



CONFIRMED:
By the decision of the sole shareholder of the Good Will Foundation
No. 1/2019-08-30, Date 30-08-2019

APPLICATION GUIDELINES FOR PROJECTS FINANCED BY GOOD WILL FOUNDATION

I SECTION

GENERAL PRINCIPLES

1. Application guidelines for projects financed by Good Will Foundation (hereinafter – the Guidelines) establish procedures of evaluation, selection, financing and implementation of projects commonly financed by the funds of Good Will Foundation and implemented according to these Guidelines (hereinafter – the Project).
2. While performing the actions specified in the Guidelines, applicants and project executors take their guidance from the valid description of performance monitoring, revision and approval procedures on performance and financial reports for projects financed by the funds of The Foundation for Disposal of Good Will Compensation for the Immovable Property of Jewish Religious Communities. The description was approved by Good Will Foundation director's order and is published on the website of Good Will Foundation www.gvf.lt (hereinafter – website www.gvf.lt).
3. While evaluating applications for financing the projects (hereinafter – the application), Project Selection Committee (hereinafter – Selection Committee) must ensure that it will follow these principles:
 - 3.1. Equality, liability, objectivity, professionalism, effectiveness and transparency:
 - 3.1.1. Equal supervision principles of planning, evaluation and implementation should be applied for all applications and (or) projects;
 - 3.1.2. All assessors, inspectors and workers who make decisions specified in these Guidelines must declare possible conflict of interests and must be acquainted with their functions and liabilities;
 - 3.1.3. Information of evaluation and revision must be presented according to the order determined by these Guidelines;
 - 3.1.4. Specialists with suitable competence must be invoked in order to perform evaluation or revision, or to make important decisions;
 - 3.1.5. Evaluation, revision and decision-making must be organized properly; the same information and (or) documents from applicants and (or) project executors must be asked only once;
 - 3.1.6. Principles of confidentiality – information presented in an application, project contract must be used only for evaluation, revision, or project implementation purposes and non-disclosure of the project information must be ensured except the cases determined in the Guidelines or other legislation.
4. Applicants and project executors are consulted on issues about the process of application and project implementation by e-mail rolandas@gvf.lt and tel. no. +370 5 261 12 59. Consultations via the phone are provided every weekday from 9 am until 4 pm (lunch break 12 pm - 12:45 pm). Also, training seminars will be organized for applicants or project executors on demand.

II SECTION

REQUIREMENTS FOR APPLICANTS AND PROJECTS

5. Applicants can be natural persons¹ and legal entities registered according to the laws of Republic of Lithuania and executing socially useful activities, not shorter than one calendar year from the announcement date of this project call, in the fields of Jewish education, training, religion, science, culture, and health care, and foreign legal entities registered according to the laws of foreign countries and executing socially useful activities, not shorter than one calendar year from the announcement date of this project call, in the fields of Jewish education, training, religion, science, culture, and health care.
6. In accordance with relevant version of copyright and related rights law of Republic of Lithuania, applications associated with objects of copyright can be applied by authors (natural persons), Lithuanian Jewish Community (hereinafter – LJC) and its members (legal entities) and other open and transparent organizations, not shorter than one calendar year from the announcement date of this project call operate in the fields of Lithuanian Jewish religion, culture, health care, sports, education and science.
7. Project applicants can apply for not more than 70 percent and not more than 30 000 euros funding of the funds of the Good Will Foundation calculating from the total amount of Project costs. The Board of the Good Will Foundation can assign bigger and/or more intensive funding for the Project after assessing the project's application according to the project evaluation parameters as being of *special importance* in order to ensure the needs of Jews in Lithuania. Projects with *special importance* are such projects without which the minimum Lithuanian Jews needs will not be implemented in the fields of religion, culture, health care, sports, education, and science, and which were accepted unanimously by the Board of Good Will Foundation.
8. The remaining amount for project implementation must be provided by own monetary funds of project executor and (or) partner. Applicant must present documents which justify the contribution by own monetary funds².
9. Priorities for applications and (or) projects:
 - 9.1. Projects, dedicated to Vilnius Gaon and Lithuanian Jewish history commemoration in 2020 and implemented by or together with LJC³.
 - 9.2. Projects which help to preserve Jewish movable and immovable cultural heritage, events which increase the visibility of Jewish cultural heritage in society, publishing books of latter fields, when applications are submitted by authors (natural persons), LJC and its members (legal entities) and other open and transparent organizations which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
 - 9.3. Events that strengthen the communication between cultural heritage, architecture, design and LJC. Public and Lithuanian municipalities' initiatives which seek to ensure management and preservation of Jewish environment (buildings, complexes, spaces, cemeteries). Lithuanian municipalities, that own, manage and look after Jewish cemeteries and apply for funding or take part as partners in restoration of cemeteries with the help of volunteers, students and other community groups;
 - 9.4. Projects which develop the route of Lithuanian and European Jewish cultural heritage together with LJC: organization of round table discussions with foreign experts about the vision of Jewish cultural heritage route and creation and implementation of its strategy, cooperation with the association of European level "The European Route of Jewish Heritage" and coordination works, creation of attractive plot for visitors,

¹ Applications associated only with objects of copyright.

² Contribution in work, services and goods is not possible.

