

Application for Finnvera and Finnish Export Credit support

1	(4)
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Application	Export Credit Guaran	tee		☐ FEC	Interest	Equalisation		
	Export Credit Guaran	tee and F	EC Financino	FEC	as a Lei	nder		
Exporter	Official name						Business	s ID
							Country	
	T						<u> </u>	
	Turnover for the previous	financiai p	eriod, euro	l otal assets for	tne prev	vious financial peri	oa, euro	Number of personnel
	Is the Exporter part of a gi	nun?						
			of the Pare	nt Company				
0 1 1	Name						Mobile/To	<u> </u>
Contact person	Titalii o						IVIODIIO/ IV	oi.
porcon	Postal address					E-mail		
Buyer	Official name					1	Business	; ID
Buyer								
	Postal address						Country	
	Goods to be exported							
Export Transaction	Coods to be exported							
and	A description of the Project	t where th	ne exported o	goods will be del	ivered to	o. if the Export Tra	nsaction is	s connected to a Project.
Project	,,,,,		,	,		,		• • • • • • • • • • • • • • • • • • •
.,								
	The exact geographical location of the Project							
	The exact geographical location of the Froject							
	Is the Project located in or near a sensitive area?							
	Yes No							
	(Sensitive areas include National Parks and other protected areas identified by national or international law (e.g. UNESCO World							
	Heritage List, http://whc.unesco.org/pg.cfm?cid=31), and other sensitive locations of international, national or regional importance, such as wetlands, forests with high biodiversity value, areas of archaeological or cultural significance, and areas of							
	importance for indigenous peoples or other vulnerable groups.)							
	Will the Project have significant actual or potential negative environmental impacts (e.g. air emissions, liquid effluents, wastes, noise, significant resource requirements)?							
	Yes No	To b	e studied					
								ent, impacts on labour and
	working conditions & compared safety situations)?	munity he	alth, safety a	nd security, force	ed labou	ır, child labour, life	-threatenii	ng occupational health and
	Yes No	☐ To b	e studied					
	Estimated delivery contract	t date	Estimated of	lelivery date		Estimated payme	ent terms	
Contract	Overall Contract Price and	l currency						
Price	(a) Costs from Finland							
	(b) Costs from the Buyer's		VAT separat	ely)				
	(c) Costs from third countr							
	Indication of the share percentage and the name of the country, if a single third country's share percentage of costs exceeds 10% of the Contract Price							



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Agent	Is there an Agent involved?	☐ No				
	Name and country of the Agent					
	Commissions and fees to the Agent					
Lender/ Arranging	Official name		Country			
Bank	Name of contact person	Mobile/Tel.				
		E-mail	- mail			
Credit	Credit amount and currency		g/FEC Interest Equalisation			
			Fixed interest Offer rate Floating interest Contract rate			
	Estimated disbursement schedule		rest Contract rate			
	Repayment period					
Borrower	The Borrower is the Buyer The	Parrowar is other than the	Ruyor			
Borrower		Borrower is other than the wing information is require				
	Official name		Business ID			
	Postal address		Country			
Security		payment obligations are se	ecured by a collateral other than a			
	guarantee	ance				
	Official name of the Guarantor					
	Death address		I Couration			
	Postal address		Country			
Information	Finnvera requires credit information and annual report/financial		 financial periods) of the Buyer/			
for Risk assessment	Borrower and the Guarantor in processing the Export Credit Gu Finnvera can acquire credit information at the Applicant's exper					
assessificit	Credit information of the Buyer/Borrower and the Guarantor					
	Enclosed Provided later Finnvera acquires	at the Applicant's expense				
	Annual report/financial statements of the Buyer/Borrower and the	e Guarantor				
	☐ Enclosed ☐ Provided later ☐ Available on web p	ages				
Additional information						



Anti-Bribery Declaration

We understand the importance of the development, application and documentation of the appropriate anti-bribery management control systems.

