**Project**

|  |  |
| --- | --- |
| Project title |  |
| Serial No. of the Project |  |
| Applicant’s name |  |
| Applicant’s ID (IČ) |  |

**AFFIDAVIT OF THE DE MINIMIS AID APPLICANT[[1]](#footnote-1)**  (**PURSUANT TO REGULATION (EU) 2023/2831, 1408/2013 OR 717/2014)**

|  |  |
| --- | --- |
| **Applicant's Trade Name / Company Name** |  |
| **Headquarters** |  |
| **Applicant’s ID** |  |

1. ENTERPRISES[[2]](#footnote-2) LINKED TO THE AID APPLICANT

|  |
| --- |
| **An aid applicant shall be considered to be linked[[3]](#footnote-3) to other enterprises if these entities also have any of the following relationships with each other:**  a) one entity owns more than 50 % of the voting rights held by shareholders or members in another entity;  b) one entity has the right to appoint or remove more than 50% of the members of the administrative, management, or supervisory body of another entity;  c) one entity has the right to exercise more than 50% influence in another entity pursuant to an agreement concluded with that entity or pursuant to a provision in the memorandum of association or articles of association of that entity;  d) one entity, which is a shareholder or partner of another entity, controls alone, in accordance with an agreement concluded with other shareholders or partners of that entity, more than 50% of the voting rights attributable to the shareholders or partners in that entity.  Entities which have any of the relationships referred to in points a) to d) with the aid applicant , through one or more other entities, shall also be deemed to be enterprises linked to the aid applicant. |

The Applicant declares, that

**it is not** linked to any other enterprise in the above sense.

**it is** linked in the above sense to the following enterprises:

|  |  |  |
| --- | --- | --- |
| **Trade name of the enterprise** | **Headquarters** | **ID number** |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

1. The applicant declares r in the past 36 months

the applicant **has not been formed** by a merger or acquisition of an enterprise.

the applicant **has been formed** by the merger (merger by acquisition[[4]](#footnote-4)) of the enterprises listed below:

the applicant **has taken over the assets** of the enterprise(s) listed below by an acquisition (merger by acquisition[[5]](#footnote-5))

|  |  |  |
| --- | --- | --- |
| **Trade name of the enterprise** | **Headquarters** | **ID number** |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

1. THE APPLICANT DECLARES THAT IN THE PAST 36 MONTHS

the enterprise applicant **has not been formed** by a division (demerger or split-off[[6]](#footnote-6)) of an enterprise

the applicant **has been formed** by a division of the enterprise listed below:

|  |  |  |
| --- | --- | --- |
| **Trade name of the enterprise** | **Headquarters** | **ID number** |
|  |  |  |

and took over its activities to which the *de minimis* aid had previously been applied[[7]](#footnote-7). The following (previously granted) aid has been allocated to the enterprise (applicant):

|  |  |  |
| --- | --- | --- |
| **Aid granted on** | **Provider** | **Amount in CZK** |
|  |  |  |
|  |  |  |

1. by the applicant’s signature below, the applicant

* confirms that the above information is accurate and true and is provided voluntarily;
* undertakes to inform the provider of the aid immediately of any changes to the above information during the administrative process of granting the *de minimis* aid.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Date and place of the signature** |  | | | |
|  | | | | |
| **Name and signature of the person authorised to represent the applicant** |  |  | **Stamp** (if it is part of the applicant's signature) |  |

*The data contained in this declaration will be entered in the Central Register of Small-Scale Aid for the purpose of registering small-scale aid in accordance with Act No. 215/2004 Coll., on the Regulation of Certain Relationships in the Field of State Aid and on Amendments to the Act on Support for Research and Development, as amended.*

1. For more information on the conditions for granting *de minimis aid*, see <https://uohs.gov.cz/cs/verejna-podpora/podpora-de-minimis-a-registr-de-minimis.html> and also dále <https://mze.gov.cz/public/portal/mze/dotace/verejna-podpora-a-de-minimis/podpora-de-minimis> [↑](#footnote-ref-1)
2. Under State Aid law, an enterprise is any entity which carries out an economic activity, i.e. offers goods and/or services on the market. I.e. even a non-profit organisation, a sports club, an association, an entity that is formally part of the public administration are considered an enterprise for the purposes of State Aid rules if they offer services/products on the market. [↑](#footnote-ref-2)
3. For more information on a linked enterprise, please refer to the METHODICAL GUIDE (available for download at<https://www.uohs.cz/download/Sekce_VP/VP_update/Prirucka_k_pojmu_jeden_podnik_01_02_2025.pdf>) for the application of the "single enterprise" concept in the context of the *de minimis* aid rules. [↑](#footnote-ref-3)
4. See Section 62 of Act No. 125/2008 Coll., on Transformations of Commercial Companies and Cooperatives, as amended. [↑](#footnote-ref-4)
5. See Section 61 of Act No. 125/2008 Coll. [↑](#footnote-ref-5)
6. See Section 243 of Act No. 125/2008 Coll. [↑](#footnote-ref-6)
7. If, based on the activities taken over, it would be impossible to distribute the de minimis aid previously granted, the aid shall be distributed proportionately based on the book value of the equity of the new enterprises as of the date of the effect of the division (see Article 3(9) of Regulation (EU) 717/2014, 2023/2831, and 2023/2832), respectively Article 3, paragraph 10 of Regulation (EU) 1408/2013 [↑](#footnote-ref-7)