³ Recommended project activities: World Litvak Congress, Jewish folklore and culinary heritage events, international and national events, competitions, commemoration signs, exhibitions, tolerance and publicity campaigns, educational touristic routes, publications, media, attributes, informational plaques and stands and other project activities dedicated to commemoration of Vilnius Gaon and Lithuanian Jewish history in 2020 and which meets the provisions of Republic of Lithuania Law on Good Will Compensation for the Immovable Property of Jewish Religious Communities No. XI-1470 (Žin. 2011, No. 80-3897, TAR 2014-07400, TAR 2014-14872, TAR 2016-06345).

preparation of guidelines of Lithuanian Jewish cultural heritage route by identifying the most important plots, themes, locations, creation of brand for Lithuanian Jewish cultural heritage route;

- 9.5. Projects of professional and amateur Jewish artistic works and their dissemination in Lithuania, LJC and abroad, exhibitions, festivals, concerts, shows, performances, contests, productions for children and youth;
- 9.6. Publications of art works created by artists of Jewish origin, fixation (CD, DVD and other medium), gathering and dissemination of information about them;
- 9.7. Publications which present development processes of Jewish ethnical culture, visual and performing arts, music, film art (books, monographies, albums, magazines) when applications are submitted by authors (natural persons), LJC and its members (legal entities) and other open and transparent organizations, which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.8. Participation together with LJC in international networks and programs, in projects of international cooperation and exchanges, participation in conferences and festivals;
- 9.9. Created and on-demand performing arts (opera, operetta, musical, ballet, staging of literary work, play, choreography and other works) with an obligation to perform them publically in LJC, when applications are submitted by authors (natural persons), LJC and its members (legal entities) and other open and transparent organizations which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.10. Creation and publication of Jewish literature, literature for children and youth, digital books, translation of Jewish literature into Lithuanian language and publishing them, when applications are submitted by authors (natural persons), LJC and its members (legal entities) and other open and transparent organizations which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.11. Projects of Jewish literature dissemination in Lithuania, LJC and abroad;
- 9.12. Preservation, development and takeover activities of Jewish ethnical heritage traditions together with LJC, gathering and dissemination of information about ethnical Jewish culture;
- 9.13. Projects which seek to preserve traditions of Jewish family, work, calendar and community, to encourage their continuity and activities fostering local distinction;
- 9.14. Research and inventorization of intangible values of Jewish culture heritage incorporating LJC into such activities;
- 9.15. Film programs, thematic shows, retrospections, presentations of movies, lectures, seminars for LJC or together with LJC;
- 9.16. Projects of informal education for children and youth which are organized and executed in the place of activity of LJC and its belonging members (legal entities);
- 9.17. Organization and implementation of Yiddish language courses for adults, youth and children in LJC and other open and transparent organizations which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.18. Projects implemented together with LJC under the theme of human rights: encouragement of multicultural dialog, prevention and combat against racism, xenophobia, homophobia and other forms of intolerance; integration of vulnerable groups into society;
- 9.19. Projects implementing the dissemination of Litvaks culture, traditions and culinary heritage in LJC and other open and transparent organizations which operate in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.20. The strengthening of LJC initiative competences in the fields of small business, innovations and sustainable development by implementing respective trainings and seminars;
- 9.21. Projects encouraging the revival of Jewish religion and customs;

- 9.22. Law-making projects for the fields of Lithuanian Jews religion, culture, health care, sports, education, science, projects encouraging participation at international level, cooperation with international Jewish organizations, European Commission, projects created to represent Jewish questions together with representatives of the Republic of Lithuania;
- 9.23. Projects created to clean and modernize a building used by LJC for religious, cultural, health care, sports, educational and scientific purposes and its systems of fire alarm and security alarm, renew available and install additional measures of fire safety, install modern surveillance and access control systems, install other security measures;
- 9.24. Projects implementing activities of decree No. 30 accepted by Commission and other Commission of the Government of Republic of Lithuania on 14th of January 2015, and the change of the resolution of June 15, 2016, No. 622, that address issues associated with Lithuanian Jewish culture and history;
- 9.25. Projects designed to open Jewish kosher food catering facilities and to develop traditions of kosher food;
- 9.26. Projects designed to connect all active Jewish organizations in Lithuania;
- 9.27. Projects designed to develop activity of fund-raising;
- 9.28. Projects designed to develop the concept of Vilnius city historical Jewish museum;
- 9.29. Projects designed to develop LJC's building in order to install information center, innovative reading-room and library of LJC;
- 9.30. Projects designed to implement the programs of concentrating new members of umbrella-type communities;
- 9.31. Projects designed to implement LJC's social programs in the fields of Lithuanian Jews religion, culture, health care, sports, education and science;
- 9.32. Projects designed to develop kindergartens for preschool children with fostering Jewish languages and traditions;
- 9.33. Projects designed to implement sports programs that would gather athletes of Jewish origin, would encourage them to achieve results in professional and amateur sports, and would contribute to the physical activity promotion among Lithuanian Jewish Community members;
- 9.34. Other projects, which comply with the provisions of the Republic of Lithuania Law on Good Will Compensation for the Immovable Property of Jewish Religious Communities, No. XI-1470 (Žin. 2011, No. 80-3897, TAR 2014-07400, TAR 2014-14872, TAR 2016-06345).

