

**Development and Cohesion Plan (DCP) of the REGION OF CALABRIA Thematic Area 03 -
BUSINESS COMPETITIVENESS.**

Policy area 03.02 TOURISM AND HOSPITALITY PUBLIC NOTICE.

**INVESTMENTS ATTRACTION IN THE TOURISM SECTOR IN THE REGIONAL TERRITORY ("CALABRIA
SCOUTING")**

APPLICATION FOR ADMISSION TO BENEFITS

The party registering on the platform corresponds to the proposing party who needs to digitally sign the application

The undersigned, born at _____ on _____ resident in (address)
_____ Municipality _____ province
_____ ZIP code _____ Country _____ Tax code (in case of Italian
citizenship) _____, identity document (type) _____ Number
_____ issued by (insert authority that issued the document) _____ valid until (insert
date) _____ telephone number (cell phone) _____ as the legal
representative of the following company:

APPLICANT COMPANY

Type of company (select one option only)

A - A company registered in an Italian Register of Undertakings having neither registered office nor any local branch based in the region of Calabria;

B - A (foreign) company having no office registered with the relevant Italian Register of Undertakings nor VAT number;

C - A company registered in an Italian Register of Undertakings having its registered office or local branch in the region of Calabria and intending to set up a new business unit in Calabria

Company name _____ legal form _____
_____ registered office in Country _____
_____ municipality _____ province _____ ZIP CODE _____
Address _____ no. _____ phone number _____ e-mail address _____

(Companies indicated in A and C that are already registered with the Italian Register of Undertakings, should also fill in the data required below)

PEC (Certified Email Address) _____ registered in the Register of
Undertakings of (place) _____ VAT number _____
_____ Tax code number _____ Economic and
Administrative Index Number (REA) _____ date of registration in the register of undertakings _____
operating headquarters in _____ municipality _____ province _____
_____ ZIP code _____ phone number _____ e-mail address _____.

COMPANY STARTUP DATE _____

Business activity already started and exercised by the applicant company on the date of publication of the Notice in the Official Bulletin of the Region of Calabria (BURC): (please select one of the following options)

The undersigned _____ born in _____

- (ISIC 55 - NACE 55) - ATECO CODE 2007 DIVISION 55: accommodation service activities;
- (ISIC 56 - NACE 56) - ATECO CODE 2007 DIVISION 56: food and beverage service activities.
- (ISIC 79 - NACE 79) - ATECO CODE 2007 DIVISION 79: activities of travel agencies, tour operators, reservation services and related activities;
- (ISIC 9329 - NACE 9329 - "operation of discotheques and dance floors") - ATECO 2007 CODE 93.29.10: clubs, dance halls nightclubs and the like;

PLEASE SPECIFY:

ATECO CODE 2007 _____ description of the business _____

ISIC CODE _____ description of the business _____

NACE CODE _____ description of the business _____ --- _____

REQUESTS

- to be admitted to the financial aid under the public notice "Calabria Scouting" for the amount of Euro _____ ;

STATES

(pursuant to Articles 46, 47, 75 and 76 of Presidential Decree No. 445 of December 28, 2000)

- a) to have read, and to accept all the conditions and obligations provided for and governed by the Public Notice approved by Executive Decree No. ----- of---- Department of Tourism, Territorial Marketing, Mobility of the Region of Calabria (Support for Women's Enterprises);
- b) to undertake to comply with the provisions contained in the aforementioned Public Notice, as well as in the general EU, state and regional regulations and provisions referred to therein;
- c) that it has fulfilled the payment of the stamp duty and that it keeps the relevant documents at its own premises or at a different place that has been specifically indicated for keeping those documents;
- d) to use the following bank account in the name of _____: account no. credit institution agency..... of.....
ABI CAB IBAN....., as a current account dedicated to the initiative or, (if the applicant is a foreign company) to commit to open a current account specifically dedicated to this purpose;
- e) that the ATECO CODE 2007 of the local business branch that will make the investment is/will be.....
- f) to submit an application for a project related to (tick one item only); type C companies can only participate for item 1.a) or item 2:

1. strategic investment in tourism with high employment impact for "initial investment" as defined in Article 2 point 49 of Regulation No. 651/2014, i.e.

