countries (or, if studies within the meaning of point (c) are still needed to define the requirements, at least on the joint intent to agree on them)
 - projects addressing activities referred to in points (e) to (h) above, must be:
 - supported by at least two Member States or EDF associated countries that intend to procure the final product or use the technology in a coordinated manner, including through joint procurement
- and
- based on common technical specifications jointly agreed by the Member States or EDF associated countries that are to co-finance the action or that intend to jointly procure the final product or to jointly use the technology (or, if design within the meaning of point (d) is still needed to define the specifications, at least on the joint intent to agree on them).

For more information, please check *section 6*.

Functional requirements

The proposed product and technologies should meet the following functional requirements:

¹⁵ [Funding & tenders \(europa.eu\)](#)

¹⁶ [Funding & tenders \(europa.eu\)](#)

¹⁷ [Funding & tenders \(europa.eu\)](#)

¹⁸ [C_2023_2296 EDF Financing Decision and Work Programme 2023 Part 2 \(2\).pdf \(europa.eu\)](#)

- The simplified basic HGV demonstrator to be built and used for the validation of the designed HGV model should:
 - have main typical characteristics of known HGVs as weapon systems from possible adversaries, in terms of size, symmetry, GNC and payload, but suitable for the validation of the designed representative HGV model;
 - be equipped with a set of various onboard sensors, data-recording systems and other instrumentations to allow the collection of relevant data;
 - include a capability of real-time transmitting of measurement data (e.g. telemetry or datalink system);
 - for in-flight demonstration(s), be launched at the required altitude (between 30 and 80 km during gliding phase) with the velocity between 8 and 12 Mach, using relevant adapted launcher and booster systems.
- The testing environment, including at least in-flight demonstration(s) of the simplified basic HGV demonstrator should:
 - evaluate stable flight and structural endurance for a realistic trajectory with speed in the hypersonic regime;
 - allow to observe, collect and record signatures and kinematic behaviours during the gliding phase with at least two different existing sensors (e.g. Visual, IR with multiple wavelengths from NIR to LWIR, UV, RF with multiple frequencies, etc.);
 - allow to validate the designed representative HGV model.

Expected impact

The outcome should contribute to:

- the reduction of dependencies on non-EU solutions regarding counter hypersonic technologies;
- increase knowledge on hypersonic threats and technologies with a view to develop an effective European air and missile defence.

3. Available budget

The estimated available call budget is **EUR 78 000 000**.

Specific budget information per topic can be found in the table below:

Topic	Topic budget	Fixed maximum number of projects
EDF-2024-DA-EUCI-AIRDEF-CHGV: Countering hypersonic glide vehicles	EUR 78 000 000	No (but normally 1 expected)

The availability of the call budget still depends on the adoption of the budget 2025 by the EU budgetary authority.


We reserve the right not to award all available funds, depending on the proposals received and the results of the evaluation.

4. Timetable and deadlines

Timetable and deadlines (indicative)	
Call opening:	20 June 2024
Deadline for submission:	<u>5 November 2024 – 17:00:00 CET (Brussels)</u>
Evaluation:	November 2024 - May 2025
Information on evaluation results:	May 2025
GA signature ¹⁹ :	May - December 2025

5. Admissibility and documents

Proposals must be submitted before the **call deadline** (see *timetable section 4*).

 As the proposals have to be classified at the level of SECRET UE/EU SECRET they must be submitted **via certified courier in possession of a properly issued courier certificate in accordance with the specific Programme Security Instructions (PSI) for this call (available [here](#))**.

The proposals must be contained in **CD-ROM only**. Paper submissions are NOT possible (see *section 11*).

Proposals (including annexes and supporting documents) must be submitted using the submission templates available [here](#).

Proposals classified SECRET UE/EU SECRET must be complete and contain all the requested information and all required annexes and supporting documents:

- Application Form Part A — contains administrative information about the participants (future coordinator, beneficiaries and affiliated entities)
- Application Form Part B — contains the technical description of the project
- mandatory annexes and supporting documents:
 - detailed budget table (EDF DA)
 - participant information (including previous projects, if any)
 - list of infrastructure, facilities, assets and resources
 - cofinancing declarations (if the requested EU grant does not cover the total eligible costs of the project)
 - actual indirect cost methodology declarations (if actual indirect costs used)
 - harmonised capability declarations (if the project covers design activities)
 - declarations on procurement intent and common specifications (if the project covers system prototyping, testing, qualification or certification activities)

¹⁹ In case of management by an entrusted entity, this timeframe may be different.

- ownership control declarations (including for associated partners and subcontractors involved in the action)
- ethics issues table
- PRS declaration (if the project requires access to Galileo PRS information).
- the Facility Security Clearance (FSC) and the Communication and Information Systems (CIS) accreditation statements, signed by appropriate national authorities for each beneficiary and affiliated entity.

At proposal submission, you will have to confirm that you have the **mandate to act** for all applicants. Moreover, you will have to confirm that the information in the application is correct and complete and that the participants comply with the conditions for receiving EU funding (especially eligibility, financial and operational capacity, exclusion, etc.). Before signing the grant, each beneficiary and affiliated entity will have to confirm this again by signing a declaration of honour (DoH). Proposals without full support will be rejected.

Your application must be **readable, accessible and printable**.

Proposals (Part B) are limited to maximum **100 pages**, counting the work package descriptions. Evaluators will not consider any additional pages.

You may be asked at a later stage for further documents (*for legal entity validation, financial capacity check, bank account validation, etc.*).

6. Eligibility

Eligible participants (eligible countries)

In order to be eligible, the applicants (beneficiaries and affiliated entities) must:

- be legal entities (public or private bodies)
- be established in one of the eligible countries, i.e.:
 - EU Member States (including overseas countries and territories (OCTs))
 - non-EU countries:
 - listed EEA countries ('EDF associated countries', see [list of participating countries](#))
- have their executive management structure established in eligible countries
- must not be subject to control by a non-associated third country or non-associated third-country entity (unless they can provide guarantees – see *Annex 2* - approved by the Member State or EDF associated country where they are established)
- be in possession of a valid Facility Security Clearance (FSC) at the level of SECRET UE/EU SECRET and have Communication and Information Systems (CIS) properly accredited by the respective national Accreditation Authorities to handle documents at the same level. **The FSC and the CIS accreditation statements, signed by appropriate national authorities, must be submitted with the proposal support documentation.**

Beneficiaries and affiliated entities must register in the [Participant Register](#) — before submitting the proposal — and will have to be validated by the Central Validation Service (REA Validation). For the validation, they will be requested to upload documents showing legal status and origin.

Other entities may participate in other roles, such as associated partners, subcontractors, third parties giving in-kind contributions, etc. (see section 13).

⚠ Please note that, in EDF, subcontractors involved in the action²⁰ and associated partners must also comply with the above-listed conditions concerning establishment and control.

⚠ Please note also that subcontractors involved in the action that need to access or generate, in their own premises, documents and materials classified at the level of SECRET UE/EU SECRET to carry out the action, will be requested by the Commission to provide a valid FSC and CIS accreditation before their involvement in the action.

Associated partners which are not established in one of the eligible countries (or which are subject to control by a non-associated third country or non-associated third-country entity) may however participate exceptionally if certain conditions are fulfilled (*not contravene EU and MS security and defence interests; consistent with EDF objectives; results not subject to control or restriction by non-associated third countries or non-associated third-country entities; no unauthorised access to classified information; no potential negative effects over security of supply of inputs which are critical for the project*), subject to agreement by the granting authority and without any funding under the grant.

Specific cases

Natural persons — Natural persons are NOT eligible (with the exception of self-employed persons, i.e. sole traders, where the company does not have legal personality separate from that of the natural person).

International organisations — International organisations are not eligible, unless they are international organisations whose members are only Member States or EDF associated countries and whose executive management structure is in a Member State or EDF associated country.