Requirements for the period of project implementation:

10. Project funding contract must be signed and implementation of the project started not later than 3 months from the date when Good Will Foundation Board decision was sent to the applicant. Project must be implemented no longer than within the period of 24 months after the date of signing the contract, unless the Board of Good Will Foundation confirmed longer period of time than it is determined in the Guidelines or the period of implementation was prolonged by signing the contract amendment.

11. The beginning of project implementation is determined in the contract. Eligible costs are considered the expenses, which were incurred during the period of project implementation stated in the contract, but not earlier than the date when this call for project application was announced.

Requirements for the project costs:

12. Project costs, which comply with the requirements stated in these Guidelines and other publicly accessible documents of the Good Will Foundation, are accepted as eligible to finance, irrespective of their source of financing.

13. Applicant plans the costs and fills the budget table (the estimate) of specified format provided in the application.

14. All project costs eligible to finance, irrespective of their source of financing, are indicated in the budget cost estimate of the application.

15. The expenses that do not comply with the requirements eligibility of expenses are not included into the project's budget (cost estimate).

16. Eligibility of project costs is defined by:

16.1. when expenses are actually incurred and settled by not breaking the requirements of legislation of the Republic of Lithuania, when they are included in accounting of project executor and can be determined, examined and approved by relevant accounting documents which have all details of accounting documents required by Accounting Law of the Republic of Lithuania and other legislation;

16.2. when costs are proportional and necessary for project implementation, they are provided in the contract of project implementation and its appendices, they are used only for reaching the objectives and tasks of the project, they comply with the principles of transparent financial management and legitimacy and effectiveness of expenditures;

16.3. when costs, according to their purpose, comply with costs indicated in the estimate;

16.4. when costs are real and correspond with the market price.

17. If only a part of incurred costs is associated with the project, this part must be either determined as an actual amount or *pro rata* (allocation of costs in proportion) principle must be applied. If applicant wants to apply *pro rata* principle, it must submit the methodology of *pro rata* costs for Good Will Foundation.

18. Categories of eligible costs for financing are determined as these:

18.1. Direct costs of project implementation: wages for staff which implements the project, costs of business trips directly associated with project's activity, royalties, premiums for contest winners, scholarship and support for young talents, disbursements for event participants (e.g., covering costs for traveling, accommodation, etc.), necessary services for implementation (organization of events, accommodation and food services, services of education, trainings and development of qualification improvement, health condition, culture and sports, services of cultural heritage and consultation on it, insurance and repair costs for the property used in project activity, social allowance, rent of property, transport services, fuel, services of communication, building maintenance and utilities directly associated with the implementation of project (not with the administrative activity), services of publicity, construction/reconstruction/repair works, design works, building management, membership fees for participating in associations, other items and services necessary for implementation of project activities;

18.2. Costs for acquisition of fixed asset: costs for acquisition of fixed asset as it is defined in the Republic of Lithuania Law on Taxes on Profit (No. IX-675), Article 13(3). If applicant is planning such costs in its project, then it is mandatory to add these documents to the project's application: standards of depreciation of fixed asset, which are confirmed by applicant's organization, and minimum value of fixed asset, which are applied in the organization according to the types of asset. All the fixed asset acquired in a project, except from the immovable by nature objects as defined in the Republic of Lithuania Law on Taxes on Profit (No. IX-675), Article 2, Paragraph 20, until it's acquisition have to be new (unused);

18.3. Unforeseen costs: all costs which are directly related to the project implementation activities (excluded project administration), which were not identified during the stage of filling the application, but, as it became clear later in the course of implementation, are necessary for the quality implementation of activities. If necessary, total value of this category of costs is indicated in the cost estimate;

18.4. Project's administrative costs: wages for the administrative staff, services of project's administration, and maintenance services of premises for project's administration, services of connection related to the project administration and stationery supplies, transfer and service fees of the bank account in which project's funds are kept according to the contractual obligations.

19. Maximum limits for the categories of costs are determined as these:

19.1. In the cost estimate attached to the contract, the amount of **necessary administrative costs to reach project objectives** (e.g. wages for the manager of the project and administrative staff which executes administrative functions of the project, office rent, utility services, connection services, stationery supplies which all are related to the project's administrative functions) (hereinafter –

administrative costs) should not be bigger than 30 percent of the sum for implementation of the project. Amount of administrative costs for public sector entities and profit-making legal entities cannot be bigger than 10 percent of the amount for project implementation;

19.2. **Amount of unforeseen project costs** cannot be bigger than 10 percent of the amount for project implementation. Unforeseen project costs cannot be used to cover administrative costs of the project;

19.3. **Amount of eligible costs for food for participants of the project cannot exceed** the amounts determined in the decree No. 1515 on 2nd of December 2, 2003 “Regarding approval of regulations for the allocated to non-taxable monetary compensation sizes and order of payment for public events and participants of high-level sport mastership training camps”;

19.4. **While allocating costs for business trips and financial compensations**, the amount of funds is determined according to the decree no. 526 approved by the Government of the Republic of Lithuania on 29th of April 2004 “On the Payment of Daily Allowance and Business Trips Costs” and the decree no. 1515 approved by the Government of the Republic of Lithuania on 2nd of December 2003 “Regarding approval of regulations for the allocated to non-taxable monetary compensation sizes and order of payment for public events and participants of the high-level sport mastership training camps”.