Finnish Export Credit support

We hereby confirm that:

- (a) we have been informed and understand that promising, offering or giving a bribe to a domestic or foreign public official constitutes an offence under the Finnish Penal Code (39/1889, as amanded) (Chapter 16, Sections 13, 14, 14a, 14b and 20);
- (b) neither we nor any other party acting under any capacity in our name or on our account has engaged or will engage in any corrupt activity in connection with the Export Transaction;
- (c) neither we nor, to the best of our knowledge based on reasonable examination, any other party acting under any capacity in our name or on our account in connection with the Export Transaction are currently under charge in any national court or, within a five-year period preceding this Application, have been convicted in any national court or been subject to equivalent national administrative measures for violation of laws against bribery of foreign public officials of any country; and
- (d) we have not been listed on the publicly available debarment lists of the World Bank Group, African Development Bank, Asian Development Bank, European Bank for Reconstruction and Development, and Inter-American Development Bank.

Payment Undertaking (where the Exporter is the Applicant)

In the event that in connection with the Export Transaction we or any other party acting under any capacity in our name or on our account are found, by a court of competent jurisdiction, to being or having been engaged in an act that constitutes corrupt activity within the meaning referred to above, or otherwise is indisputably proven that such party has been or is engaged in a comparable act, we hereby undertake to:

- (i) reimburse Finnvera plc ("Finnvera") any amounts Finnvera has paid or shall be required to pay under the Export Credit Guarantee relating to the Export Transaction and any costs and expenses incurred in connection with such Export Credit Guarantee (all such amounts under this point (i) together the "Indemnification") and pay annual interest on the amount of Indemnification, starting from the date of payment, at the interest rate referred to in Section 4 Subsection 1 of the Interest Rate Act (633/1982); and
- (ii) reimburse Finnish Export Credit Ltd ("FEC") any interest subsidies already paid at the time of the termination of the payment of interest subsidies based on the second item of Subsection 1 of Section 17 of the Act on Officially Supported Export and Ship Credits and Interest Equalisation (1543/2011) and exceeding the interest compensation received by FEC or the State Treasury (the "Excess"), as applicable, and pay annual interest on the amount of interest subsidy paid, starting from the date of payment, at the interest rate referred to in Section 4 Subsection 1 of the Interest Rate Act (633/1982). For the purposes of calculating any such sum to be reimbursed "interest subsidy" and "interest rate compensation" shall have the meaning assigned to them in the act referred to herein.

In the event that there is more than one exporter, whose deliveries are being guaranteed and/or financed as part of the Export Transaction, our liability under points (i) and (ii) above, respectively, shall be limited to our Payment Proportion of the Indemnification and/or the Excess, as applicable.

"Payment Proportion" means the proportion, which the export credit amount to finance our export contract(s), any Finnvera's guarantee premium and any related local costs bears to the export credit amount to finance the same items under the total Export Transaction.

The confirmation is given and undertakings are made for the benefit of the Finnvera Group ("Finnvera and FEC") and accordingly, each of Finnvera and FEC shall have an independent right to rely on this declaration and enforce its rights hereunder.



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General undertaking (where the Exporter is the Applicant)

We hereby undertake that the information submitted or to be submitted to the Finnvera Group concerning the Export Transaction is true and correct and to disclose all information significant to the processing of this Application. In addition, if any relevant aspect concerning the Export Transaction changes or if any relevant information relating to it comes to our knowledge which proves the information given to the Finnvera Group to be outdated or insufficient, we shall inform the Finnvera Group promptly of the matter.

Upon demand we will disclose to the Finnvera Group any other information concerning the Export Transaction the Finnvera Group may require.

Payment undertaking

We undertake to pay the handling fees charged by Finnvera and FEC, respectively, for decisions made and documents issued in respect of this Application.

Representations

We hereby represent and warrant that:

- (a) all corporate approvals have been obtained and corporate action taken as required to execute, deliver and perform this Application and such approvals and action are in full force and effect; and
- (b) the person(s) who has/have signed this Application is/are duly authorized to sign on behalf of our company.

Signature	Place and date
	Name of the company
	Official signature(s)

Please send the signed Application by email to: applications.eca@finnvera.fi