Entities without legal personality — Entities which do not have legal personality under their national law may exceptionally participate, provided that their representatives have the capacity to undertake legal obligations on their behalf, and offer guarantees for the protection of the EU financial interests equivalent to that offered by legal persons²¹.

Associations and interest groupings — Entities composed of members may participate as 'sole beneficiaries' or 'beneficiaries without legal personality'²². ⚠ Please note that if the action will be implemented by the members, they should also participate (either as beneficiaries or as affiliated entities, otherwise their costs will NOT be eligible).

Subcontractors involved in the action — Subcontractors with a direct contractual relationship to a recipient (*i.e. beneficiary or affiliated entity*), other subcontractors to which at least 10% of the total eligible costs of the action is allocated, and subcontractors which may need access to classified information in order to carry out the action.

Following the [Council Implementing Decision \(EU\) 2022/2506](#), as of 16th December 2022, no legal commitments (including the grant agreement itself as well as

²⁰ 'Subcontractors involved in the action' means subcontractors with a direct contractual relationship to a beneficiary or affiliated entity, other subcontractors to which at least 10% of the total eligible costs of the action are allocated, and subcontractors which may need access to classified information in order to carry out the project.

²¹ See Article 197(2)(c) EU Financial Regulation [2018/1046](#).

²² For the definitions, see Articles 187(2) and 197(2)(c) EU Financial Regulation [2018/1046](#).

subcontracts, purchase contracts, financial support to third parties, etc.) can be signed with Hungarian public interest trusts established under Hungarian Act IX of 2021 or any entity they maintain. Affected entities may continue to apply to calls for proposals. However, in case the Council measures are not lifted, such entities are not eligible to participate in any funded role (beneficiaries, affiliated entities, subcontractors, recipients of financial support to third parties). In this case, co-applicants will be invited to remove or replace that entity and/or to change its status into associated partner. Tasks and budget may be redistributed accordingly.

EU restrictive measures — Special rules apply for certain entities (e.g. *entities subject to [EU restrictive measures](#) under Article 29 of the Treaty on the European Union (TEU) and Article 215 of the Treaty on the Functioning of the EU (TFEU)*²³ and entities covered by Commission Guidelines No [2013/C 205/05](#)²⁴). Such entities are not eligible to participate in any capacity, including as beneficiaries, affiliated entities, associated partners, subcontractors or recipients of financial support to third parties (if any).

 For more information, see [Rules for Legal Entity Validation, LEAR Appointment and Financial Capacity Assessment](#).

Consortium composition


For the topic under this call, proposals must be submitted by:


- minimum 3 independent applicants (beneficiaries; not affiliated entities) from 3 different eligible countries.

Eligible actions and activities

Applications will only be considered eligible if their content corresponds wholly (or at least in part) to the topic description for which it is submitted.

Eligible actions and activities are the ones set out in section 2 above.

 Please note that the evaluation will also take into account how the proposals address the 'must', 'should' and 'may' requirements included in the subsections 'Scope and types of activities' and 'Functional requirements'. Failing to address a 'must' may give grounds to consider the proposal out of scope; failing to address a 'should' may give grounds for impacting the scoring negatively; addressing a 'may' may give grounds for impacting the scoring positively.

 Moreover please take into account that development actions are subject to the following additional eligibility criteria:

- the consortium must demonstrate that the costs of the action that are not covered by the EDF funding are financed by other means (e.g. *Member States or associated countries' contributions or co-financing from legal entities*) — this is done by submitting the required co-financing declarations signed by your cofinancers (see section 5 and instructions in the template).
- proposals addressing design activities must include evidence that these activities are based on harmonised defence capability requirements jointly agreed by at least two Member States or EDF associated countries — this is done by submitting the harmonised defence capability requirements

²³ Please note that the EU Official Journal contains the official list and, in case of conflict, its content prevails over that of the [EU Sanctions Map](#).

²⁴ Commission guidelines No [2013/C 205/05](#) on the eligibility of Israeli entities and their activities in the territories occupied by Israel since June 1967 for grants, prizes and financial instruments funded by the EU from 2014 onwards (OJEU C 205 of 19.07.2013, pp. 9-11).

declarations signed by at least two Member States or EDF associated countries (*see section 5 and instructions in the template*).

- proposals addressing prototyping, testing, qualification or certification activities must include evidence that at least two Member States or EDF associated countries intend to procure the final product or use the technology in a coordinated manner, including through joint procurement where applicable and that the actions are based on common technical specifications jointly agreed by the Member States or EDF associated countries that are to co-finance the action or that intend to jointly procure the final product or to jointly use the technology — this is done by submitting the declarations on procurement intent and common specifications signed by at least two Member States or EDF associated countries (*see section 5 and instructions in the template*).

The following actions and activities are not considered as eligible for funding under this call:

- projects that do not implement the objectives set out in Article 3 of the EDF Regulation
- projects that do not concern new defence products or technologies or the upgrade of existing defence products or technologies
- projects that do not relate to at least one of the types of activities set out in Article 10(3) of the EDF Regulation
- projects that do not cover the mandatory types of activities set out in section 2
- projects that concern products and technologies whose use, development or production is prohibited by international law
- projects that concern the development of lethal autonomous weapons without the possibility for meaningful human control over selection and engagement decisions when carrying out strikes against humans (with the exception of the development of early warning systems and countermeasures for defensive purposes).
- projects where background or results:
 - would be subject to control or restriction by a non-associated third country or non-associated third-country entity, directly, or indirectly through one or more intermediate legal entities, including in terms of technology transfer
 - and, for pre-existing information (background), this would impact the results.

Projects should take into account the results of projects supported by other EU funding programmes. The complementarities must be described in the project proposals (Part B of the Application Form).

Projects must comply with EU policy interests and priorities (*such as environment, social, security, industrial and trade policy, etc.*).

Financial support to third parties is not allowed under this call.

Geographic location (target countries)

Proposals must relate to activities taking place in the eligible countries (see *above*).

⚠ Please note that moreover, in EDF, only infrastructure, facilities, assets and resources which are located or held in an eligible country may be used. Other assets, infrastructure, facilities or resources may be used only exceptionally if certain conditions are fulfilled (*no competitive substitutes are readily available; not contravene EU and MS security and defence interests; consistent with EDF objectives; results not subject to control or restriction by non-associated third countries or non-associated third-country entities*), subject to agreement by the granting authority and without any funding under the grant.

Duration

Project duration:

- between 12 and 48 months

Projects of longer duration may be accepted in duly justified cases. Extensions are possible, if duly justified and through an amendment.

Project budget

Project budgets (maximum grant amount):

- **must not exceed the budget available for the topic** (see table in section 3)

This does not however preclude the submission/selection of proposals requesting other amounts. The grant awarded may be lower than the amount requested.

Ethics

Projects must comply with:

- highest ethical standards (including highest standards of research integrity) and
- applicable EU, international and national law.

Proposals under this call will have to undergo an ethics review to authorise funding and may be made subject to specific ethics rules (which become part of the Grant Agreement in the form of ethics deliverables, e.g. *ethics committee opinions/notifications/authorisations required under national or EU law*).

For completing the ethics issues table, see [How to complete your ethics self-assessment](#).

Security

Given the peculiarity of this call, it has been established that the information generated in the implementation of the action, **including the drafting and the submission of proposals**, the evaluation process and the implementation of the grant agreements is classified at the level of SECRET UE/EU SECRET. The foreground information generated during the implementation of the proposals selected for EU funding will be entirely or partly classified at the same level, under Commission's responsibility (Commission Decision (EU, Euratom) 2015/444 and implementing rules).

These aspects will be further specified in a Security Aspect Letter (SAL) which will form integral part of the Grant Agreement.

The security rules will be governed by Commission Decision [2015/444](#)²⁵ and its implementing rules.