20. The costs of the same activities can be funded by Good Will Foundation only once. The Good Will Foundation performs a control of double financing by using cross-checks of documents and other methods. After diagnosing that costs of the same activities, irrespective of their sources of financing, were funded more than once, then such costs are recognized as not eligible and must be returned to the Good Will Foundation within its determined term.

21. Not eligible costs are considered as:

21.1. fines imposed on project executors, executive and administrative persons, project participants, costs related to the administrative, disciplinary or other fines, late interest, litigation costs (stamp duty, costs related to the proceedings);

21.2. costs, which increase project’s expenses and in proportion do not create an added value. Costs which are not necessary for quality project’s implementation and which do not comply with the principle of sound financial management, for example, costs for purchasing technical parameter items which significantly exceeds the needs of project executor, luxurious design (finishing, decoration) items or items with unnecessary functions for the project executor, for which it pays additionally, purchasing costs for luxury goods or materials, costs for the first class or business class flights (except properly justified cases, for example, when there is no other possibility), wages costs for persons whose functions are not necessary or are duplicated;

21.3. costs exceeding the market price.

21.4. VAT, if the applicant has the right to refund the VAT from the state according to the legislation of the state;

21.5. expenses incurred because of the negative currency difference (expenses of financial and investment activity);

21.6. expenses, which previously was or will be financed (paid) form the state budget of Lithuanian Republic or budget of municipality, other financial resources disposed by state or municipalities, as well as EU structural funds, other EU financing instruments, other funds of international financial support, and those expenses are declared to the Good Will Foundation or other institution and these expenses were paid with money allocated by the Good Will Foundation, it could be held as eligible costs and (or) funded and are declared to the Good Will Foundation or other institution more than once.

III SECTION

ORDER OF APPLICATION SUBMISSION

22. Project applications are submitted:

23. Until 18st of October 2019;

24. Project application form and related documents must be filled in Lithuanian or English languages. Project application form is allowed to be filled in English only for the persons who are not registered / resident in the territory of the Republic of Lithuania. The call for project applications, application forms and deadlines of final decisions regarding the financing are announced in the website of the Good Will Foundation www.gvf.lt. By submitting project application(s) and other related documents to the Good Will Foundation, Applicant allows and agrees that his/her personal data would be managed as it is foreseen in the approved Good Will Foundation documents, describing personal data management and movement.

25. Applicants must submit following documents for the Good Will Foundation:

25.1. One complete official project application form and project cost estimate (Appendix 1; ORIGINAL (hard) copy and ELECTRONIC VERSION are submitted⁴). Also, documents that justify available monetary contribution of necessary funds (ORIGINAL (hard) copies are submitted). The document grounding the contribution to the project is the document confirmed by the head of the applicant / partner (-s) / sponsor (-s) or authorized person about the decision to contribute to the payment of project costs with the particular fixed amount of money by using the particular fixed source of funds. The document proving the contribution to the project is considered a resolution, protocol, guarantee letter or a document in a similar format. Application form, cost estimate and other additional documents must be signed by the head of the applicant or its authorized person, adding the document certifying the authorizations of the person, who signed the application. Cost estimate, additionally, must be signed by the chief accountant. Project's application and cost estimate must be filled according to this logical sequence: *project activity* ⇒ *physical indicator of activity implementation* ⇒ *costs necessary for implementation of indicator*. Costs, which are assigned to the chosen costs category, are necessary for achieving each physical indicator.

25.2. Mandatory appendices stated in project application (copies of these documents):

25.2.1. the legal entity's annual financial report for the year 2018 registered at the Center of Registers⁵;

25.2.2. if application is submitted by association or religious community/commune, the list of members must be added, which should not be older than 60 days (counting from the date of announcement of this project call) and signed by community's Chair. The list should indicate name, surname, date of birth and contact information of each community member. If the members are legal entities, the names, contact information and their legal entity codes should be indicated;

25.2.3. copy of legal entity's registration document (if the document was issued);

25.2.4. copy of legal entity's valid Bylaws, Regulations or Guidelines;

25.2.5. the newest, not older than 60 days (counting from the date of announcement of this project call) certificate or reference, which states that: 1) Applicant is not in criminal records for the acts, indicated in the article 46, paragraph 1 and 3 in Lithuanian Republic Public Procurement Law and there are no reasons enlisted in the Lithuanian Republic Public Procurement Law article 46, paragraph 6, part 2 to eliminate the applicant; 2) Applicant, is not indebted to the State Tax Inspectorate under the Ministry of Finance of the Republic of Lithuania and 3) Applicant is not indebted to the State Social Insurance Fund. Criminal record is issued by the Information Technology and Communications Department under the Ministry of the Interior of the Republic of Lithuania (<https://www.ird.lt/lt/paslaugos/informacijos-rinkmenos/teistumo-neteistumo-pazymos>). The record verifying that the applicant is not indebted to the State Tax Inspectorate under the Ministry of Finance of the Republic of Lithuania is issued by the State Tax Inspectorate under the Ministry of Finance of the Republic of Lithuania (at STI districts; <https://www.vmi.lt/cms/pazymos-apie-atsiskaityma-su-biudzetu-isdavimas>). The record stating that the applicant is not indebted to the State Social Insurance Fund under the Ministry of Social Security and

⁴ Electronic version of the application is submitted in Word format, project cost estimate – Excel format. Electronic documents have to be sent to the email address rolandas@gvf.lt until the end of project application deadline.