1. Investment in tangible and intangible assets related to:

- a) **establishment** of new premises (by way of example, the creation of new accommodation facilities, catering facilities, etc.);
- b) **expansion** of an existing establishment (by way of example, the set of investments that are functional to the objectives and purposes of the Notice, aimed at the creation of new premises or new functional spaces, within the existing accommodation structure (i.e., just by way of illustration: outbuildings, appurtenances, courtyards, annexes and the like, common rooms, additional rooms, wellness area, etc.);
- c) **diversification** of the production of an establishment in order to obtain products (services) that have never previously been manufactured or offered or aimed to a fundamental change in the overall production process of an existing establishment;

2. acquisition of assets belonging to an establishment that has been closed or would have been closed without such acquisition and is purchased by an investor who has no relationship with the seller. Simple acquisition of shares in an enterprise is not included in the definition above.

- g) that the **Municipality where the activity that will receive the benefits indicated above is located is:** _____
- h) that the property where the investment will be made is free from encumbrances and liens
(Optional; if such documents are available, please indicate title and registration details)

type

registration date

i) For the purpose of assessing the size class of the company, in accordance with Annex 1 to Regulation (EU) No. 651/2014 of June 17, 2014, published in OJEU L 187 of June 26, 2014, the undersigned states that the enterprise is: Micro-Small-Medium-Large Enterprise (please select one item only)

j) Number of permanent AWUs, for the local unit of the project, as at the date of application

k) that the applicant company on the date of submission of the application is eligible for admission based on the requirements provided for in the Public Notice approved by Executive Decree No.----- of the Department of Tourism, Territorial Marketing, Mobility of the Region of Calabria, indicated below:

a) not to have perpetrated serious violations, definitively ascertained¹, concerning the payment of taxes and fees or social security and welfare contributions in favor of workers or to possess a certificate attesting the existence and amount of irrefusable credits, receivables and collectable credits owed by the Region of Calabria of an amount equal to the contribution charges ascertained and not yet paid by the same party (DURC certificate of single insurance contribution compliance);

b) be in compliance with anti-mafia regulations, and therefore that there are no causes of forfeiture, suspension or prohibition provided for in Article 67 of Legislative Decree 159/2011, as amended or attempted mafia infiltration referred to in Article 84, paragraph 4, of the same decree;

c) possess the economic and financial capacity in relation to the project to be carried out, which must be proven by the production of Annex A in one of the Application Form

d) possess the operational and administrative capacity in relation to the proposed project evidenced by the submission of Annex B in one of the Application Form;

e) possess the capacity to contract with the public administration, in the sense that the Grantee has not been subjected to the disqualification sanction referred to in Article 9, paragraph 2, letter c), of Legislative Decree No. 231 of June 8, 2001, as amended and supplemented, or to any other sanction that entails the prohibition to contract with the public administration, including the disqualification measures referred to in Art. 14 of Legislative Decree 81/2008, as amended and supplemented;

f) commit to: (*for foreign enterprises*) request a VAT number and register the head office with the Italian Register of Undertakings; (in all cases) start the local business unit that will eventually benefit from this initiative in the territory of Calabria Region within the terms and for the activities (Ateco Code 2007) indicated in 2.1.1.a and 2.1.1.b. In the case of type C companies referred to in 2.1.1 above, they undertake to start an additional local business unit in Calabria;

g) be duly enrolled [i.e., undertake to enroll within the deadlines and for the activities specified in 2.1.1]:

- i. in the business register of the territorially competent CCIAA (Chamber of Commerce) in the cases provided for by the law;
- ii. in the case of practitioners of II economic and professional activities, whose reporting to the Chamber of Commerce is required by the current regulations (provided that they are not required to be enrolled in registers of professional associations or boards), to the REA - Directory of Economic and Administrative News at the CCIAA (chamber of commerce);
- iii. in the case of cooperative societies or consortia of cooperatives, with the Register of Cooperative Societies under Ministerial Decree June 23, 2004;

h) having already started and run, as of 1/1/2022 and up to the time of publication of the notice in the BURC (Notice in the Official Bulletin of the Region of Calabria), an activity falling under one of the categories indicated in point 2.1.1.a of the Notice;

i) not to be in one of the conditions as defined in Art. 2, point 18 par. from a) to e) of Reg. 651/2014;