In order to facilitate the preparation of the proposal and at a later stage, the extraction of the necessary metadata for the implementation of the call (in accordance with the provisions of Commission implementing rules on handling of EU SECRET information²⁶), the markings of the different parts of the proposal must be as follows:

Proposal section	Classification markings (font 14 – Times Bew Roman, black bold, header & footer of each page of the document)
Cover sheet (if any)	SECRET UE/EU SECRET
Application Form Part A	SECRET UE/EU SECRET RESTREINT UE/EU RESTRICTED when detached from the rest of the proposal
Application Form Part B	SECRET UE/EU SECRET
Participant information	SECRET UE/EU SECRET
List of infrastructure, facilities, assets and resources	SECRET UE/EU SECRET
Detailed budget table	SECRET UE/EU SECRET RESTREINT UE/EU RESTRICTED when detached from the rest of the proposal
Cofinancing declarations	SECRET UE/EU SECRET or classification under national responsibility when declared by Member States or EDF associated countries
Actual indirect cost methodology declarations	SECRET UE/EU SECRET
Harmonised capability declarations	SECRET UE/EU SECRET
Declarations on procurement intent and common specifications	SECRET UE/EU SECRET
Ownership control declarations	SECRET UE/EU SECRET UNCLASSIFIED when detached from the rest of the proposal
Ethics issues table	SECRET UE/EU SECRET
PRS declaration	SECRET UE/EU SECRET

²⁵ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information, OJ L 72, 17.3.2015, p. 53–88

²⁶ COMMISSION DECISION (EU, Euratom) [2019/1961](#) of 17 October 2019 on implementing rules for handling CONFIDENTIEL UE/EU CONFIDENTIAL and SECRET UE/EU SECRET information.

Proposal section	Classification markings (font 14 – Times Bew Roman, black bold, header & footer of each page of the document)
Certificate of Facility Security Clearance (FSC), including the statement of compliance of Communication and Information Systems (CIS) accreditation.	Classification under national responsibility and contributed as mandatory background information to the proposal

Projects involving classified information must undergo security scrutiny to authorise *funding* and may be made subject to specific security rules (detailed in a security aspects letter (SAL) which is annexed to the Grant Agreement).


These rules provide for instance that:

- projects involving information classified TRES SECRET UE/EU TOP SECRET (or equivalent) can NOT be funded
- classified information must be marked in accordance with the applicable security instructions in the SAL
- information with classification levels SECRET UE/EU SECRET may be:
 - created or accessed only on premises with facility security clearing (FSC) from the competent national security authority (NSA), in accordance with the national rules, using accredited Communication and Information Systems (CIS) equipment
 - handled only in a secured area accredited by the competent NSA
 - accessed and handled only by persons with valid personnel security clearance (PSC) and a need-to-know
- at the end of the evaluation process, the proposals that will not be retained for funding will be declassified and handled by the Commission in equivalence with the provisions applicable to Sensitive non-Classified documents. Official notice to agree on the procedures will be given to the entities and the Member States and EDF associated countries concerned.
- at the end of the grant, the classified information must either be returned or continue to be protected in accordance with the applicable rules
- action tasks involving classified information may be subcontracted only with prior written approval from the granting authority and only to entities established in an EU Member State or in a non-EU country with a security of information agreement with the EU (or an administrative arrangement with the Commission)
- disclosure of classified information to third parties is subject to prior written approval from the granting authority.

Further security recommendations may be added to the Grant Agreement in the form of security deliverables (*e.g. create security advisory group, limit level of detail, use fake scenario, exclude use of classified information, etc.*).

Beneficiaries must ensure that their projects are not subject to third-country/international organisation security requirements that could affect implementation or put into question the award of the grant (*e.g. technology*

restrictions, national security classification, etc.). The granting authority must be notified immediately of any potential security issues.

 More information on security aspects can be found in Annex 3.

7. Financial and operational capacity and exclusion

Financial capacity

Applicants must have **stable and sufficient resources** to successfully implement the projects and contribute their share. Organisations participating in several projects must have sufficient capacity to implement all these projects.

The financial capacity check will be carried out on the basis of the documents you will be requested to upload in the [Participant Register](#) during grant preparation (*e.g. profit and loss account and balance sheet, business plan, audit report produced by an approved external auditor, certifying the accounts for the last closed financial year, etc.*). The analysis will be based on neutral financial indicators, but will also take into account other aspects, such as dependency on EU funding and deficit and revenue in previous years.

The check will normally be done for all beneficiaries, except:

- public bodies (entities established as public body under national law, including local, regional or national authorities) or international organisations
- if the individual requested grant amount is not more than EUR 60 000.

If needed, it may also be done for affiliated entities.

If we consider that your financial capacity is not satisfactory, we may require:

- further information
 - an enhanced financial responsibility regime, i.e. joint and several responsibility for all beneficiaries or joint and several liability of affiliated entities (*see below, section 10*)
 - prefinancing paid in instalments
 - (one or more) prefinancing guarantees (*see below, section 10*)
- or
- propose no prefinancing
 - request that you are replaced or, if needed, reject the entire proposal.

 For more information, see [Rules for Legal Entity Validation, LEAR Appointment and Financial Capacity Assessment](#).

Operational capacity

Applicants must have the **know-how, qualifications** and **resources** to successfully implement the projects and contribute their share (including sufficient experience in projects of comparable size and nature).

This capacity will be assessed together with the 'Implementation' award criterion, on the basis of the competence and experience of the applicants and their project teams, including operational resources (human, technical and other) or, exceptionally, the measures proposed to obtain it by the time the task implementation starts.

If the evaluation of the award criterion is positive, the applicants are considered to have sufficient operational capacity.

Applicants will have to show their capacity via the following information:

- general profiles (qualifications and experiences) of the staff responsible for managing and implementing the project.
- description of the consortium participants (including previous projects, if any).

Additional supporting documents may be requested, if needed to confirm the operational capacity of any applicant.

Public bodies, Member State organisations and international organisations are exempted from the operational capacity check.

Exclusion

Applicants which are subject to an **EU exclusion decision** or in one of the following **exclusion situations** that bar them from receiving EU funding can NOT participate²⁷:

- bankruptcy, winding up, affairs administered by the courts, arrangement with creditors, suspended business activities or other similar procedures (including procedures for persons with unlimited liability for the applicant's debts)
- in breach of social security or tax obligations (including if done by persons with unlimited liability for the applicant's debts)
- guilty of grave professional misconduct²⁸ (including if done by persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the grant)
- committed fraud, corruption, links to a criminal organisation, money laundering, terrorism-related crimes (including terrorism financing), child labour or human trafficking (including if done by persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the grant)
- shown significant deficiencies in complying with main obligations under an EU procurement contract, grant agreement, prize, expert contract, or similar (including if done by persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the grant)
- guilty of irregularities within the meaning of Article 1(2) of EU Regulation [2988/95](#) (including if done by persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the grant)
- created under a different jurisdiction with the intent to circumvent fiscal, social or other legal obligations in the country of origin or created another entity with this purpose (including if done by persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the grant).

Applicants will also be rejected if it turns out that²⁹:

²⁷ See Articles 136 and 141 of EU Financial Regulation [2018/1046](#).

²⁸ Professional misconduct includes: violation of ethical standards of the profession, wrongful conduct with impact on professional credibility, false declarations/misrepresentation of information, participation in a cartel or other agreement distorting competition, violation of IPR, attempting to influence decision-making processes or obtain confidential information from public authorities to gain advantage.

- during the award procedure they misrepresented information required as a condition for participating or failed to supply that information
- they were previously involved in the preparation of the call and this entails a distortion of competition that cannot be remedied otherwise (conflict of interest).

8. Evaluation and award procedure

The proposals will have to follow the **standard submission and evaluation procedure** (one-stage submission + one-step evaluation).

