



Open Call for Fusion for Energy Technology Transfer Demonstrator Proposals

General information and instructions 2025

To promote the use of fusion technologies and make them commercially viable in non-fusion markets, Fusion for Energy with the support of VIROMII Innovation (VIROMII) launches an Open Call for Technology Transfer Demonstrator Proposals based on Fusion for Energy's Technologies. This Open Call supports the integration of fusion solutions in non-fusion applications. This document describes the general information and rules of participation.

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technologytransfer@f4e.europa.eu**

Summary

1. Information about the Call	4
2. Formal requirements, evaluation process and criteria	5
2.1. Formal requirements	5
2.2. Evaluation process	5
2.3. Evaluation criteria	6
3. Instruction for Proposals	7
3.1. Length and language of proposals.....	7
3.2. Submission of the proposals.....	7
3.3. Content of proposals	7
4. Draft Contract	10

Introduction

Fusion for Energy (F4E) is the European Union organisation managing Europe's contribution to ITER— the biggest scientific experiment on the path to fusion energy. F4E's mission is to bring fusion, the energy of the Sun and the stars, to Earth. To do so, F4E is working closely with industry and research organisations to provide the infrastructure and the components of the biggest fusion device in the world.

- F4E Technology Transfer Programme has established initiatives for fusion technologies and skills to be identified and adapted for non-fusion use that result in commercially viable products. It aims to identify the business potential of fusion technologies, facilitate their commercial use, and promote their transfer within the European industry.
- The Technology Transfer Programme is open to all companies and organisations looking for new business opportunities based on technologies developed under F4E activities (ITER project, IFMIF, IFERC, JT-60SA).
- As part of the efforts to promote the use of fusion technologies, know-how and skills, F4E with the support of VIROMII Innovation (VIROMII) is launching an Open Call for Technology Transfer Demonstrator Proposals.

Through this Call, VIROMII and F4E invite companies and organisations to submit proposals for demonstrator projects aiming at the further use or adaptation of a technology or skill developed under F4E activities into a new product or service in the market. The Call allows entities from the fusion sector (F4E's Industrial Partners) and the non-fusion sectors to submit proposals. Projects where the technology transfer case occurs between different business lines of a company are also eligible for this Open Call for proposals.

1. Information about the Call

A proposal for a Technology Transfer Demonstrator project (Demonstrator Proposal) shall present a workplan showing how the candidate intends to tackle the challenges of further using a technology, know-how, or skill developed within the fusion field under F4E activities in the market. The Demonstrator Proposal may refer to the development and testing of new hardware, manufacturing processes, software, technical solutions developed under F4E activities (the ITER project, IFMIF, IFERC, JT-60SA) and with the objective of being effectively used outside the fusion field.

Priority is given to projects where there is a clear non-fusion commercial application with an identified customer or potential customer(s).

The application period runs between 10th April 2025 and 30th of June 2025.

The Evaluation Panel of the call for proposals will select one project to be funded up to a maximum amount of 50.000 EURO.

Willing to know if a fusion solution can answer your needs? Potential Applicants are invited to visit the [European Fusion Technology Marketplace](#) to have more information regarding the technologies and express their interest.

2. Formal requirements, evaluation process and criteria

This section is meant to inform Applicants of the selection process and evaluation criteria

2.1. Formal requirements

The call is open to European companies and organisations presenting a project where a technology or know-how developed under an F4E project (ITER project, IFMIF, IFERC, JT-60SA) is proposed to be used in a non-fusion environment.

The non-fusion application foreseen shall not promote activities, or be related to the military, alcohol, tobacco, religion, politics, intolerance, violence, firearms, pornography, obscenity, gambling or illegal drugs.

The Application shall be submitted in the English language.

The Applicant must be an entity registered in an F4E Member State.

The Applicant is invited to present the planning limited to 12 months starting on the Technology Transfer Demonstrator Project contract signature date.

2.2. Evaluation process

Applicants are invited to submit their proposals to this Call any time before the deadline specified in the present document.