¹ Serious violations are those involving the failure to pay taxes and fees exceeding the amount referred to in Article 48 bis, paragraphs 1 and 2 bis of Presidential Decree 602/1973 concerning social security and contribution, those that impede the issuance of the DURC (certificate of single insurance contribution compliance) or certifications issued by the relevant social security agencies that do not adhere to the one-stop social security system. Definitively ascertained violations are those contained in judgments or administrative acts that are no longer subject to appeal. It is understood that the provision in (a) does not apply when the applicant has fulfilled their obligations by paying or undertaking to pay the taxes or social security contributions due, including any fines and interest, provided that the payment or undertaking has been formalized before the application submission deadline.

j) not to have been the recipient, in the 3 years prior to the date of publication of the Notice, of administrative proceedings related to acts of revocation for violation of the prohibition against the diversion of assets, maintenance of the production unit located in Calabria, for ascertained serious negligence in the implementation of the investment and/or failure to achieve the objectives set by the initiative, for lack of essential requirements, for irregularity of the documentation produced, in any case attributable to the beneficiary, and not correctable, as well as in the case of undue receipt, ascertained by judicial decision, and, in the case of repayable aid, for failure to comply with the repayment plan;

k) comply with the obligations of collective bargaining agreements and comply with the regulations on:

- i. prevention of accidents at the workplace and prevention of occupational diseases;
- ii. occupational health and safety measures;
- iii. inclusion of disabled workers;
- iv. equal opportunities;
- v. combating illegal employment and granting daily and weekly rest;
- vi. environmental protection.

l) not to have previously benefited from other public funding, even partially, for the same expenses envisaged in the project;

m) fall within the size parameters of Small and Medium-sized Enterprises based on the definition in Annex 1 to Reg. 651/2014 or Large Enterprise and comply with the conditions set forth in Section 2.1 of this Notice;

n) undertake to have full availability of the property where the project will be implemented by the date of the first payment of the funding;

o) commit to the implementation of their project in compliance with building and zoning regulations;

p) submit an application for funding whose total amount of eligible expenses, assessed on the basis of appropriate estimates, is set in accordance with the provisions of Section 3.3 of this Notice;

q) submit a proposal consistent with the Regional Sustainable Tourism Development Plan (PRSTS) 2019/2021;

r) submit only one application under this Notice;

s) meet the definition of initial investment as defined in Article 2(49) of Commission Regulation (EU) No 651/2014 of June 17, 2014;

t) not to have relocated² the establishment for which funding is requested, in the two years preceding the application, and undertaking not to do so in the two years following the completion of the initial investment for which funding is requested;

u) compliance with the provisions of Paragraph 13 of Article 14 of Reg. 651/2014 in relation to the funding requested.

IT UNDERTAKES TO

(for foreign companies) request a VAT number and enroll the company in Italian Register of Undertakings, for business activities falling under one of the Ateco 2007 codes listed in a) of art. 2.1 of the notice, within 15 days from the date of publication of the lists referred to in par. 4.8 sub-paragraph 1 on the institutional website of the Region of Calabria;

and

2- *(in all cases)* to the opening of a local business unit in Calabria, with registration with the competent Register of Undertakings for business activities falling under one of the Ateco codes 2007 listed in point a) of art. 2.1 of the

² As defined in Article 2(61a) of Regulation (EU) No. 651/2014: "61a relocation" means the transfer of the same or similar activity or part thereof from an establishment located in a Contracting Party to the EEA Agreement (initial establishment) to the establishment located in another Contracting Party to the EEA Agreement where the subsidized investment is made (subsidized establishment). Relocation occurs if the product or service in the initial establishment and the subsidized establishment serves at least partially the same purposes and meets the demands or needs of the same type of customers and there is a loss of employment in the same or similar activity in one of the beneficiary's initial establishments in the EEA

notice, within 90 days from the date of completion of the financed project. In the case of type C enterprises as in 2.1.1 above, they undertake to start an additional local business unit in Calabria.