An **evaluation committee** (assisted by independent outside experts) will assess all applications. Proposals will first be checked for formal requirements (admissibility, and eligibility, *see sections 5 and 6*). Proposals found admissible and eligible will be evaluated (for each budget envelope; *see section 3*) against the operational capacity and award criteria (*see sections 7 and 9*) and then ranked according to their scores.

Priority order for proposals with same scores


For proposals with the same score (within a budget envelope) a **priority order** will be determined according to the following approach:

Successively for every group of *ex aequo* proposals, starting with the highest scored group, and continuing in descending order:

- 1) Proposals will be prioritised according to the scores they have been awarded for the criterion 'Excellence and potential of disruption'. When these scores are equal, priority will be based on scores for the criterion 'Innovation and technological development'. When these scores are equal, priority will be based on scores for the criterion 'Competitiveness'. When these scores are equal, priority will be based on scores for the criterion 'Creation of new cross-border cooperation'
- 2) If necessary, any further prioritisation will be based on the number of Member States or EDF associated countries, in which applicants involved in the proposal are established

Evaluation result and grant preparation

All proposals will be informed about the evaluation result (**evaluation result letter**). Successful proposals will be invited for grant preparation; the other ones will be put on the reserve list or rejected.

 No commitment for funding — Invitation to grant preparation does NOT constitute a formal commitment for funding. We will still need to make various legal checks before grant award: *legal entity validation, financial capacity, exclusion check, etc.*

Grant preparation will involve a dialogue in order to fine-tune technical or financial aspects of the project and may require extra information from your side. It may also include adjustments to the proposal to address recommendations of the evaluation committee or other concerns. Compliance will be a pre-condition for signing the grant.

If you believe that the evaluation procedure was flawed, you can submit a **complaint** (following the deadlines and procedures set out in the evaluation result letter). Please note that deadlines will be counted from the sending of the evaluation result letter.

²⁹ See Article 141 EU Financial Regulation [2018/1046](#).

Please also be aware that for complaints submitted electronically, there may be character limitations.

⚠ For projects where the Commission decides on management by the European Defence Agency (EDA), the Organisation Conjointe de Coopération en Matière d'Armement/Organisation for Joint Armament Co-operation (OCCAR) or another entrusted entity, you will receive the evaluation result letter by us and then be invited to sign the grant with the relevant entrusted entity.

Business coaching

The EDF also has a business coaching component. Successful SME beneficiaries will be offered business coaching, to accelerate their growth and guide them in their business challenges to reach the defence market.

9. Award criteria

The **award criteria** for this call are as follows:

1. Excellence and potential of disruption (5 points)

- Excellence of the overall concept and soundness of the proposed approach for the solution, including main ideas, technologies and methodology
- Compliance of the proposal with the objectives, scope and targeted activities), functional requirements and expected impact of the topic as set out in section 2
- Extent to which the objective and expected outcome of the proposed project differs from (and represents an advantage at strategic, technological or defence operational level over) existing defence products or technologies, or has a potential of disruption in the defence domain

2. Innovation and technological development (5 points)

- Extent to which the proposal demonstrates innovation potential and contains ground-breaking or novel concepts and approaches (*e.g. new products, services or business and organizational models*), new promising technological improvements, or the application of technologies or concepts previously not applied in the defence sector
- Integration of existing knowledge and previous or ongoing R&D activities in the defence and/or civil sectors, while avoiding unnecessary duplication
- Extent to which the innovations or technologies developed under the proposal could spin-off to other defence applications and products

3. Competitiveness (5 points)

- Foreseen competitive advantage of the product/technology/solution vis-a-vis existing or planned products/technologies/solutions across the EU and beyond, including consideration given to the balance between performance and cost-efficiency of the solution
- Potential to accelerate the growth of companies throughout the EU, based on an analysis of the EU internal market and the global market

place, indicating, to the extent possible, the size and the growth potential of the market it addresses, as well as expected volumes of sales both within and outside of the EU.

- Strength of the IP strategy (*e.g. patents*) associated with the solution to support the competitiveness and growth of the applicant companies

4. EDTIB autonomy (5 points)

- Extent to which the proposed project will contribute to the autonomy of the European defence technological and industrial base (EDTIB) by increasing the EU's industrial and technological non-dependency from third countries
- Beneficial impact that the proposed activities will have on the strength of the European security of supply, including the creation of a new supply chain
- Extent to which the project outcome will contribute to the defence capability priorities agreed by Member States within the framework of the Common Foreign and Security Policy (CFSP), and in particular in the context of the [Capability Development Plan](#) (EDA version releasable to the industry); where appropriate, extent to which the proposal addresses regional or an international priorities which serve the security and defence interests of the EU as determined under the CFSP and do not exclude the possibility of participation of Member States or EDF associated countries

5. Creation of new cross-border cooperation³⁰ (5 points)

- Extent to which the proposed project will create new cross-border cooperation between legal entities established in Member States or EDF associated countries, in particular SMEs and mid-caps, especially compared to former activities in the technological area of the call topic and taking into account the specificity of the market
- Planned future cross-border cooperation between legal entities established in Member States or EDF associated countries and cooperation opportunities created by the proposed activities
- Extent to which SMEs and mid-caps which cooperate cross-border participate substantially, and industrial or technological added value brought by them

6. Lifecycle efficiency (5 points)

- Improvement in terms of the efficiency across the lifecycle in comparison to existing solutions; for example, improvement in terms of cost-effectiveness by lower production, operational, maintenance, repair and overhaul or disposal costs and/or potential simplification of processes or combination with existing processes for procurement, maintenance and disposal.

³⁰ In this section, 'cross-border SMEs or mid-caps' refer to SMEs or mid-caps which are established in Member States or EDF associated countries other than those where the legal entities cooperating within the consortium which are not SMEs or mid-caps are established.

7. Member State cooperation (5 points)

- The contribution to the further integration of the European defence industry throughout the Union through the demonstration by the recipients that Member States have undertaken to jointly use, own or maintain the final product or technology in a coordinated way.

8. Implementation (5 points)

- Effectiveness and practicality of the structure of the work plan (work breakdown structure), including timing and inter-relation of the different work packages and their components (illustrated by a Gantt chart, Pert chart or similar)
- Usefulness and comprehensiveness of the milestones and deliverables of the project; coherence and clarity of the criteria for reaching the milestones, which should be measurable, realistic and achievable within the proposed duration
- Appropriateness of the management structures and procedures, including decision-making mechanisms, to the complexity and scale of the project; quality of the risk management, including identification and assessment of the project specific critical risks, which could compromise the achievement of the stated project's objectives and detail of proposed risk treatments (*e.g. mitigation measures*)
- Appropriateness of the allocation of tasks and resources between consortium members, ensuring that all participants have a valid and complementary role; allocation of the work share that ensures a high level of effectiveness and efficiency for carrying out the project.

Award criteria	Minimum pass score	Maximum score	Weighting
Excellence and potential of disruption	n/a	5	2
Innovation and technological development	n/a	5	1
Competitiveness	n/a	5	1
EDTIB autonomy	n/a	5	2
Creation of new cross-border cooperation	n/a	5	2
Lifecycle efficiency	n/a	5	1
Member State cooperation	n/a	5	1
Implementation	n/a	5	1
Overall weighted (pass) scores	37	55	N/A

Each award criterion will be scored from 0 to 5 (half-points will be allowed) using the following scale:

- 0** — The proposal fails to address the criterion or cannot be assessed due to missing or incomplete information.

1 — Poor. The criterion is inadequately addressed, or there are serious inherent weaknesses.

2 — Fair. The proposal broadly addresses the criterion, but there are significant weaknesses.

3 — Good. The proposal addresses the criterion well, but a number of shortcomings are present.

4 — Very Good. The proposal addresses the criterion very well, but a small number of shortcomings are present.