The applications will be evaluated after the closing date of the application period. Applicants may be contacted by VIROMII within the application period and within weeks after the closing date to confirm/clarify information.

An Evaluation Board consisting of F4E, European Commission, EUROfusion, and VIROMII members will evaluate the proposal towards the award criteria.

VIROMII may contact the Applicant to get more information after the submission date and before the awarding and may ask the Applicant to do a presentation of its proposal to the Evaluation Board.

Upon receipt of all proposals, the evaluation and the selection will be completed within four months. The funded demonstrator project will be published on the [European Fusion Technology Marketplace](#) and communicated to the winner.

Upon receiving notice that the application has been unsuccessful the Applicant may request VIROMII to advise them orally of the reasons why the application was unsuccessful. The decision on the result of the application will be without appeal, and VIROMII will not enter into correspondence on the reasons for the decision.

2.3. Evaluation criteria

The proposal shall be evaluated against the criteria and weighting factors, below:

Evaluation criteria	Note	Comment
Feasibility	30%	<p>The technical feasibility and soundness of the proposed approach to overcome the technical barriers and enable the non-fusion application.</p> <p>The realism and adequacy of the proposed budget and timeline in relation to the objectives of the demonstrator.</p>
Innovation potential	40%	<p>The extent to which the proposal enables the commercial exploitation of the technology in a specific non-fusion market.</p> <p>If the customer or potential customer for the technology, product, or service after the demonstrator is implemented is already identified.</p> <p>The estimated time-to-market for the resulting product or service.</p> <p>The expected increase in Technology Readiness Level (TRL) of the technology for its non-fusion application.</p>
Socio-economic impact	30%	<p>Expected socio-economic benefits derived from the application of the technology in the non-fusion domain, both for the Applicant and for society (potential societal benefits, such as job creation, improved productivity, cost savings, higher product quality, increased operational safety or comfort, energy efficiency, and technical advancements in the target market)</p>

3. Instruction for Proposals

This section is meant to inform Applicants of the required length and content of their Technology Transfer Demonstrator project Proposal. Applicants shall follow the proposal template provided in Annex 1 and 2.

3.1. Length and language of proposals

The proposal and the Executive Summary shall be submitted in English.

The Executive Summary shall be maximum one page.

The application form shall be based on the document 'Proposal template' and shall not be longer than five (5) pages. Annexes proving the information stated in the application form are allowed. Annexes have no limit of pages.

3.2. Submission of the proposals

Applicants will be requested to submit their proposals in English by email to Miguel Estruch – Technology Transfer Broker (brokers@viromii.com) putting in copy Fusion for Energy's Technology Transfer Programme: technologytransfer@f4e.europa.eu.

3.3. Content of proposals

Cover Letter (see Annex 1)

- The Applicant is asked to introduce the application with a cover letter.
- The cover letter shall include a statement that the proposal is valid for a minimum period of 6 months from the date of its submission.
- The cover letter shall be referenced and dated.
- It shall provide the name, address, email address and telephone number of the Applicant to whom all communications relating to the Call for proposal shall be addressed.
- It shall provide a clear statement of compliance with the requirements set out in this Call.
- It shall provide a clear statement that the draft Contract has been read, understood and accepted.
- It shall provide the total cost for the execution of the proposed activity.
- It shall provide the details of all the subcontractors/partners involved in the execution of the demonstrator project and their tasks (if any).
- The cover letter shall be signed by the legal representative.
- The project shall not last more than 12 (twelve) months starting at contract signature date.