⁵ Not applicable to budgetary institutions.

Labour of the Republic of Lithuania is issued by the territorial departments of the State Social Insurance Fund (<http://www.sodra.lt/lt/situacijos/informacija-draudejams/noriu-gauti-pazyma>).

The applicant can submit the document issued by the State Enterprise Center of Registers under the procedures determined by the Government of the Republic of Lithuania instead of previously mentioned separate documents (records). This document verifies the data regulated by the united competent institutions (if the record issued by the State Enterprise Center of Registers justifies that previously stated requirements are suitable; <http://www.registrucentras.lt/p/71>). If applicant is a natural person, then s/he must submit the criminal record.

The enterprises, institutions and organizations registered abroad must submit the documents justifying the information stated in the Article 25.2.5. by following the legislation of origin country which regulates the issue of such documents. If the applicant cannot submit these documents because such documents are not issued in the country or such documents do not encompass all the questions in the country, then the declaration on oath is submitted (Appendix 2);

25.2.6. the copy of a contract of partnership (cooperation) or joint venture agreement, if the project has a partner(s);

25.2.7. standards of depreciation of fixed asset which are confirmed by applicant's organization and/or project partner (when acquisition of fixed asset is done by the project partner), and minimum value of fixed asset which are applied in the organization according to the types of asset (if acquisition of fixed asset is planned, it is mandatory to submit these documents only in the application);

25.2.8. if the applicant (legal entity or natural person) submits several applications, then only one set of appendices named in the Article 25.2 of the Guidelines can be submitted. In those cases, when the applicant has submitted the appendices named in the Article 25.2 of the Guidelines in previous years and they have not changed till the submission of new application in current year, with the approval of the Good Will Foundation, it is allowed not to submit them repeatedly in current year.

26. Other documents (their copies) can be attached to the application form, if, in applicant's opinion, they can be important while evaluating the application.

27. Ways of submitting the application:

27.1. Applications together with appendices can be submitted in a sealed envelope (package), with a sign "APPLICATION" indicating applicant's name and address;

27.1.1. Natural and legal persons registered in Lithuanian Republic can submit the application as electronic document by signing it with a safe electronic signature. When application is submitted in this way, all the supplements does not have to be verified with electronical signature. We strongly recommend you to use the free of charge online services of document creation and signing offered by the Office of the Chief Archivist of Lithuania here: <https://signa.mitssoft.lt/signa-web/app/index.html/ln/en>;

27.1.2. Natural and legal persons registered outside Republic of Lithuania can submit applications with mandatory appendices by email to GWF, also original project application must be sent by post as it is indicated in the article 27.1.

28. Applications are submitted by using services of post or courier (the date of postmark indicated on the envelope or the date when application was given to courier is considered as the day of application submission). Application and project cost estimate (respectively Word and Excel format) are sent to Good Will Foundation to email address rolandas@gvf.lt. Applications cannot be submitted by bringing them to the registered office of Good Will Foundation, except the cases when the addresses of applicant and Good Will Foundation match, also when Good Will Foundation submits the request for the applicant to present or add information within 5 work days.

29. It is impossible to correct, adjust, revise or submit additional documents for the Good Will Foundation by initiative of applicant after the submission.

IV SECTION EVALUATION OF APPLICATIONS AND DECISION MAKING FOR FUNDING

30. Evaluation of applications submitted for the Good Will Foundation consists of three stages:
 - 30.1. Evaluation of administrative compliance;
 - 30.2. Evaluation of projects by Selection Committee;
 - 30.3. The final evaluation and approval of projects is planned on 3rd of December 2019 during the meeting of the Good Will Foundation Board;
31. Project financing agreement can be signed only after application evaluation in all three above mentioned evaluation stages. The application that does not meet the requirements of administrative compliance is considered ineligible for funding.
32. During the evaluation of administrative compliance:
 - 32.1. Submitted applications are registered;
 - 32.2. It is determined whether the submitted application complies with the administrative requirements established in the Guidelines (Appendix 3).
33. If it is determined during the evaluation of administrative compliance that application was submitted not according to the administrative requirements stated in the Guidelines, it is allowed to eliminate this disadvantage. An authorized representative of Good Will Foundation informs applicant once via the e-mail provided in an application form by setting the period of 5 work days to eliminate this disadvantage once.
34. If the deficiency, that does not meet the administrative requirements is not eliminated within the period set by Good Will Foundation or it is impossible to eliminate the deficiency, the application is not being passed to other stages of qualitative evaluation. The application is rejected in the Administrative evaluation stage, if during it's evaluation at least one of the set requirements in an Administrative Compliance Evaluation Table (Appendix 3) is assessed as negative ('No'), considering the evaluation after the clarification of the application, when deficiencies were being eliminated.
35. After assessing that application complies with all the evaluation requirements of administrative compliance, it is submitted for evaluation by Selection Committee.
36. During the evaluation at Selection Committee, applications are evaluated according to the Guidelines, priorities and criteria for applications defined in the Appendix 4 of the Guidelines, and valid work regulations of Selection Committee, which was approved by the resolution of a general meeting of the shareholders.
37. **Project evaluation criteria:**
38. Project, dedicated to Vilnius Gaon and Lithuanian Jewish history commemoration in 2020, from 0 to 5 points.
39. Purposeful and reasonable choice of priority, from 0 to 10 points.
40. Quality of project's communicative, cultural, social, educational, cultural heritage and scientific activities, from 0 to 10 points.
41. Justification of project's idea, from 0 to 5 points.
42. The importance of the project for society and development of Jewish community, from 0 to 10 points.
43. Clear and detailed results of the project, physical indicators of performance implementation, assured project continuity and long-term benefits, from 0 to 10 points.
44. Publicity of project, from 0 to 5 points.
45. Expediency and justification of project estimate, from 0 to 10 points.
46. Experience, qualification and competence of project manager, and experience of applicant and executor (also other implementers and partners of the project), from 0 to 5 points.
47. Commitments of project's sponsors (funds for the implementation of project from other sources: private sponsors, foreign or national local organizations, municipalities) and legitimate documents of contribution with additional needed funds, from 0 to 10 points.
48. Project encourages cooperation between different sectors and LJC, from 0 to 10 points.