5 — Excellent. The proposal successfully addresses all relevant aspects of the criterion. Any shortcomings are minor.

Maximum points: 55 points.

There is no minimum pass score for individual criteria.

Overall threshold: 37 points.

Proposals that pass the overall threshold will be considered for funding — within the limits of the available budget (i.e. up to the budget ceiling). Other proposals will be rejected.

10. Legal and financial set-up of the Grant Agreements³¹

If you pass evaluation, your project will be invited for grant preparation, where you will be asked to prepare the Grant Agreement together with the EU Project Officer.

This Grant Agreement will set the framework for your grant and its terms and conditions, in particular concerning deliverables, reporting and payments.

The Model Grant Agreement that will be used (and all other relevant templates and guidance documents) can be found on [Portal Reference Documents](#).

Starting date and project duration

The project starting date and duration will be fixed in the Grant Agreement (*Data Sheet, point 1*). Normally the starting date will be after grant signature. A retroactive starting date can be granted exceptionally for duly justified reasons — but never earlier than the proposal submission date.

Project duration: *see section 6 above*

Milestones and deliverables

The milestones and deliverables for each project will be reflected in Annex 1 of the Grant Agreement.

The following deliverables will be mandatory for all projects:

- progress reports (every 6 to 12 months, to be agreed during grant agreement preparation)

³¹ In case of management by an entrusted entity, these rules may be different.

Form of grant, funding rate and maximum grant amount

The grant parameters (*maximum grant amount, funding rate, total eligible costs, etc.*) will be fixed in the Grant Agreement (*Data Sheet, point 3 and art 5*).

Project budget (maximum grant amount): *see section 6 above*.

The grant will be a budget-based mixed actual cost grant (actual costs, with unit cost and flat-rate elements). This means that it will reimburse ONLY certain types of costs (eligible costs) and costs that were *actually* incurred for your project (NOT the *budgeted* costs). For unit costs and flat-rates, you can charge the amounts calculated as explained in the Grant Agreement (*see art 6 and Annex 2 and 2a*).

The costs will be reimbursed at the funding rate fixed in the Grant Agreement. This rate depends on the type of activities and participants (*see section 2*).

Grants may in principle NOT produce a profit (i.e. surplus of revenues + EU grant over costs). Where the no-profit rule is activated in the Grant Agreement, for-profit organisations must declare their revenues and, if there is a profit, we will deduct it from the final grant amount (*see art 22.3*).

Moreover, please be aware that the final grant amount may be reduced in case of non-compliance with the Grant Agreement (*e.g. improper implementation, breach of obligations, etc.*).

Budget categories and cost eligibility rules

The budget categories and cost eligibility rules are fixed in the Grant Agreement (*Data Sheet, point 3, art 6 and Annex 2*).

Budget categories for this call:

- A. Personnel costs
 - A.1 Employees, A.2 Natural persons under direct contract, A.3 Seconded persons
 - A.4 SME owners and natural person beneficiaries
- B. Subcontracting costs
- C. Purchase costs
 - C.1 Travel and subsistence
 - C.2 Equipment
 - C.3 Other goods, works and services
- D. Other cost categories
 - D.1 Financial support to third parties (not allowed)
 - D.2 Internally invoiced goods and services
- E. Indirect costs

Specific cost eligibility conditions for this call:

- personnel costs:

- average personnel costs (unit cost according to usual cost accounting practices)³²: Yes
 - SME owner/natural person unit cost³³: Yes
 - subcontracting costs:
 - country restrictions for subcontracting costs: Yes, subcontracted work must be performed in the eligible countries
 - travel and subsistence unit cost³⁴: No (only actual costs)
 - equipment costs:
 - depreciation + full cost for listed equipment
 - other cost categories:
 - costs for financial support to third parties: not allowed
 - internally invoiced goods and services (unit cost according to usual cost accounting practices)³⁵: Yes
 - indirect cost:
 - flat-rate: 25% of the eligible direct costs (categories A-D, except subcontracting costs, financial support to third parties and exempted specific cost categories, i.e. internally invoiced goods and services and PCP procurement costs)
- or
- actual costs
- ⚠ The indirect cost method selected will be fixed for the project and cannot be changed later on.
- VAT: non-deductible VAT is eligible (but please note that since 2013 VAT paid by beneficiaries that are public bodies acting as public authority is NOT eligible)
 - other:
 - in-kind contributions for free are allowed, but cost-neutral, i.e. they cannot be declared as cost
 - kick-off meeting: costs for kick-off meeting organised by the granting authority are eligible (travel costs for maximum 2 persons, return ticket to Brussels and accommodation for one night) only if the meeting takes place after the project starting date set out in the Grant Agreement; the starting date can be changed through an amendment, if needed
 - project websites: communication costs for presenting the project on the participants' websites or social media accounts are eligible; costs for *separate* project websites are not eligible

³² [Decision](#) of 27 February 2023 authorising the use of unit costs for staff costs and costs for internally invoiced goods and services for specific actions under the European Defence Programme.

³³ Commission [Decision](#) of 20 October 2020 authorising the use of unit costs for the personnel costs of the owners of small and medium-sized enterprises and beneficiaries that are natural persons not receiving a salary for the work carried out by themselves under an action or work programme (C(2020)7115).

³⁴ Commission [Decision](#) of 12 January 2021 authorising the use of unit costs for travel, accommodation and subsistence costs under an action or work programme under the 2021-2027 multi-annual financial framework (C(2021)35).

³⁵ [Decision](#) of 27 February 2023 authorising the use of unit costs for staff costs and costs for internally invoiced goods and services for specific actions under the European Defence Programme.

- eligible cost country restrictions: Yes, only costs for activities carried out in eligible countries are eligible
- other ineligible costs: Yes, costs related to the use of assets, infrastructure, facilities or resources located or held outside the eligible countries are not eligible (even if their use was authorised, *see section 6*).

Reporting and payment arrangements

The reporting and payment arrangements are fixed in the Grant Agreement (*Data Sheet, point 4 and art 21 and 22*).


After grant signature, you will normally receive a **prefinancing** to start working on the project (float of normally **55%** of the maximum grant amount; exceptionally less or no prefinancing). The prefinancing will be paid 30 days from entry into force/starting date/financial guarantee (if required) — whichever is the latest.

For projects of more than 18 months, there may be one or more **additional prefinancing payments** linked to a prefinancing report and one or more **interim payments** (with detailed cost reporting).

In addition, you will be requested to submit one or more progress reports not linked to payments.

Payment of the balance: At the end of the project, we will calculate your final grant amount. If the total of earlier payments is higher than the final grant amount, we will ask you (your coordinator) to pay back the difference (recovery).

All payments will be made to the coordinator.

 Please be aware that payments will be automatically lowered if one of your consortium members has outstanding debts towards the EU (granting authority or other EU bodies). Such debts will be offset by us — in line with the conditions set out in the Grant Agreement (*see art 22*).

Please also note that you are responsible for keeping records on all the work done and the costs declared.

Prefinancing guarantees

If a prefinancing guarantee is required, it will be fixed in the Grant Agreement (*Data Sheet, point 4*). The amount will be set during grant preparation and it will normally be equal or lower than the prefinancing for your grant.

The guarantee should be in euro and issued by an approved bank/financial institution established in an EU Member State. If you are established in a non-EU country and would like to provide a guarantee from a bank/financial institution in your country, please contact us (this may be exceptionally accepted, if it offers equivalent security).

Amounts blocked in bank accounts will NOT be accepted as financial guarantees.

Prefinancing guarantees are formally NOT linked to individual consortium members, which means that you are free to organise how to provide the guarantee amount (*by one or several beneficiaries, for the overall amount or several guarantees for partial amounts, by the beneficiary concerned or by another beneficiary, etc.*). It is however important that the requested amount is covered and that the guarantee(s) are sent to us in time to make the prefinancing (original by post).