IT COMMITS TO

a) carry out the intervention in the manner provided for in the approved project and, in any case, to the minimum extent of 75% of the admitted investment. This measure is determined by reference to the costs actually reported and admitted in relation to the approved financial plan;

b) carry out the intervention in compliance with all the rules, even if not expressly referred to, related to the European Structural and Investment Funds (hereinafter, the EIS Funds);

c) to maintain the bond, in the case of subsidized real estate, for a minimum period of 10 years;

d) maintain the employment indicator (subject of evaluation criterion iv.2) for a minimum period of 24 months after project completion;

e) to carry out the initiative within the deadlines stipulated in the approved project;

f) ensure the implementation of the activities envisaged by the Intervention as they are identified in the acts related to the funding procedures;

g) report the expenses actually incurred in for the implementation of the initiative, justified by receipted invoices or accounting documents of equivalent probative value, in the period between the day subsequent to the date of submission of the application and the deadline for the conclusion of the project, as indicated in par. 3.3 subparagraph 3 of this Notice;

h) formalize the requests for the provision of the financial support within the terms and according to the modalities provided for by the Notice;

i) comply with the provisions of letter b) of Article 125 of Regulation (EU) 1303/2013 (separate accounting) in the management of the sums transferred by the Region of Calabria as funding from the resources of the Program by ensuring a separate accounting system or appropriate accounting codification for all transactions related to the operation

j) take care of the storage of all technical drawings, and administrative and accounting documentation of the operation, separate, or separable by appropriate coding, from other general administrative acts. Said filing must be accessible without limitation for control purposes to the persons and bodies entitled to it and must be kept for a period corresponding to the time limits provided for in Art. 140 par. 1 of Reg. 1303/2013;

k) to keep all original documents related to the project or their certified copies on commonly accepted media, evidencing the actual expenditure incurred;

l) keep the original copies of expenditure documents and those certifying the payment available for checks and controls, within the time limits provided for in Art. 140 par. 1 of Reg. 1303/2013;

m) indicate, when applying for the financial support, the location of the aforementioned documents as well as the identity of the person in charge of such storage. Any change and/or update of the aforementioned information must be promptly communicated in the manner set forth by the provisions applicable to the grant awarded;

n) provide, according to the modalities and timeframes defined by the Calabria Region, the data and information related to financial, economic, physical and procedural monitoring, in compliance with the applicable provisions on EIS Funds and according to the modalities indicated by the Regional Administration;

o) allow on-the-spot verifications, in favor of the regional, national and Community control authorities within the time limits provided for in Art. 140 par. 1 of Reg. 1303/2013;

p) in case of inspection, to ensure access to the above-mentioned documents. On such occasions, the subject is also obliged to provide extracts or copies of the aforementioned documents to the persons or bodies entitled to request them, including, in the case of a grant awarded under Regional Community or National Programming, at least the authorized staff of the Managing Authority, Certifying Authority, Audit Authority, and/or the Concessionary Manager/Intermediate Body, if any, as well as authorized officials of the European Community and their authorized representatives;

q) ensure the administrative and operational capacity of its organizational structure for the implementation of the intervention;

r) request prior authorization from the Region of Calabria for any changes to the initiative, in the manner prescribed in par. 5.3 of this Notice;

s) comply with the requirements contained in this Notice, as well as in any instructions issued by the Region of Calabria for this purpose;

t) provide the financial, technical and administrative information and documents of the initiative requested by the Region of Calabria and/or the entities appointed by the Region, as well as the certified documents demonstrating the possession of the requirements referred to in par. 2.1, within a maximum period of 15 (fifteen) days from the request, unless otherwise established;

(u) ensure the application of applicable legislation on safety at the workplace (Legislative Decree No. 81 of April 9, 2008, as amended)

v) ensure compliance with the applicable rules on information and publicity of the financing of the intervention, in accordance with the relevant provisions of point 2.2 of Annex XII of Regulation 1303/2013³, as well as with the provisions of Chapter II of Implementing Regulation (EU) 821/2014 (Articles 3, 4 and 5);

w) have a current account dedicated, even if not exclusively, to credits and debits related to the implementation of the operation;