49. Project with *special importance*, from 0 to 10 points.
50. The Board of Good Will Foundation evaluates the conclusions of Selection Committee during the Board meeting and accepts the evaluation results (conclusions) of Selection Committee or makes different decision than recommended in the evaluation results (conclusion) of Selection Committee.
51. Information about project evaluation results is announced on the website of Good Will Foundation www.gvf.lt.

V SECTION

CONTRACT SIGNING AND SUPERVISION ON THE EXECUTION OF THE PROJECT

52. Applicant, whose project was selected to finance signs the agreement with the Good Will Foundation⁶. Project application and cost estimate are inseparable parts of the agreement.
53. The name of priority, the name of the project, the implementation period of the project, the amount of funding (in euros), rights and liabilities of parties, responsibility for not following the requirements of contract, the Guidelines and other legislation, settlement arrangements of used funds, conditions and arrangements of contract validation, modification, breaking and argument solutions, also other provisions.
54. Funding can be not allocated or can be withdrew after approval of project funding, if it emerged that applicant or project executor experiences financial or other difficulties for which the project cannot be implemented.
55. Contract becomes effective from the day when both parties sign it and is valid until the parties fulfill obligations set in the contract or until it will be terminated.
56. Applicant must protect allocated funds and keep them in the bank account, which was specially created for the project.
57. The Good Will Foundation can be addressed by the applicant during the period of project implementation upon the changes of project contract. After evaluating the content of request form, Good Will Foundation has the right to reject the request by giving reasoned answer, asking to add some information to the request or accept changes, which were planned to implement. Project executor must ensure that quality and results of the project will not suffer from the changes.

VI SECTION

RIGHTS AND OBLIGATIONS OF PROJECT EXECUTORS

58. Project executor must ensure:
 - 58.1. That funds allocated for project implementation should be used according to the purpose defined in the contract and its appendices.
 - 58.2. That the part of costs for project implementation, which cannot be covered by Good Will Foundation, should be covered by own or sponsor/partner's funds in accordance with the procedure defined in Guidelines.

⁶ Project executors, whose activity result is a digital product, when project aims to digitalize the archives, the agreement for signing is supplemented with an additional paragraph 2.2.22, which reads as follows: "2.2.22. With this agreement the Executor (who is also the Author of the production and is a project result) for the period of 50 years in undefined territory for the funds granted by GWF according to this Agreement hands over these rights of production to GWF: 1) to reproduce the production in any form or way; 2) release/publish the production; 3) distribute the production or it's copies by selling, including public offer to buy it or target advertisement of the original production as well as of it's copies, promoting the acquisition, rent, providing lending or other ways to hand over the ownership of the original production or it's copies to manage, import or export; 4) to exhibit the original production or it's copies publicly; 5) publicly announce the production, including making it publicly available on the internet. The Executor confirms, that all Author's rights (property and non-property) of the production belong (will belong) exactly to the Executor and he/she has the right to hand over it to GWF."

58.3. That records of accounting operations related to the project is separated from other, usual, operations of project executor's organization. It is recommended to use separate sub-accounts or other separation methods for accounting project's operations;

58.4. Project executor executes all procurements according to the relevant version of Law on Public Procurement. If the project executor is not a contracting authority, it must ensure that will keep the principles of equality, non-discrimination, mutual recognition, proportionality and transparency during the procedures of purchasing and selecting the winner.

59. **If the format of funded project is the publishing of printed publication**, then project executor, for the financing allocated by the agreement, must hand over 10 percent of publication edition copies to the Good Will Foundation and deliver the copies in 30 calendar days from actual date of release⁷. Project executor is obliged to implement first presentation of the publication to public / Jewish community in the territory of Lithuania, during the period no longer than 1 year after the actual day of release with the agreement of GWF in the premises of LJC.