If agreed with us, the bank guarantee may be replaced by a guarantee from a third party.

The guarantee will be released at the end of the grant, in accordance with the conditions laid down in the Grant Agreement.

Certificates

Depending on the type of action, size of grant amount and type of beneficiaries, you may be requested to submit different certificates. The types, schedules and thresholds for each certificate are fixed in the Grant Agreement (*Data Sheet, point 4 and art 24*).

Liability regime for recoveries

The liability regime for recoveries will be fixed in the Grant Agreement (*Data Sheet point 4.4 and art 22*).

For beneficiaries, it is normally:

- limited joint and several liability with individual ceilings — *each beneficiary up to their maximum grant amount*

In addition, the granting authority may require joint and several liability of affiliated entities (with their beneficiary).

Provisions concerning the project implementation

Security rules: *see Model Grant Agreement (art 13 and Annex 5)*

- specific national security framework under Article 27(4) of the EDF Regulation: Yes

Ethics rules: *see Model Grant Agreement (art 14 and Annex 5)*

- specific ethics rules in Annex 5: Yes

IPR rules: *see Model Grant Agreement (art 16 and Annex 5):*

- list of background and background free from restrictions: Yes
- results free from restrictions: Yes
- ownership of results: Yes
- protection of results: Yes
- transfer and licensing of results: Yes
- rights of use on results: Yes
- for EDF Research Actions: access to results for policy purposes: Yes
- for EDF Research Actions: access to special report: Yes
- for EDF Research Actions: access rights to further develop results: Yes

Communication, dissemination and visibility of funding: *see Model Grant Agreement (art 17 and Annex 5):*

- additional communication and dissemination activities: Yes

Specific rules for carrying out the action: *see Model Grant Agreement (art 18 and Annex 5):*

- specific rules for EDF actions: Yes

- specific rules for PCP Grants for Procurement: No
- place of performance obligation for PCP Grants for Procurement: No
- specific rules for Grants for Financial Support: No
- specific rules for blending operations: No

Other specificities

n/a

Non-compliance and breach of contract

The Grant Agreement (chapter 5) provides for the measures we may take in case of breach of contract (and other non-compliance issues).

 For more information, see [AGA — Annotated Grant Agreement](#).

11. How to submit an application

As the proposals have to be classified at the level of SECRET UE/EU SECRET, they must be submitted **via certified courier in possession of a properly issued courier certificate in accordance with the specific Programme Security Instructions (PSI) for this call (available [here](#))**. The proposals must be contained in CD-ROM only. Paper submissions are NOT possible.

The documents, properly marked and accompanied by a dispatch note in accordance with the applicable PSI, must be delivered prior to the deadline for submission, to:

Mr Luigi SCHIRINZI
DEFIS RCO
European Commission
Directorate General Defence Industry and Space
Avenue d'Auderghem 45
1049 Brussels
Belgium

At least 5 working days prior to the delivery, an e-mail must be sent to the following addresses for detailed coordination of the delivery:

1. DEFIS-EDF-PROPOSALS@ec.europa.eu
2. DEFIS-EUCI-REGISTRY@ec.europa.eu

The proposal must keep to the **page limits** (*see section 5*); excess pages will be disregarded.

The proposal must be submitted **before the call deadline** (*see section 4*). After this deadline, proposals will not be received by the Commission.

Once the proposal is submitted, you will receive a **confirmation e-mail** based on the countersigned dispatch note (with date and time of reception).

12. Help

Any questions should be sent to the following email address: DEFIS-EDF-PROPOSALS@ec.europa.eu.

Please indicate clearly the reference of the call and topic to which your question relates (*see cover page*).

13. Important



IMPORTANT

- **Don't wait until the end** — Complete your application sufficiently in advance of the deadline to avoid any last minute **technical problems**. Problems due to last minute submissions (*e.g. congestion, etc.*) will be entirely at your risk. Call deadlines can NOT be extended.
- **Consult** the Portal Topic page regularly. We will use it to publish updates and additional information on the call (call and topic updates).
- **Registration** — Before submitting the application, all beneficiaries, affiliated entities, associated partners must be registered in the [Participant Register](#). The draft participant identification code (PIC) (one per participant) is mandatory for the Application Form.

If your project applies for the SME/Mid-cap bonuses, registration (draft PIC and SME self-assessment wizard) is also mandatory for all participants claiming SME/Mid-cap status (beneficiaries, affiliated entities and subcontractors involved in the action; *see section 2*).

Moreover, registration (draft PIC) is required for entities that must submit an ownership control assessment declaration (beneficiaries, affiliated entities, subcontractors involved in the action and associated partners).

- **Consortium roles** — When setting up your consortium, you should think of organisations that help you reach objectives and solve problems.

The roles should be attributed according to the level of participation in the project. Main participants should participate as **beneficiaries** or **affiliated entities**; other entities can participate as associated partners, subcontractors, third parties giving in-kind contributions. **Associated partners** and third parties giving in-kind contributions should bear their own costs (they will not become formal recipients of EU funding). **Subcontracting** should normally constitute a limited part and must be performed by third parties (not by one of the beneficiaries/affiliated entities). Subcontracting going beyond 30% of the total eligible costs per beneficiary/affiliated entity must be justified in the application and may be accepted by the granting authority if the topic is not subject to a fixed subcontracting limit (*see section 10*).

- **Coordinator** — In multi-beneficiary grants, the beneficiaries participate as consortium (group of beneficiaries). They will have to choose a coordinator, who will take care of the project management and coordination and will represent the consortium towards the granting authority. In mono-beneficiary grants, the single beneficiary will automatically be coordinator.
- **Affiliated entities** — Applicants may participate with affiliated entities (i.e. entities linked to a beneficiary which participate in the action with similar rights and obligations as the beneficiaries, but do not sign the grant and therefore do not become beneficiaries themselves). They will get a part of the grant money and must therefore comply with all the call conditions and be validated (just like beneficiaries); but they do not count towards the minimum eligibility criteria for consortium composition (if any).
- **Associated partners** — Applicants may participate with associated partners (i.e. partner organisations which participate in the action but without the right to get grant money). They participate without funding and therefore do not need to be validated.

- **Consortium agreement** — For practical and legal reasons it is recommended to set up internal arrangements that allow you to deal with exceptional or unforeseen circumstances (in all cases, even if not mandatory under the Grant Agreement). The consortium agreement also gives you the possibility to redistribute the grant money according to your own consortium-internal principles and parameters (for instance, one beneficiary can reattribute its grant money to another beneficiary). The consortium agreement thus allows you to customise the EU grant to the needs inside your consortium and can also help to protect you in case of disputes.
- **Balanced project budget** — Grant applications must ensure a balanced project budget and sufficient other resources to implement the project successfully (*e.g. own contributions, income generated by the action, financial contributions from third parties, etc.*). You may be requested to lower your estimated costs, if they are ineligible (including excessive).
- **No-profit rule** — Grants may in principle NOT give a profit (i.e. surplus of revenues + EU grant over costs). Where the no-profit rule is activated in the Grant Agreement, this will be checked by us at the end of the project.
- **No double funding** — There is a strict prohibition of double funding from the EU budget (except under EU Synergies actions). Outside such Synergies actions, any given action may receive only ONE grant from the EU budget and cost items may under NO circumstances be declared to two different EU actions.
- **Completed/ongoing projects** — Proposals for projects that have already been completed will be rejected; proposals for projects that have already started will be assessed on a case-by-case basis (in this case, no costs can be reimbursed for activities that took place before the project starting date/proposal submission).
- **Combination with EU operating grants** — Combination with EU operating grants is possible, if the project remains outside the operating grant work programme and you make sure that cost items are clearly separated in your accounting and NOT declared twice (see [AGA — Annotated Grant Agreement, art 6.2.E](#)).
- **Multiple proposals** — Applicants may submit more than one proposal for *different* projects under the same call (and be awarded a funding for them).
Organisations may participate in several proposals.
BUT: if there are several proposals for *very similar* projects, only one application will be accepted and evaluated; the applicants will be asked to withdraw one of them (or it will be rejected).
- **Resubmission** — Proposals may be changed and re-submitted until the deadline for submission.
- **Rejection** — By submitting the application, all applicants accept the call conditions set out in this Call Document (and the documents it refers to). Proposals that do not comply with all the call conditions will be **rejected**. This applies also to applicants: All applicants need to fulfil the criteria; if any one of them doesn't, it must be replaced or the entire proposal will be rejected.
- **Cancellation** — There may be circumstances which may require the cancellation of the call. In this case, you will be informed via a call or topic update. Please note that cancellations are without entitlement to compensation.
- **Language** — You can submit your proposal in any official EU language (project abstract/summary should however always be in English). For reasons of efficiency, we strongly advise you to use English for the entire application. If you need the call documentation in another official EU language, please submit a request within 10 days after call publication (for the contact information, see *section 12*).