³ Point 2.2 reads as follows, "2.2. **Responsibilities of beneficiaries**

1. All information and communication measures by the beneficiary shall acknowledge the funding of the initiative by reporting:
 1. the emblem of the Union, in accordance with the technical characteristics laid down in the implementing act adopted by the Commission pursuant to Article 115(4), together with a reference to the Union;
 2. a reference to the fund or funds supporting the initiative.
 3. In the case of information or communication measure linked to an initiative or several initiatives co-financed by more than one fund, the reference in point (b) may be replaced by a reference to the EIS funds.
2. During the **implementation** of an initiative, the beneficiary shall inform the public about the support received from the funds by:
 - a) providing, a brief description of the initiative on the beneficiary's website, if any, such description shall be commensurable with the level of support, including the purpose and results, and highlighting the financial support received from the Union;
 - b) for initiatives not falling in the scope of points 4 and 5, placing at least one poster with information about the project (minimum size A3), indicating the Union's financial support, in a place easily visible to the public, such as the entrance area of a building.
3. For initiatives **supported by the ESF, and in appropriate cases for operations supported by the ERDF or Cohesion Fund**, the beneficiary shall ensure that participants have been informed about such funding. Any document, relating to the implementation of an initiative used for the public or for participants, including certificates of attendance or otherwise, shall contain a statement that the operational program was financed by the fund(s).
4. During the **implementation** of an initiative supported by the ERDF or the Cohesion Fund, the beneficiary shall display, in a place easily visible to the public, a temporary billboard of a relevant size for any operation reporting the following *financing of infrastructure or construction operations for which the total public support exceeds 500,000 euros*.
5. Within three months after the completion of an initiative, the beneficiary shall display a permanent plaque or billboard of significant size in a place easily visible to the public for each operation that meets the following criteria:
 1. the total public support for the operation exceeds EUR 500,000;
 2. the operation consists of the purchase of a physical object or the financing of infrastructure or construction operations.The plaque or billboard shall indicate the name and main objective of the operation. It shall be prepared in accordance with the technical specifications adopted by the Commission pursuant to Article 115(4)."
6. The responsibilities specified in this subsection shall apply from the time the document specifying the conditions for financial support for the operation referred to in Article 125(3)(c) is provided to the beneficiary.

- x) ensure that they are in good standing with regard to the payment of social security and welfare contributions;
- y) comply with the provisions on accumulation, referred to in Section 3.5;
- z) comply with the provisions on relocation referred to in par. 16 of Art. 14 of Reg. 651/2014;
 - aa) maintain the requirements for eligibility to the Contribution referred to in paragraph 1 of Section 2.2 throughout the whole period of completion and until the request for payment of the balance of the funding is submitted;
 - bb) comply with the constraint of stability of the operation referred to in Art. 71 of Reg. 1303/2013. The constraint referred to in Art. 71 par. 1 first paragraph is reduced to three years;
 - cc) ensure compliance with the provisions of the state aid rule applicable to the financial support granted;
 - dd) whenever it be requested by the Calabria Region, provide it with a summary of the results achieved upon completion of the operation. Such information will be disseminated via web or other communication tools;
 - ee) comply with specific rules regarding the visibility and image of the project, which will be provided by the Region of Calabria;
 - ff) where applicable, give immediate notice of the will to renounce the financial aid by means of certified electronic mail;
 - gg) where applicable, give timely information about the occurrence of any administrative or judicial procedures concerning the co-funded project.

ANNEX A

FINANCIAL CAPACITY

declaration ex D.P.R. (Decree of the President of the Italian Republic) No. 445 of December 28, 2000

The undersigned, born at _____ on _____ resident in (address) _____ Municipality _____ province _____ ZIP code _____ Country _____ Tax code (in case of Italian citizenship) _____, as the legal representative of the following company:

Company name _____ legal form _____ registered office in Country _____ municipality _____ province _____ ZIP CODE _____ Address _____ no. _____ phone number _____ e-mail address _____

(Companies indicated in A and C that are already registered with the Italian Register of Undertakings, should also fill in the following fields)

PEC (Certified Email Address) _____ registered in the Register of Undertakings of (place) _____ VAT number _____ Tax code number _____ Economic and Administrative Index Number (REA) _____ date of registration in the register of undertakings _____ operating headquarters in _____ municipality _____ province _____ ZIP code _____ phone number _____ e-mail address _____.

Aware of the criminal liability to which he/she may be subjected in case of false statements, pursuant to and in accordance with Article 76 of Presidential Decree No. 445 of December 28, 2000,

HEREBY CERTIFIES the following

- that on the basis of the financial plan covering the costs envisaged by the Company, it will have to bring in financial resources - its own resources or external financing, in a form devoid of any public support - in the amount of € _____;

- that (name of the company) _____ has the financial capacity to meet the conditions set forth in the above-mentioned Notice, i.e., that at present, it is in a position to bring in financial resources - its own resources or external financing, not originating from any public aid - in accordance with the indications set forth in the proposed financial plan;

- [if applicable] that the coverage of the financial requirements is ensured, to the extent of € _____, as certified by the attached copy of the bank resolution granting the financing, free of any public support, drawn up by the Bank [or other Qualified Entities].

