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COMMISSION REGULATION (EC) No 794/2004

of 21 april 2004

implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty

(OJ L 140, 30.4.2004, p. 1)

Amended by:

<u>▶</u>B

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►C2 Corrigendum, OJ L 131, 25.5.2005, p. 45 (2004/794)

COMMISSION REGULATION (EC) No 794/2004

of 21 april 2004

implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 659/1999 of 22 March 1999 laying down detailed rules for the application of Article 93 of the EC Treaty (1), and in particular Article 27 thereof,

After consulting the Advisory Committee on State Aid,

Whereas:

- (1) In order to facilitate the preparation of State aid notifications by Member States, and their assessment by the Commission, it is desirable to establish a compulsory notification form. That form should be as comprehensive as possible.
- (2) The standard notification form as well as the summary information sheet and the supplementary information sheets should cover all existing guidelines and frameworks in the state aid field. They should be subject to modification or replacement in accordance with the further development of those texts.
- (3) Provision should be made for a simplified system of notification for certain alterations to existing aid. Such simplified arrangements should only be accepted if the Commission has been regularly informed on the implementation of the existing aid concerned.
- (4) In the interests of legal certainty it is appropriate to make it clear that small increases of up to 20 % of the original budget of an aid scheme, in particular to take account of the effects of inflation, should not need to be notified to the Commission as they are unlikely to affect the Commission's original assessment of the compatibility of the scheme, provided that the other conditions of the aid scheme remain unchanged.
- (5) Article 21 of Regulation (EC) No 659/1999 requires Member States to submit annual reports to the Commission on all existing aid schemes or individual aid granted outside an approved aid scheme in respect of which no specific reporting obligations have been imposed in a conditional decision.
- (6) For the Commission to be able to discharge its responsibilities for the monitoring of aid, it needs to receive accurate information from Member States about the types and amounts of aid being granted by them under existing aid schemes. It is possible to simplify and improve the arrangements for the reporting of State aid to the Commission which are currently described in the joint procedure for reporting and notification under the EC Treaty and under the World Trade Organisation (WTO) Agreement set out in the Commission's letter to Member States of 2 August 1995. The part of that joint procedure relating to Member States reporting obligations for subsidy notifications under Article 25 of the WTO Agreement on Subsidies and Coun-

⁽¹⁾ OJ L 83, 27.3.1999, p. 1. Regulation as amended by the 2003 Act of Accession.

- tervailing measures and under Article XVI of GATT 1994, adopted on 21 July 1995 is not covered by this Regulation.
- (7) The information required in the annual reports is intended to enable the Commission to monitor overall aid levels and to form a general view of the effects of different types of aid on competition. To this end, the Commission may also request Member States to provide, on an ad hoc basis, additional data for selected topics. The choice of subject matter should be discussed in advance with Member States.
- (8) The annual reporting exercise does not cover the information, which may be necessary in order to verify that particular aid measures respect Community law. The Commission should therefore retain the right to seek undertakings from Member States, or to attach to decisions conditions requiring the provision of additional information.
- (9) It should be specified that time-limits for the purposes of Regulation (EC) No 659/1999 should be calculated in accordance with Regulation (EEC, Euratom) No 1182/71 of the Council of 3 June 1971 determining the rules applicable to periods, dates and time limits (¹), as supplemented by the specific rules set out in this Regulation. In particular, it is necessary to identify the events, which determine the starting point for time-limits applicable in State aid procedures. The rules set out in this Regulation should apply to pre-existing time-limits which will continue to run after the entry into force of this Regulation.
- (10) The purpose of recovery is to re-establish the situation existing before aid was unlawfully granted. To ensure equal treatment, the advantage should be measured objectively from the moment when the aid is available to the beneficiary undertaking, independently of the outcome of any commercial decisions subsequently made by that undertaking.
- (11) In accordance with general financial practice it is appropriate to fix the recovery interest rate as an annual percentage rate.
- (12) The volume and frequency of transactions between banks results in an interest rate that is consistently measurable and statistically significant, and should therefore form the basis of the recovery interest rate. The inter-bank swap rate should, however, be adjusted in order to reflect general levels of increased commercial risk outside the banking sector. On the basis of the information on inter-bank swap rates the Commission should establish a single recovery interest rate for each Member State. In the interest of legal certainty and equal treatment, it is appropriate to fix the precise method by which the interest rate should be calculated, and to provide for the publication of the recovery interest rate applicable at any given moment, as well as relevant previously applicable rates.
- (13) A State aid grant may be deemed to reduce a beneficiary undertaking's medium-term financing requirements. For these purposes, and in line with general financial practice, the medium-term may be defined as five years. The recovery interest rate should therefore correspond to an annual percentage rate fixed for five years.
- (14) Given the objective of restoring the situation existing before the aid was unlawfully granted, and in accordance with general financial practice, the recovery interest rate to be fixed by the Commission should be annually compounded. For the same reasons, the recovery interest rate applicable in the first year of the recovery period should be applied for the first five years of