- **Transparency** — In accordance with Article 38 of the [EU Financial Regulation](#), information about EU grants awarded is published each year on the [Europa website](#).

This includes:

- beneficiary names
- beneficiary addresses
- the purpose for which the grant was awarded
- the maximum amount awarded.

The publication can exceptionally be waived (on reasoned and duly substantiated request), if there is a risk that the disclosure could jeopardise your rights and freedoms under the EU Charter of Fundamental Rights or harm your commercial interests.

- **Data protection** — The submission of a proposal under this call involves the collection, use and processing of personal data. This data will be processed in accordance with the applicable legal framework. It will be processed solely for the purpose of evaluating your proposal, subsequent management of your grant and, if needed, programme monitoring, evaluation and communication. Details are explained in the [Funding & Tenders Portal Privacy Statement](#).

Annex 1

EDF types of action

EDF uses the following actions to implement grants:

Research Actions

Description: Research Actions (RA) target activities consisting primarily of research activities, in particular applied research and where necessary fundamental research, with the aim of acquiring new knowledge and with an exclusive focus on defence applications.

Funding rate: 100%

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — final payment

Development Actions

Description: Development Actions (DA) target activities consisting of defence-oriented activities primarily in the development phase, covering new defence products or technologies or the upgrading of existing ones, excluding the production or use of weapon.

Funding rate: variable per activity (rates depend on activity and bonuses for SME and mid-cap participation and PESCO)

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — final payment

PCP Grants for Procurement

Description: PCP Grants for Procurement (PCP) target activities that aim to help a transnational buyers' group to strengthen the public procurement of research, development, validation and, possibly, the first deployment of new solutions that can significantly improve quality and efficiency in areas of public interest, while opening market opportunities for industry and researchers active in Europe. Eligible activities include the preparation, management and follow-up, under the coordination of a lead procurer, of one joint PCP and additional activities to embed the PCP into a wider set of demand-side activities.

Funding rate: variable (to be defined in the work programme)

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — payment of the balance

Lump Sum Grants for Research Actions

Description: Lump Sum Grants (LS-RA) reimburse a general lump sum for the entire project and the consortium as a whole. The lump sum is fixed ex-ante (at the latest at grant signature) on the basis of a methodology defined by the granting authority (either on the basis of a detailed project budget or other pre-defined parameters). The lump sum will cover all the beneficiaries' direct and indirect costs for the project. The beneficiaries do not need to report actual costs, they just need to claim the lump sum once the work is done. If the action is not properly implemented, only part of the lump sum will be paid.

Lump Sum Grants for Research Actions cover the same type of activities as Research Actions and follow — where relevant — similar rules (*e.g. for funding rates, etc.*).

Funding rate: 100%

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — final payment

Lump Sum Grants for Development Actions

Description: Lump Sum Grants (LS-DA) reimburse a general lump sum for the entire project and the consortium as a whole. The lump sum is fixed ex-ante (at the latest at grant signature) on the basis of a methodology defined by the granting authority (either on the basis of a detailed project budget or other pre-defined parameters). The lump sum will cover all the beneficiaries' direct and indirect costs for the project. The beneficiaries do not need to report actual costs, they just need to claim the lump sum once the work is done. If the action is not properly implemented, only part of the lump sum will be paid.

Lump Sum Grants for Development Actions cover the same type of activities as Development Actions and follow — where relevant — similar rules (*e.g. for funding rates, etc.*).

Funding rate: variable per activity (rates depend on activity and bonuses for SME and mid-cap participation and PESCO)

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — final payment

Framework Partnerships (FPAs) and Specific Grants (SGAs)

FPAs

Description: FPAs establish a long-term cooperation mechanism between the granting authority and the beneficiaries of grants. The FPA specifies the common objectives (action plan) and the procedure for awarding specific grants. The specific grants are awarded via identified beneficiary actions (with or without competition).

Funding rate: no funding for FPA

SGAs

Description: The SGAs are linked to an FPA and implement the action plan (or part of it). They are awarded via an invitation to submit a proposal (identified beneficiary action). The consortium composition should in principle match (meaning that only entities that are part of the FPA can participate in an SGA), but otherwise the implementation is rather flexible. FPAs and SGAs can have different coordinators; other partners of the FPA are free to participate in an SGA or not. There is no limit to the amount of SGAs signed under one FPA.

Funding rate: depending on the type: 100% or variable per activity

Payment model: Prefinancing — (x) additional prefinancing payment(s) — (x) interim payment(s) — final payment

Annex 2

Guarantees pursuant to Article 9(4) of the EDF Regulation

All calls under the EDF Programme are subject to ownership control restrictions, meaning that they exclude the participation of legal entities which are established in the EU territory or in an EDF associated country, but are controlled by a non-associated third country or non-associated third country legal entity.

Thus, for the purposes of participating in EDF actions, beneficiaries, affiliated entities, associated partners and subcontractors involved in the action must not be subject to control by a non-associated third country or non-associated third-country entity and undergo an ownership control assessment procedure before grant signature.

Entities that do not comply with this requirement may however exceptionally nevertheless participate, if they can provide guarantees approved by the Member State/EDF associated country in which they are established. Such guarantees must be provided at the latest by grant signature.

The guarantees must provide assurance to the granting authority that the participation of the entity will not contravene the security and defence interests of the EU and its Member States as established in the framework of the Common Foreign and Security Policy (CFSP) pursuant to Title V of the TEU, or the objectives set out in Article 3 of the EDF Regulation. They must also comply with the provisions on ownership and intellectual property rights (Articles 20 and 23 of the EDF Regulation).

They must in particular substantiate that, for the purposes of the action, measures are in place to ensure that:


- **control** over the legal entity is not exercised in a manner that would restrain or restrict its ability to carry out the action and to deliver results, that would impose restrictions concerning its infrastructure, facilities, assets, resources, intellectual property or knowhow needed for the purposes of the action, or that would undermine its capabilities and standards necessary to carry out the action
- **access** by a non-associated third country or non-associated third-country entity to sensitive information relating to the action is prevented and the employees or other persons involved in the action have national security clearance issued by a Member State or an EDF associated country, where appropriate
- **ownership** of the intellectual property arising from, and the results of, the action remain within the beneficiary or affiliated entity during and after completion of the action, are not subject to control or restriction by a non-associated third country or non-associated third-country entity, and are neither exported outside the EU/EDF associated countries nor accessible from outside the EU/EDF associated countries without the approval of the Member State/EDF associated country in which the legal entity is established and in accordance with the objectives set out in Article 3 of the EDF Regulation.

The guarantees may refer to the fact that the legal entity's executive management structure is established in the EU/EDF associated country or, if considered appropriate, to specific governmental rights in the control over the legal entity.