Date and Place,

Digital Signature of Legal Representative

ANNEX B

Statement of operational and administrative capacity in relation to the project to be implemented

The undersigned, born at _____ on _____ resident in (address) _____ Municipality _____ province _____ ZIP code _____ Country _____ Tax code (in case of Italian citizenship) _____, as the legal representative of the following company:

Company name _____ legal form _____ registered office in Country _____ municipality _____ province _____ ZIP CODE _____ Address _____ no. _____ phone number _____ e-mail address _____

(Companies indicated in A and C that are already registered with the Italian Register of Undertakings, should also fill in the following fields)

PEC (Certified Email Address) _____ registered in the Register of Undertakings of (place) _____ VAT number _____ Tax code number _____ Economic and Administrative Index Number (REA) _____ date of registration in the register of undertakings _____ operating headquarters in _____ municipality _____ province _____ ZIP code _____ phone number _____ e-mail address _____.

Aware of the criminal liability to which he/she may be subjected in case of false statements, pursuant to and in accordance with Article 76 of Presidential Decree No. 445 of December 28, 2000,

STAES that he/she

has the operational and administrative capability to manage the project to be implemented and for this purpose indicates the following data.

The personnel assigned to the implementation of the project are indicated below:

Operator (Name and Surname)	Position	Professionalism/ Experience ⁷



moreover he/she STATES

To have the operational instrumentation suitable to run the project and to fulfill the monitoring, reporting and accounting management obligations concerning the project in accordance with applicable European and national regulations.

Date and Place,

Digital Signature of Legal Representative

⁷ Indicate the type of professionalism or experience, by specifying the number of years.

	
<p>ITALIAN REPUBLIC</p>	<p>CALABRIA REGION</p>

The following documents are attached to this Application, in accordance with Section 4.4 of the Notice: a) Form completed in each part and digitally signed by the proposing party;

b) Expenditure estimates or otherwise documentation certifying the planned expenditure (i.e. registered preliminary of property/land purchase, etc.).

c) Should the program envisage the implementation of building interventions (referred to in Article 3 of Presidential Decree No. 380 of June 6, 2001) the following documents need to be provided:

- i. General planimetry, on an appropriate scale, showing the size and arrangement of the land, areas covered by the intervention, those intended for internal roads, green areas, available, etc. The planimetry must be accompanied by an appropriate legend and a summary table indicating the surfaces. In the case of property extensions and/or renovations, the new surfaces must be appropriately highlighted in relation to the pre-existing layout both on the floor plan and on the summary tables;
- ii. Main graphic drawings related to each building, in an appropriate scale and duly dimensioned and signed, in accordance with the law, by the designer and countersigned by the legal representative of the proposing party or by a special attorney;
- iii. Metric calculations relating to the building interventions to be carried out.

d) In case of purchase of land or real estate: sworn report of a qualified technician certifying: market value of the land and/or real estate as well as compliance with regulations or points of non-compliance to be regulated, the value of the land in relation to the value of the real estate purchased.

e) Suitable documents (certificate of the municipality or sworn report) certifying compliance with building, urban planning and land use constraints of the area where the intervention is carried out.

INFORMATION REGARDING THE PROCESSING OF PERSONAL DATA

INFORMATION In accordance with art. 13 – EU Regulation n. 2016/679 (GDPR)

Pursuant to Article 13 EU Regulation No. 2016/679 (hereinafter, "GDPR"), Regione Calabria and Fincalabra S.p.A., as the Managing Party for this procedure are required to provide you with information regarding the use of your personal data. The collection of your personal data is carried out by recording the information you provide, as the interested party, when submitting the forms that are the subject of this application. Failure to comply with the required information, shall result in the impossibility to fulfill the purposes described below.

Purpose of the processing and legal basis

The personal data provided and other information acquired are processed - through IT and non-IT tools - by the Calabria Region that is the Data Controller entity and, in particular, by Fincalabra S.p.A., which is the Managing Entity, appointed as Data Processor, in order to execute the procedure, to carry out the operations necessary for the admission of

applications and the activities related to the management of the facilitation measure and to carry out statistical evaluations.