Executive Summary (see Annex 2 Point 1)

The Applicant is asked to produce an Executive Summary which may be published. The Executive Summary shall contain non-confidential information and cover the following aspects, in maximum one page:

- **Descriptive Title:** *Provide an easily understandable title.*
- **The fusion origin/heritage of the technology that has been developed** (please indicate the Fusion for Energy activity under which the technology has been used/developed/further developed).
- **Non-fusion application:** *Indicate which non-fusion market opportunity has been identified (including any potential customer relationships) and how the selected technology or know-how may provide significant advantage for this application.*
- **Work Implementation:** *Describe the technological steps to be made during the implementation of the Technology Transfer Demonstrator project and precise the material, financial, and human resources to be provided by the Applicant to support the implementation of the Technology Transfer Demonstrator and to achieve commercial use of the technology.*
- *Indicate if there will be support or collaboration of a third party (subcontractor/partner/investor/etc.).*
- *Indicate if there is an identified customer for the resulting product/service.*

Full Proposal (see Annex 2 Point 2)

The proposal shall cover the following aspects; it shall not be longer than 5 pages, excluding cover letter and annexes.

- **Origin and description of the fusion technology.**
 - *Indicate in which F4E activity the technology or know-how was initially developed or incorporated to.*
 - *Briefly describe the technology (mention if possible if the fusion development has generated or is covered by an Intellectual Property right).*
 - *Specify the Technology Readiness Level (TRL) reached for the fusion application. [TRL scale model from the European Commission](#).*
- **Objective of the demonstrator.**
 - *Which is the risk the demonstrator would mitigate, or which is the technical objective the demonstrator would achieve?*
 - *Explanation on how the demonstrator would support the transfer of the fusion technology to a non-fusion application.*

- **Description of the use planned to be made of the fusion technology in the non-fusion market(s). Evaluation criterium 2 'Innovation potential'.**
 - *Indicate the current Technology Readiness Level (TRL) for the non-fusion application(s) and the target TRL to be achieved through the Demonstrator. Also, indicate any work already performed for the exploitation of the technology in the non-fusion application. For example, if a feasibility study was performed, provide a copy of the study or a reference to the study and its conclusions.*
 - *Indicate the non-fusion target market and explain the market opportunity including any potential customer relationships and why the technology under development may provide significant advantages for this application.*
 - *The expected time to market of the product/service.*
 - *Explain to which extent the proposal will facilitate the commercial use of the technology in the specific non-fusion application. Indicate if there is an investment done/planned to be done by the Applicant and activities done and planned to be carried out to enable a successful completion of the Technology Transfer case and commercial use of the technology in a non-fusion application. Indicate if the Applicant has already received funding to support the cost of the transfer of the technology to the market and from which organization.*

- **Expected (potential) Socio-economic impact. Evaluation criterium 3 'Socio-economic impact'.**
 - *Socio-economic (potential) impact of the use of the technology in the non-fusion application, both for the Applicant and for society.*

- **Details on the work to be undertaken for the Demonstrator. Evaluation criterium number 1 'Feasibility'.**
 - *The technological step to be made during the implementation of the Technology Transfer Demonstrator project.*
 - *Provide a project plan including milestones and Gantt chart.*
 - *Provide work-package descriptions with cost breakdown.*
 - *Describe if there is a key technical risk and the mitigation required.*
 - *Resources to be provided by the Applicant to support a successful completion of the Demonstrator activity.*

- **Expected follow-up of the Transfer Demonstrator**
 - *Explanation of what are the pending technical challenges to tackle to bring the technology to market.*
 - *Explanation of what kind of industrial, marketing and financial actions is expected to be required to bring the technology to market.*

4. Draft Contract

Between

VIROMII INNOVATION SL with company number ESB40529984

(Hereinafter referred to as “VIROMII”)

located at:

Calle Rioja 149, esc3, 18

46730 GANDIA

SPAIN

Represented by Mr Miguel Estruch Soler,
Administrator

And

[Name of the Entity] with company number [XXX]

(Hereinafter referred to as “the Contractor”)

Located at: [Adress]

Represented by [Title, First Name and Last Name], [Position]

(Together, hereinafter referred to as the “Parties” or individually as a “Party”)