60. **If the format of funded project is digital publishing**, then project executor, for the financing allocated by the agreement, must hand over 10 percent of digital publication edition copies to the Good Will Foundation and deliver the copies in 30 calendar days from actual date of release. Project executor is obliged to implement first presentation of the digital publication to public / Jewish community in the territory of Lithuania, during the period no longer than 1 year after the actual day of release with the agreement of GWF in the premises of LJC. **It must be indicated in the publicity material of the project** that project is partly funded by Good Will Foundation and logo of Good Will Foundation must be clearly shown (logo can be downloaded using this link: <https://gvf.lt/en/about-us/projects-publicity/>). The fact that project is funded by the Good Will Foundation must be indicated and logo of the Good Will Foundation must be clearly seen in all other cases of publishing publications or other material.

61. **Project executor must submit** advance and subsequent information for the Good Will Foundation about implemented activities and achieved indicators of activity implementation: information about planned events, advance and subsequent messages in press, invitations, and interviews with participants, electronic photos of project activities, filmed material or other material (photos and internet links can be sent to e-mail info@gvf.lt). Filmed material and bigger size documents must be submitted in the format of CD/DVD discs or other methods, mpeg, avi formats). Good Will Foundation can publish this information on its website or other means of public information.

62. **If project executor wants to make changes in the contract, it must submit reasoned request form to Good Will Foundation no later than before the end of the term of project implementation determined in the contract.** The reasoned requests should be submitted on:

62.1. Changing project's name or partners, when project's objectives, tasks (content) and physical indicators of activity implementation do not change in submitted project's application and (or) contract;

62.2. Changing the period of project implementation;

62.3. Changing estimate attached to the contract, when during the project implementation changes in direct costs are more than 30 percent according to the different particles of Estimate;

62.4. Changing estimate attached to the contract, when purpose of costs presented in particles of the contract is changed.

63. Project executor has the right:

63.1. to address the Good Will Foundation immediately after unavoidable circumstances emerged in order to get the approval to transfer project executor's rights and obligations.

64. After defining that project executor did not execute at least one established obligation, Good Will Foundation can terminate the contract unilaterally with project executor and set the term within which all funds or part of funds allocated for project implementation must be returned to the Good Will Foundation.

⁷ The release date of the publication is determined in accordance with the information given in the statements of delivery and acceptance and/or documents of similar content, which formalize the acquisition of ownership of the publication.

65. Allocated funds are considered as used according to the purpose defined in the contract and its appendices, if objectives, tasks and physical indicators of project implementation defined in the contract are reached and allocated funds are used properly to settle the costs according to the project estimate.

VII SECTION PROCEDURES OF SETTLEMENTS FOR ALLOCATED FUNDS

66. Project executor provides intermediary and/or final performance or financial reports of the project according to the individual schedule defined in the contract⁸. Project executor must provide copies of documents, which justify all costs and activities.
67. By making settlement for stages of project implementation and (or) submitting final report, project executor submits this material to the Good Will Foundation:
 - 67.1. Performance (results) report about achieved results of activities implementation, implementation of planned objectives and tasks, number of project members and other activity objects and data (relevant form of performance report can be found on the website of Good Will Foundation www.gvf.lt);
 - 67.2. Financial report (the list of documents justifying direct costs) about all eligible costs of the project (settled by funds of both Good Will Foundation and own funds or other sources) which were incurred while executing project's activities and which comply with planned costs in estimate attached to the contract (relevant form of financial report can be found on the website of Good Will Foundation www.gvf.lt);
 - 67.3. Documents, justifying the costs and activities and documents proving payment of the expenses. If documents, justifying the costs and activities and documents proving payment of the expenses are written in language other than Lithuanian, English or Russian, project executor together with these documents has to submit the translations into Lithuanian or English language optional.
68. If project executor has not submitted/is late to submit the set of reports indicated in the paragraph 67, the Good Will Foundation has the right to stop payments of the allocated sum according to the schedule determined in the agreement. The payment of current quarter can also be stopped with regard to overdue corrections from a side of project executor of the set of reports for the last and/or previous quarters according to the notes given by the Good Will Foundation.
69. After GWF approval of final project report (after the completion of the project), the corrections on behalf of executor is not possible.
70. If project executor has implemented the project prior to it was planned and submitted the set of reports indicated in the paragraph 67, the Good Will Foundation can make the payment earlier than it was determined in the schedule of payment in the contract. In all the other cases, the payments can be made earlier only after indicating the reasons for the need of Good Will Foundation allocated funds for the concrete date in written, also evaluating the project contribution funds.
71. Project executors must return unspent funds to the Good Will Foundation after the end of the project within the term determined in the agreement by transferring these funds to the bank account of Good Will Foundation indicated in the agreement.
72. If the Good Will Foundation assesses that project executor was funded unreasonably or funds were used not properly, then project executor must return funds to the Good Will Foundation within the determined term. Upon discovering the fact of copyright violation from the side of project executor and having recognized violation by the Lithuanian court, funds allocated for that project or the part of it related with this violation has to be returned to the Good Will Foundation as well (within 30 calendar day after entry into force of a court decision). If funds

⁸ Project executors, which are foreign legal entities, monetary payments according to individual schedule of payment defined in the contract, is possible only after the submission of interrim and/or final project activity ad financial report.

are not returned within the term set by the Good Will Foundation, they are levied by the order of legislation.