the recovery period, and the recovery interest rate applicable in the sixth year of the recovery period for the following five years.

(15) This Regulation should apply to recovery decisions notified after the date of entry into force of this Regulation,

HAS ADOPTED THIS REGULATION:

CHAPTER I

SUBJECT MATTER AND SCOPE

Article 1

Subject matter and scope

- 1. This Regulation sets out detailed provisions concerning the form, content and other details of notifications and annual reports referred to in Regulation (EC) No 659/1999. It also sets out provisions for the calculation of time limits in all procedures concerning State aid and of the interest rate for the recovery of unlawful aid.
- 2. This Regulation shall apply to aid in all sectors.

CHAPTER II

NOTIFICATIONS

Article 2

Notification forms

Without prejudice to Member States' obligations to notify state aids in the coal sector under Commission Decision 2002/871/CE (¹), notifications of new aid pursuant to Article 2(1) of Regulation (EC) No 659/1999, other than those referred to in Article 4(2), shall be made on the notification form set out in Part I of Annex I to this Regulation.

Supplementary information needed for the assessment of the measure in accordance with regulations, guidelines, frameworks and other texts applicable to State aid shall be provided on the supplementary information sheets set out in Part III of Annex I.

Whenever the relevant guidelines or frameworks are modified or replaced, the Commission shall adapt the corresponding forms and information sheets.

Article 3

Transmission of notifications

1. The notification shall be transmitted to the Commission by the Permanent Representative of the Member State concerned. It shall be addressed to the Secretary — General of the Commission.

If the Member State intends to avail itself of a specific procedure laid down in any regulations, guidelines, frameworks and other texts applicable to State aid, a copy of the notification shall be addressed to the Director-General responsible. The Secretary — General and the Directors — General may designate contact points for the receipt of notifications.

⁽¹⁾ OJ L 300, 5.11.2002, p. 42.

- 2. All subsequent correspondence shall be addressed to the Director General responsible or to the contact point designated by the Director General.
- 3. The Commission shall address its correspondence to the Permanent Representative of the Member State concerned, or to any other address designated by that Member State.
- 4. Until 31 December 2005 notifications shall be transmitted by the Member State on paper. Whenever possible an electronic copy of the notification shall also be transmitted.

With effect from 1 January 2006 notifications shall be transmitted electronically, unless otherwise agreed by the Commission and the notifying Member State.

All correspondence in connection with a notification which has been submitted after 1 January 2006 shall be transmitted electronically.

- 5. The date of transmission by fax to the number designated by the receiving party shall be considered to be the date of transmission on paper, if the signed original is received no later than ten days thereafter.
- 6. By 30 September 2005 at the latest, after consulting Member States, the Commission shall publish in the *Official Journal of the European Union* details of the arrangements for the electronic transmission of notifications, including addresses together with any necessary arrangements for the protection of confidential information.

Article 4

Simplified notification procedure for certain alterations to existing aid

- 1. For the purposes of Article 1(c) of Regulation (EC) No 659/1999, an alteration to existing aid shall mean any change, other than modifications of a purely formal or administrative nature which cannot affect the evaluation of the compatibility of the aid measure with the common market. However an increase in the original budget of an existing aid scheme by up to 20 % shall not be considered an alteration to existing aid.
- 2. The following alterations to existing aid shall be notified on the simplified notification form set out in Annex II:
- (a) increases in the budget of an authorised aid scheme exceeding 20 %;
- (b) prolongation of an existing authorised aid scheme by up to six years, with or without an increase in the budget;
- (c) tightening of the criteria for the application of an authorised aid scheme, a reduction of aid intensity or a reduction of eligible expenses;

The Commission shall use its best endeavours to take a decision on any aid notified on the simplified notification form within a period of one month.