PREAMBLE

1. Fusion for Energy (F4E) is the European Union's Joint Undertaking for ITER and the Development of Fusion Energy. The organisation was created under the Euratom Treaty by the Council Decision 2007/198/Euratom of 27 March 2007 of the European Union and is placing contracts and working closely with industry to provide the infrastructure and the components of ITER.
2. Fusion for Energy (F4E) Technology Transfer Programme is promoting the transfer of fusion technologies to European industry. This initiative is led by F4E and managed in collaboration with VIROMII Innovation SL and is willing to identify their business potential of fusion technologies and facilitate their commercial use in new applications. This programme is open to all companies looking for new market opportunities and to entrepreneurs, scientists and businesses willing to integrate fusion technologies in the development of their products.
3. F4E has selected through an Invitation to Tender VIROMII to render brokerage services and assisting them in the Demonstrator Call a contractor acting as broker.
4. VIROMII Innovation SL (hereinafter referred to as "VIROMII") is a leading consulting company in innovation and technology transfer and has been selected and appointed by F4E to render Technology Brokerage services.
5. As part of efforts to support and facilitate the use of Fusion for Energy technologies and know-how in new applications, an Open Call for Technology Transfer Demonstrator The main objective of this call is to financially support a project willing to validate the technical feasibility of a fusion based technology or know how in new application. VIROMII has been entrusted by F4E to set up, implement and manage this competition.

The following has been agreed.

DEFINITIONS, SCOPE, BASELINE AND FUNDING

DEFINITIONS

“ACTIVITY” shall mean carrying out the Demonstrator project based on the proposal submitted to VIROMII.

“F4E” shall mean Fusion for Energy.

“CONFIDENTIAL INFORMATION” shall mean any proprietary information, documentation or data of personal or technical nature, including but not limited to any ideas, know-how, concept, designs, drawings and specifications, whether in written, electronic, photographic and/or other forms disclosed by the Disclosing Party to the Receiving Party, pursuant to this Agreement.

“CONTRACT” shall mean the present contract.

“CONTRACT TERM” shall be the period between the commencement date and the date of termination of the contract.

“DELIVERABLES” shall have the meaning of results of the project to be provided to VIROMII as described in the Article Deliverables.

“DISCLOSING PARTY” shall mean the Party disclosing Confidential Information.

“EXECUTIVE SUMMARY” shall concisely summarise the findings of the Demonstrator project. It shall not contain any Confidential Information. The Executive Summary shall not exceed one (1) page of text with colored illustrations or photographs, if appropriate.

“INTELLECTUAL PROPERTY RIGHTS” shall mean all registered intellectual property rights and unregistered intellectual property rights granted by law including all patents, trademarks, copyrights, design rights, database rights, topography rights, know-how and trade secrets or equivalent rights or rights of action anywhere in the world.

“MIDTERM PROGRESS REPORT” shall mean a report detailing the work carried out by the Applicant as part of the Activity in the first half of the demonstrator.

“FINAL REPORT” shall mean a document describing the outcomes, activities and deliverables of the contract submitted once the work of the contract is complete.

“OPEN CALL” or “THE CALL” shall mean the instrument by which proposals for technology transfer demonstrators are submitted to VIROMII.

“RECEIVING PARTY” shall mean the Party receiving Confidential Information.

“THIRD PARTY” shall mean any person or entity other than the Parties to this Contract or their personnel as well as F4E and the Originator.

“VAT” value added tax.

SCOPE

The scope of this Contract sets forth the terms and conditions governing the relationship and the undertakings of the Parties with regards to the Activity.

BASELINE

The Parties shall perform their undertakings for the Activity in accordance with the following documents listed in order of precedence:

- The present Contract
- The Applicant's proposal ref. [...] dated [...], attached
- The Minutes of Meeting with ref: [...] dated [...], attached

PRICE

PRICE OF THE CONTRACT

The total price of this Contract amounts to:
€ [...] in number ([...] EURO in text) excluding VAT.

TYPE OF PRICE

The price type of the present Contract is stated to be of a firm fixed type, i.e. it is not subject to any price adjustment or revision by reason of the actual costs incurred by the Applicant in the performance of the Contract.

PAYMENT PLAN

VIROMII may authorize the payment of an advance payment in connection with this Contract.