The processing of judicial data will be carried out exclusively for the purpose of assessing the compliance with the requirements and qualities provided for by the current legislation, in accordance with the provisions of Article 10 of the GDPR and Article 2 octies of Legislative Decree 196/2003.

For these purposes, no consent is required on your part.

In addition, with your authorization, which we request at the bottom of the application form, we may use some information about you, to inform you - including by means of conventional mail and telephone and/or telematic channel - about in events, seminars, and/or initiatives promoted and/or managed by Fincalabra S.p.A. that may be of your interest.

In relation to the purposes described, the processing of personal data is carried out through manual, IT and telematic tools according to approaches that are strictly related to the purposes highlighted above and, in any case, in such a way as to ensure the security and confidentiality of the data.

Methods of data processing and storage

Personal data will be processed by the employees of the Region and, for the activities that, in particular, need to be carried out by the Managing Party, by the staff of Fincalabra S.p.A., in their capacity as data processors, only for the time necessary to carry out the aforementioned purposes, for purposes related to the fulfillment of accounting and legal obligations, to enable the Owner and the Manager to defend their rights and, in any case, until the fulfillment of the requirements of the procedure and, for information purposes, until the revocation of consent.

Scope of data disclosure and dissemination

In the pursuit of the purposes above, the following entities can learn about the personal data provided or may be involved by the Managing Party in processing operations: companies or entities dealing with communication transmission, enveloping, transport and sorting services; documentation archiving services; banking and financial services; companies or professionals for the recovery of credits; administrative, organizational and management consulting companies; companies specializing in credit information that may provide additional information on the proposing company; consultants and public institutions involved in the procedure in question, in order to comply with specific obligations under the procedure and for the management of the facilitating measure, as well as for accounting and/or legal obligations.

Some entities will act as Data Processors, while other entities will act as separate "Holders" of processing operations, due to the institutional and regulatory functions performed by them.

Regione Calabria and Fincalabra S.p.A. also inform you that some of your personal data may be subject to publication on their respective institutional websites, in compliance with the regulations set forth in Legislative Decree 33/2013.

Data Controller and Data Processor

The data controller is Regione Calabria, with registered office at the Cittadella Regionale - Viale Europa, Germaneto 88100 - Catanzaro. Data Processor is Fincalabra S.p.A., with registered office at the Cittadella Regionale - Viale Europa, Germaneto 88100 - Catanzaro.

The subjects providing their personal data are entitled to the following rights

At any time, by getting in touch with the Regione Calabria and/or Fincalabra S.p.A. at the contact details indicated, data providers will be entitled to have further specifications concerning the above, to know the categories of the potential recipients of the data and to exercise the following rights, set forth in the GDPR:

- **Right to revoke the consent given:** at any time, you will have the right to revoke the consent you have given;
- **Right of access:** you will have the right to obtain confirmation as to whether or not your data is being processed, as well as the right to receive any information concerning the processing;
- **Right to rectification:** you will have the right to obtain the rectification of your data in our possession, whenever it is incomplete or inaccurate;
- **Right to erasure:** under certain circumstances, you will have the right to obtain the erasure of your data held within our records;
- **Right to processing restriction:** under certain circumstances, you will have the right to obtain the restriction of processing concerning your data;

- **Right to data portability:** you will have the right to transfer the data in our possession in favor of a different Data Controller;
- **Right to object:** you will have the right to object to the processing of your data;
- **Right to file a complaint with the Control Authority:** in the event of a refusal by the Company to comply with your access requests, you will have the right to file a complaint directly with the Control Authority.
-

The undersigned, born at _____ on _____ as the legal representative of (Company name) _____ with registered office in (address) _____ province _____ ZIP code _____ Tax code _____, VAT number _____ local unit for carrying out the project in _____ Address _____ Zip code _____ Province _____ Phone number _____ fax number _____ e-mail address _____ PEC (certified email address) _____

states that he/she has received the information contained in the Notice and expressly consents to the processing of his/her data in order to receive information - including through the use of paper mail and the telephone and/or telematic channel - regarding events and future initiatives promoted and/or managed by the Company

CONSENT

DO NOT CONSENT

Date and Place, _____

Digital Signature of Legal Representative