VIII SECTION TERMS USED IN THE GUIDELINES

73. **Project executive persons** – natural persons executing directly the activities of the project, associated with the project executor or partner by employment relationship, relationship complying their essence or working under the contracts of services (civilian), including royalties.
74. **Project partners** - legal entities which are implementing the project together with the project executor on the grounds of the joint venture agreement and which are achieving the objectives of the project. The participation of partners in the project must be reasoned. It is important that the partnership would not burden the project, but would create the benefit for both - the project executor and the partner. If it is planned that partners are going to participate in the project, they should be included from the beginning: starting with the creation of project's idea, then the stage of application arrangement in order to get acquainted with the project in advance and to know their fields of responsibilities. It is important that partners would be responsible at least for one activity and the responsible person would be appointed who could communicate with project manager directly. While implementing the project together, partners will cooperate their deposit money, work and (or) abilities, so it is necessary to determine clearly the input and fields of responsibility of each partner in the joint venture agreement.
75. **Participant of the project** – natural person participating directly in activities of the project funded by the Good Will Foundation, natural person who gets direct benefit from the project, whose cost of participation in the project is determined in the budget of the project and who can be named by project executor and be asked to provide personal data which are necessary for gathering information about the project.
76. **Report** – approved form of performance (results) and financial (list of documents justifying direct costs) reports which were filled and submitted by project executor and according to which Good Will Foundation evaluates eligibility of project's costs to implement planned activities in the project.
77. **Final report** – submitted final activities (results) and financial (list of documents justifying direct costs) reports by project executor after implementing all project activities.
78. **Documents justifying settlement of costs** – statements of bank or other credit institution, income and expenditures warrants of register and (or) other documents which show that payment was made.
79. **Documents justifying costs** – invoices, VAT invoices, receipt of sale-purchase transferring acts, wage accounting documents (work contracts, position instructions, orders of distributing work functions while executing/administrating the project, work time and attendance sheets, summary of wage calculation, calculation notes of holiday pay or other pays, etc.), travel documents, contracts and transfer-acceptance acts, fiscal cash register receipts and (or) other documents justifying costs incurred as well as their purpose.
80. **Documents of equivalent probative value** – paper or electronic document equivalent to documents of costs justification and (or) their settlement by which economical operations or identity of economic fact is confirmed. Document of equivalent probative value must be signed, if such an obligation is set by legislation.
81. **Unforeseen costs** – costs directly connected with executed activities of the project (except project administration costs), which could not be planned in advance.
82. **Funding sources of the project** – providers of necessary funds for successful implementation of the project (Good Will Foundation, project executor, partners, sponsors, etc.).
83. **Duration of project implementation** – period indicated in the signed contract, during which all activities of the project should be implemented.

84. **Period suitable for financing project's costs** – period determined in project's contract within which all eligible costs associated with project's implementation must be incurred. Eligible costs are only those expenses which were incurred after the date when current call of project applications was announced.
85. **The end of implementation of the activities** – the date of the end of project's activities implementation indicated in the project's contract.
86. **The beginning of activities implementation** – start date of the first activity of the project determined in the project's contract which is also the start date of period suitable for financing project's costs.
87. **Own funds of project executor and (or) partner (-s) and (or) sponsors** – amount of funds with which project executor and (or) partner (-s) and (or) sponsors contribute to the project implementation and which can consist of national public and private funds.
88. **Financing funds allocated for the project** – amount of funds of Good Will Foundation which is allocated for financing all eligible project's costs.
89. **Direct costs of the project** – necessary costs for direct implementation of project's activities, when direct connection between project's activities and their costs can be shown.
90. Other terms used in the Guidelines are understood as they are defined in these Guidelines and other publicly accessible documents of the Good Will Foundation.

IX SECTION

EXAMINATION OF CLAIMS AND COMPLAINTS

91. The applicant can submit the written claim for the director of the Good Will Foundation regarding the Good Will Foundation administration and/or Committees action(s) (decision(s)), related with evaluation of application or inaction, in 10 working days from the day when s/he found out or had to find out about the particular action or inaction of the Good Will Foundation.
92. After receiving of the Applicant claim the director of the Good Will Foundation examines it.
93. If the director of the Good Will Foundation assesses, that the actions of the Good Will Foundation administration, Committees were legal and complies with the set regulations/procedures of the Good Will Foundation, informs about it the Applicant in written.
94. If the director of the Good Will Foundation assesses, that there is a reason to think, that the actions of the Good Will Foundation administration, Committees were illegal and do not comply with the set regulations/procedures of the Good Will Foundation, s/he orders to repeat the application evaluation procedure or perform other necessary actions. In this case, the director of the Good Will Foundation determines the term not shorter than 20 work days, during which the procedure of application evaluation has to be repeated or other necessary actions performed, and inform the Applicant about the decision made in written.
95. Applicants and project executors have the right to appeal to the court the actions of the Good Will Foundation related with application evaluation, selection, decision regarding the financing and project implementation or inaction in accordance with the procedures established by Lithuanian law.

X SECTION

FINAL PRINCIPLES

96. Documents submitted with the project application are stored for 5 years by the Good Will Foundation.

97. Good Will Foundation gives information for applicants and project executors only about the decisions associated with their submitted applications or executed projects. This information is not given to the third parties, except from cases foreseen in Lithuanian Republic legislation.
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