Advance payments are not final payments and shall be deducted from the sums due to the Applicant under this Contract.

The Applicant shall be allowed to claim final settlement when all their obligations under this Contract have been fulfilled. The final payment is due by VIROMII upon:

- receipt by VIROMII of the relevant invoice(s) from the Applicant; and
- Certification by VIROMII of the satisfactory completion of the Activity under this Contract

Unless otherwise provided for in this Contract, a period of 30 (thirty) days shall be granted to VIROMII for the execution of the final payment.

VIROMII shall make the following payments:

MILESTONE DESCRIPTION	SCHEDULE DATES	AMOUNT IN EURO
ADVANCE: upon signature of this Contract by both Parties [max 50%]	<u>TBD</u>	<u>TBD</u>
FINAL: upon acceptance by VIROMII of all deliverable documentation under this Contract [min 50%]	<u>TBD</u>	<u>TBD</u>

OBLIGATIONS AND DELIVERABLES OF THE APPLICANT

OBLIGATIONS

The Applicant shall carry out the Transfer Demonstrator project. The Transfer Demonstrator project shall cover at least all items exposed in the Applicant's proposal on the basis of which the Applicant was selected through the Open Call.

DELIVERABLES

The Applicant shall deliver the items mentioned below, as part of the Activity in accordance with the following provisions.

- Midterm progress report: At the halfway point through the contract term a midterm progress report shall be submitted electronically to VIROMII. This will contain an overview of the technical progress made, as well as a cost report.
- Demonstrator final report and Executive Summary: A draft version of the Transfer Demonstrator and Executive Summary carried out under the Activity shall be submitted electronically to VIROMII 15 (fifteen) days prior to the Contract Term. At the Contract Term, the Applicant shall deliver to VIROMII the Transfer Demonstrator report as well as the Executive Summary in electronic version (.doc and .pdf)

MEETINGS

The Applicant may be required to attend a Final Review meeting to be held at F4E or VIROMII premises or by videoconference.

COMMUNICATIONS AND KEY PERSONNEL

COMMUNICATIONS

All correspondence affecting the terms and conditions of this Contract and concerning its execution shall be made or confirmed in writing. All communications or correspondence between the Parties shall be in English.

All correspondence for either Party shall be sent to the representative of each Party indicated here below:

For the purpose of this Contract VIROMII's representatives are:

- For technical matters:

[Insert name] E-mail:
Tel.:
Fax.

Or a person duly authorized by him/her.

- For administrative matters:

[Insert name] E-mail:
Tel.:
Fax.

Or a person duly authorized by him/her.

For the purpose of this Contract, the Applicant's representatives are:

- For technical matters:

[Insert name] E-mail:
Tel.:
Fax.

Or a person duly authorized by him/her.

- For administrative matters:

[Insert name] E-mail:
Tel.:
Fax.

Or a person duly authorized by him/her.

KEY PERSONNEL

The work shall be executed by the key personnel nominated in the Applicant's proposal, or any alternative who could be considered relevant to achieve the objective of the project.

Any replacement to other tasks of such key personnel, to the extent that they are not available as foreseen in the Applicant's proposal, requires the prior written approval of the VIROMII representative as mentioned in here below.

LIABILITY

LIMITATION OF LIABILITY

If a party infringes any laws or bylaws in force in Spain or in any other country whatsoever, the other party shall not be held responsible for it.

Each Party shall indemnify the other Party from and against all claims, damages, costs and expenses arising out of any infringement of either Party's obligations under this Contract.

The liability of one Party towards the other under or in connection with this Contract whether arising from negligence, breach of contract or any other obligation or duty shall not exceed, an amount equivalent to the contract value, per event or series of connected events.

INDIRECT OR CONSEQUENTIAL DAMAGES

The Parties shall in no circumstances be liable for indirect or consequential damages such as loss of use, loss of business, loss of data, loss of rights, loss of services, loss of goodwill, Third Party claims to the extent that they represent the indirect loss of a Third Party, loss of revenues or anticipated savings, or for any indirect financial loss or indirect economic loss or for any indirect or consequential loss or damage whatsoever suffered by the other Party.