If considered appropriate by the Member State/EDF associated country, additional guarantees may be provided.

Call: EDF-2024-DA-EUCI — Call for EDF development actions, requiring proposals classified at SECRET UE/EU SECRET level, implemented via actual cost grants

EU Grants: Call document (EDF): V1.0 – 23.04.2024

 For more information, see *also* [Guidance on participation in DEP, HE, EDF and CEF-DIG restricted calls](#).

Annex 3

Security aspects

Introduction

Pursuant to Article 27(4) of the EDF Regulation, in case the implementation of the grant involves the handling of classified information, Member States on whose territory the beneficiaries and affiliated entities are established must decide on the originatorship of the classified foreground information (results) generated in the performance of the project. For that purpose, those Member States may decide on a specific security framework for the protection and handling of classified information relating to the project and must inform the granting authority. Such a security framework must be without prejudice to the possibility for the granting authority to have access to necessary information for the implementation of the action.

If no such specific security framework is set up by those Member States, the security framework will be put in place by the granting authority in accordance with Decision 2015/444.

In either case, the security framework will be put in place at the latest by the signature of the Grant Agreement.

The applicable security framework will be detailed in the security aspect letter (SAL) which will be annexed to the Grant Agreement.

When you implement a classified grant, please bear in mind the following key rules.

Access to classified information

The creation, handling or access to information classified CONFIDENTIAL or SECRET (or RESTRICTED where required by national rules) on the premises of a participant is only possible if a valid Facility Security Clearance (FSC) at the appropriate level exists for the premises. This FSC must be granted by the National Security Authority (NSA/DSA) of the participant concerned.

The participant must hold a duly confirmed FSC at the appropriate level. Until a secured area is in place and accredited by the national NSA, the handling of classified information above RESTRICTED level on their premises is not allowed.

Access to and handling of classified information for the purposes of the project must be limited to individuals with a need-to-know and which are in possession of a valid personnel security clearance.

At the end of the Grant Agreement when EUCI is no longer required for the performance of the grant, the participant must return any EUCI they hold to the contracting authority immediately. If authorised to retain EUCI after the end of the grant, the EUCI must continue to be protected in accordance with Decision 2015/444.

Marking of classified information

Classified information generated for the performance of the action must be marked in accordance with the applicable security framework, as described in the SAL.

Grants must not involve information classified 'TRES SECRET UE/EU TOP SECRET' or any equivalent classification.

Other provisions

Where a participant has awarded a classified subcontract, the security provisions of the grant agreement must apply *mutatis mutandis* to the subcontractor(s) and their personnel. In such case, it is the responsibility of the participant to ensure that all subcontractors apply these principles to their own subcontracting arrangements.

All security breaches related to classified information will be investigated by the competent security authority and may lead to criminal prosecution under national law.

Table of equivalent security classification markings

	Secret	Confidential	Restricted
EU	SECRET UE/EU SECRET	CONFIDENTIEL UE/EU CONFIDENTIAL	RESTREINT UE/EU RESTRICTED
Austria	GEHEIM	VERTRAULICH	EINGESCHRÄNKT
Belgium	SECRET (Loi du 11 Dec 1998) or GEHEIM (Wet van 11 Dec 1998)	CONFIDENTIEL (Loi du 11 Dec 1998) or VERTROUWELIJK (Wet van 11 Dec 1998)	(Note 1, see below)
Bulgaria	СЕКРЕТНО	ПОВЕРЛИВО	ЗА СЛУЖЕБНО ПОЛЗВАНЕ
Croatia	TAJNO	POVJERLJIVO	OGRANIČENO
Cyprus	ΑΠΟΡΡΗΤΟ ABR:(ΑΠ)	ΕΜΠΙΣΤΕΥΤΙΚΟ ABR:(ΕΜ)	ΠΕΡΙΟΡΙΣΜΕΝΗΣ ΧΡΗΣΗΣ ABR:(ΠΧ)
Czech Republic	TAJNĚ	DŮVĚRNĚ	VYHRAZENĚ
Denmark	HEMMELIGT	FORTROLIGT	TIL TJENESTEBRUG
Estonia	SALAJANE	KONFIDENTSIAALNE	PIIRATUD
Finland	SALAINEN or HEMLIG	LUOTTAMUKSELLINEN or KONFIDENTIELL	KÄYTTÖ RAJOITETTU or BEGRÄNSAD TILLGÅNG

France	SECRET SECRET DÉFENSE (Note 2, see below)	CONFIDENTIEL DÉFENSE (Notes 2 and 3, see below)	(Note 4, see below)
Germany (Note 5, see below)	GEHEIM	VS - VERTRAULICH	VS - NUR FÜR DEN DIENSTGEBRAUCH
Greece	ΑΠ'ΟΡΡΗΤΟ ABR:(ΑΠ)	ΕΜΠΙΣΤΕΥΤΙΚΟ ABR:(ΕΜ)	ΠΕΡΙΟΡΙΣΜΕΝΗΣ ΧΡΗΣΗΣ ABR:(ΠΧ)
Hungary	TITKOS!	BIZALMAS!	KORLÁTOZOTT TERJESZTÉSÚ!
Ireland	SECRET	CONFIDENTIAL	RESTRICTED
Italy	SEGRETO	RISERVATISSIMO	RISERVATO
Latvia	SLEPENI	KONFIDENCIĀLI	DIENESTA VAJADZĪBĀM
Lithuania	SLAPTAI	KONFIDENCIALIAI	RIBOTO NAUDOJIMO
Luxembourg	SECRET LUX	CONFIDENTIEL LUX	RESTREINT LUX
Malta	SIGRIET	KUNFIDENZJALI	RISTRETT
Netherlands	Stg. GEHEIM	Stg. CONFIDENTIEEL	Dep. VERTROUWELIJK
Poland	TAJNE	POUFNE	ZASTRZEŻONE
Portugal	SECRETO	CONFIDENCIAL	RESERVADO (Note 6, see below)
Romania	STRICT SECRET	SECRET	SECRET DE SERVICIU
Slovakia	TAJNÉ	DÔVERNÉ	VYHRADENÉ
Slovenia	TAJNO	ZAUPNO	INTERNO
Spain	RESERVADO (Note 6, see below)	CONFIDENCIAL	DIFUSIÓN LIMITADA
Sweden	HEMLIG	KONFIDENTIELL	BEGRÄNSAT HEMLIIG

Notes:

Note 1 Belgium: 'Diffusion Restreinte/Beperkte Verspreiding' is not a security classification in Belgium. Belgium handles and protects RESTREINT UE/EU RESTRICTED information and classified information bearing the national classification markings of RESTRICTED level in a manner no less stringent than the standards and procedures described in the security rules of the Council of the European Union.

Note 2 France: Information generated by France before 1 July 2021 and classified SECRET DÉFENSE and CONFIDENTIEL DÉFENSE continues to be handled and protected at the equivalent level of SECRET UE/EU SECRET and CONFIDENTIEL UE/EU CONFIDENTIAL respectively.

Note 3 France: France handles and protects CONFIDENTIEL UE/EU CONFIDENTIAL information in accordance with the French security measures for protecting SECRET information.

Note 4 France: France does not use the classification 'RESTREINT' in its national system. France handles and protects RESTREINT UE/EU RESTRICTED information in a manner no less stringent than the standards and procedures described in the security rules of the Council of the European Union. France will handle classified information bearing the national classification markings of RESTRICTED level in accordance with its national rules and regulations in force for 'DIFFUSION RESTREINTE'. The other Participants will handle and protect information marked 'DIFFUSION RESTREINTE' according to their national laws and regulations in force for the level RESTRICTED or equivalent, and according to the standards defined in the present document.

Note 5 Germany: VS = Verschlusssache.

Note 6 Portugal and Spain: Attention is drawn to the fact that the markings RESERVADO used by Portugal and Spain refer to different classifications.