

The Innovation and Technology Venture Fund

Frequently Asked Questions

Background

1. What is the Innovation and Technology Venture Fund?

The HK\$2 billion Innovation and Technology Venture Fund (“ITVF”) was launched by the Government in 2017. The main purpose of the ITVF is to encourage more private venture capital (“VC”) funds to invest in local innovation and technology (“I&T”) startups and create a more vibrant I&T ecosystem in Hong Kong. The ITVF, through a special-purpose vehicle “The Innovation and Technology Venture Fund Corporation” (“ITVFC”), will co-invest with VC funds selected as Co-investment Partners (“CP”) in Eligible Local I&T Startups (“investee companies”) at a matching ratio of approximately 1 (ITVF) : 2 (CP).

Selection of CPs

2. Are there any requirements on the eligibility of VC funds to submit application for selection as CPs?

A VC fund, whether incorporated in Hong Kong, Mainland China or overseas (Note 1) and whether it is a newly established or an existing fund, is welcome to apply for selection as a CP if it meets the following criteria:

- (a) having an investment focus in I&T startups;
- (b) having an investment coverage including Hong Kong;
- (c) having a minimum remaining committed capital of HK\$120 million (Note 2); and
- (d) having a remaining fund life of at least five years to co-invest with the ITVFC.

Note 1:

Upon selection as a CP, the VC fund concerned should have a place of business in Hong Kong to facilitate communication with local I&T startups and the ITVF Secretariat.

Note 2:

Upon selection as a CP, the VC fund concerned must provide documents to prove its minimum remaining committed capital of HK\$120 million at the time of signing the Master Agreement with the ITVFC.

3. What are the criteria for selection of CPs?

The selection of CPs will be based on the criteria set out at Annex IV to the Application Guidelines (October 2021). The ITC selects CPs based on the assessment criteria including the VC fund’s capability, its investment strategy and performance, its management team’s expertise and experience, its local network and resources, as well as the advice of the ITVF Advisory Committee, which comprising veterans in the business and investment sectors as well as professionals and academics.

Co-investment Arrangement

4. How would CPs co-invest with the ITVFC?

Upon selection, each CP will enter into a contractual relationship with the ITVFC by signing a Master Agreement (“MA”), which stipulates the rights and obligations of both parties for co-investment. Under the MA, the CP has the obligation to invite the ITVFC to co-invest in local I&T startups within a five-year window (“Active Investment Period”) (Note 3). Throughout the Active Investment Period, the CP is responsible for identifying and recommending potential investee companies (“IC”) which qualify as Eligible Local I&T Startups to the ITVFC for co-investment.

Note 3:

The Active Investment Period starts from the commencement of the MA and lasts for five years.

5. What are the eligibility criteria for a local I&T startup to qualify as an Eligible Local I&T Startup?

An “Eligible Local I&T Startup” should meet the following criteria:

- (a) it or its wholly-owned subsidiary was incorporated under the Companies Ordinance within the last seven years and with one of its offices (headquarter or regional office) or its main business operation or its key management or leadership team being located in Hong Kong;
- (b) it or any of its subsidiar(ies) (if any) engages in I&T business, covering any part of the research and development or production chain in Hong Kong; and
- (c) it and all of its subsidiar(ies) (if any) have a total number of employees (including Hong Kong, Mainland China and overseas offices) being less than 250.

6. Is there any restriction on the company structure of an Eligible Local I&T Startup?

An Eligible Local I&T Startup should either be a company incorporated in Hong Kong or an offshore company with only one direct wholly-owned subsidiary incorporated in Hong Kong. If there is any other company structure, the ITVFC will approve on a case by case basis.

7. Will there be any limit on the ITVFC investments with each selected CP?

The aggregate amount of ITVFC co-investments with each CP is capped at HK\$400 million.

8. Will there be any limit on the ITVFC investments in each IC?

The ITVFC has set its investment limits for each IC:

- (a) the aggregate ITVFC investments in the same IC shall be capped at

HK\$50 million; and

- (b) for each investment in an IC, the ITVFC investment amount shall constitute
- (i) not more than 40% of the original total target investment amount sought by the IC, or
 - (ii) HK\$30 million, whichever is the lower.

9. Could individual startups submit applications or investment proposals to ITVF directly for seeking funding and investment?

ITVF will NOT accept applications or investment proposals submitted by individual startups directly. Instead, CPs are responsible for identifying and recommending eligible startups to ITVF for co-investment. Startups may contact the CPs direct to explore investment opportunities. The list of the CPs is available on ITVF website:

<https://www.itf.gov.hk/en/funding-programmes/supporting-startups/itvf/itvf-co-investment-partners/index.html>.

10. What are the investment and exit terms for the ITVFC?

The ITVFC will co-invest and exit on the same price and terms alongside the CPs.

11. What will happen if upon the expiry of the MA, there are co-investments that have not been sold to a third party?

During the contract period of the MA, a CP should try its best to identify third party buyers to acquire the co-invested shares of the ICs. However, if there are any unsold shares upon the expiry of the MA, the ITVFC may exercise a redemption right to request the ICs to redeem the ITVFC's shares.

Incentives and Expenses

12. Will the ITVFC pay CPs any management fees?

The ITVFC will not pay any management fees to CPs.

13. What incentives will be provided to CPs?

CPs could earn a carried interest equal to 35% of the realised capital gain upon the sale of ITVFC's shares in an IC to a third party buyer (See Q.14). Apart from this, CPs will have an option to purchase all of ITVFC's shares in all of the co-invested ICs within the Active Investment Period (See Q.15).

14. How to calculate the 35% of the realised capital gain to be provided to a CP when the co-investment is sold to a third party?

Upon the sale of all of the ITVFC's shares in an IC to a third party buyer, the ITVFC would pay to the CP 35% of the realised capital gain arising from the sale. The realised capital gain would be the net amount of the cash proceeds from disposal minus the ITVFC investment cost and the interest accrued (Note 4).

Note 4:

The interest rates to be applied for determining the accrued interest are the rates of fee payable by the Exchange Fund to Government funds and statutory bodies for placements which are published by the Hong Kong Monetary Authority for the relevant respective years.

15. How could a CP exercise its option to purchase ITVFC's shares of the co-invested ICs?

Each CP will be granted two options to purchase all of the co-invested shares in all of the ICs in which ITVFC has been invited by the CP to invest during the Active Investment Period. When this option is exercised, the CP has to purchase **all but not some** of the shares of all of the ICs under the co-investment portfolio. The purchase price is the ITVFC investment cost plus interest accrued (Note 4).

16. What types of costs and expenses arising from co-investment will be shared by the ITVFC?

The ITVFC will bear all taxes, stamp duties, capital duties and registration fees chargeable by the Inland Revenue Department on the ITVFC arising from the acquisition or sale of the ITVFC investments. All other costs and expenses incurred by CPs in performing the MA such as but without limiting to due diligence expenses and all legal costs incurred for the investments would have to be borne fully by CPs.

Termination of the Master Agreement by the ITVFC

17. Under what circumstances will the ITVFC terminate the MA before expiry?

The ITVFC has the right to terminate the MA under the following circumstances:

- (a) a CP has committed a gross default, including but are not limited to fraud, wilful misconduct, gross negligence, violation of criminal law or breach of the MA.
- (b) a CP has failed to make any co-investment within the first two years since the commencement of the MA, whereas the ITVFC reserves the right to terminate the MA with the CP or at its discretion provide a further grace period for the first co-investment to be completed.
- (c) Any other termination events as specified in the MA (e.g. early termination of a Partner Fund co-investing with the ITVFC).