The Parties shall in no circumstances be liable for loss of profit, whether direct or indirect.

Neither Party excludes its liability to the other Party for:

- death or personal injury caused by its negligence or that of its employees or agents;
- fraud, including fraudulent misrepresentations; and
- Liability;
- Gross-negligence, willful misconduct.

CONFIDENTIALITY, USE OF INFORMATION AND PUBLICITY

CONFIDENTIALITY AND USE OF INFORMATION

The contents of this Contract constitute confidential information.

It is understood and fully agreed by the Parties that the use of any information provided by one Party to the other Party under this Contract is strictly limited to the scope and purpose of this Activity.

Upon the end of the Contract Term, or [earlier termination or cancellation] of this Contract, the receiving Party shall promptly return to the Disclosing Party or otherwise certify the destruction of all Confidential Information, including all Deliverables provided by the Applicant to VIROMII.

PUBLICITY

For the purpose of this Contract, the Applicant shall not produce or disseminate any form of communication material, press releases or other publicity documents, including the Applicant's advertising and news bulletins, which refer to the Activity under this Contract, VIROMII or/and F4E or any aspect of their activities, or permit any Third Party to do so, without the prior written consent of VIROMII or/and the F4E's contractual representative or their duly authorized representative.

The Applicant shall not use the logo of VIROMII or/and the official emblem of F4E or any other logo or trademark they may own without the prior written consent of VIROMII or/and F4E's contractual representative or his duly authorized representative.

INTELLECTUAL PROPERTY

OWNERSHIP

The Contractor shall obtain full ownership of any new Intellectual Property Rights developed in execution of the Activity performed under this Contract as may be granted by law.

USE OF INTELLECTUAL PROPERTY RIGHTS BY F4E

If any of the new Intellectual Property Rights is used in any of F4E activities, F4E shall be granted a worldwide, non-exclusive, irrevocable, royalty-free license with the right to further sub-license and use it royalty-free to carry out its tasks as established by Article 1.2 of Council Decision 2007/198/Euratom.

As a way of example, if any of the new Intellectual Property Rights is declared as Background Intellectual Property in any of F4E Grants or Contracts, the Contractor shall indicate in the Background declaration that Fusion for Energy obtains a worldwide, non-exclusive, irrevocable, royalty-free license to use the Intellectual Property right with the right to further sub-license and use it royalty-free to carry out its tasks as established by Article 1.2 of Council Decision 2007/198/Euratom.

Where the Contractor transfers ownership of the Intellectual Property rights created under this Contract, it shall pass on its obligations regarding that Intellectual Property right to the assignee including the obligation to pass those obligations on to any subsequent assignee.

APPLICABLE LAW AND DISPUTE SETTLEMENT

APPLICABLE LAW

This Contract shall be governed by the laws of Spain.

ARBITRATION / DISPUTE SETTLEMENT

The arbitration proceeding will take place in Valencia.

ENTRY INTO FORCE, TERMINATION AND MODIFICATIONS

ENTRY INTO FORCE

This Contract shall enter into force upon signature by the legal representatives of both Parties and shall continue in force until [insert date] ("Contract Term"), unless it is cancelled or otherwise terminated in accordance.

TERMINATION

Each Party reserves the right to terminate this Contract, with immediate effect, in the event that the other Party fails to fulfil its undertakings under this Contract.

In no event shall termination of this Contract imply any payment or reimbursement of the cost incurred by either Party prior to termination, nor of any damages. Termination of this Contract shall not affect the Parties' continuing rights and obligations under this Contract, (Confidentiality, Use of Information and Publicity) in particular.

MODIFICATION

At the request of either Party, the modalities outlined in this Contract may be modified in writing by mutual consent. Such modification shall enter into force and have immediate effect at the date of signature by the legal representatives.

For:

For:

Name:

Name:

Date:

Date:

Signature:

Signature :