3. The simplified notification procedure shall not be used to notify alterations to aid schemes in respect of which Member States have not submitted annual reports in accordance with Article 5, 6, and 7, unless the annual reports for the years in which the aid has been granted are submitted at the same time as the notification.

CHAPTER III

ANNUAL REPORTS

Article 5

Form and content of annual reports

1. Without prejudice to the second and third subparagraphs of this Article and to any additional specific reporting requirements laid down in a conditional decision adopted pursuant to Article 7(4) of Regulation (EC) No 659/1999, or to the observance of any undertakings provided by the Member State concerned in connection with a decision to approve aid, Member States shall compile the annual reports on existing aid schemes referred to in Article 21(1) of Regulation (EC) No 659/1999 in respect of each whole or part calendar year during which the scheme applies in accordance with the standardised reporting format set out in Annex IIIA.

Annex IIIB sets out the format for annual reports on existing aid schemes relating to the production, processing and marketing of agricultural products listed in Annex I of the Treaty.

Annex IIIC sets out the format for annual reports on existing aid schemes for state aid relating to the production, processing or marketing of fisheries products listed in Annex I of the Treaty.

2. The Commission may ask Member States to provide additional data for selected topics, to be discussed in advance with Member States.

Article 6

Transmission and publication of annual reports

1. Each Member State shall transmit its annual reports to the Commission in electronic form no later than 30 June of the year following the year to which the report relates.

In justified cases Member States may submit estimates, provided that the actual figures are transmitted at the very latest with the following year's data.

2. Each year the Commission shall publish a State aid synopsis containing a synthesis of the information contained in the annual reports submitted during the previous year.

Article 7

Status of annual reports

The transmission of annual reports shall not be considered to constitute compliance with the obligation to notify aid measures before they are put into effect pursuant to Article 88(3) of the Treaty, nor shall such transmission in any way prejudice the outcome of an investigation into allegedly unlawful aid in accordance with the procedure laid down in Chapter III of Regulation (EC) No 659/1999.

CHAPTER IV

TIME-LIMITS

Article 8

Calculation of time-limits

- 1. Time-limits provided for in Regulation (EC) No 659/1999 and in this Regulation or fixed by the Commission pursuant to Article 88 of the Treaty shall be calculated in accordance with Regulation (EEC, Euratom) No 1182/71, and the specific rules set out in paragraphs 2 to 5 of this Article. In case of conflict, the provisions of this regulation shall prevail.
- 2. Time limits shall be specified in months or in working days.
- 3. With regard to time-limits for action by the Commission, the receipt of the notification or subsequent correspondence in accordance with Article 3(1) and Article 3(2) of this Regulation shall be the relevant event for the purpose of Article 3(1) of Regulation (EEC, Euratom) No 1182/71.

As far as notifications transmitted after 31 December 2005, and correspondence relating to them are concerned, the receipt of the electronic notification or communication at the relevant address published in the *Official Journal of the European Union* shall be the relevant event.

- 4. With regard to time-limits for action by Member States, the receipt of the relevant notification or correspondence from the Commission in accordance with Art. 3(3) of this Regulation shall be the relevant event for the purposes of Article 3(1) of Regulation (EEC, Euratom) No 1182/71.
- 5. With regard to the time-limit for the submission of comments following initiation of the formal investigation procedure referred to in Art. 6(1) of Regulation (EC) No 659/1999 by third parties and those Member States which are not directly concerned by the procedure, the publication of the notice of initiation in the *Official Journal of the European Union* shall be the relevant event for the purposes of Article 3(1) of Regulation (EEC, Euratom) No 1182/71.
- 6. Any request for the extension of a time-limit shall be duly substantiated, and shall be submitted in writing to the address designated by the party fixing the time-limit at least two working days before expiry.

CHAPTER V

INTEREST RATE FOR THE RECOVERY OF UNLAWFUL AID

Article 9

Method for fixing the interest rate

1. Unless otherwise provided for in a specific decision the interest rate to be used for recovering State aid granted in breach of Article 88 (3) of the Treaty shall be an annual percentage rate fixed for each calendar year.

It shall be calculated on the basis of the average of the five-year interbank swap rates for September, October and November of the previous year, plus 75 basis points. In duly justified cases, the Commission may increase the rate by more than 75 basis points in respect of one or more Member States.

2. If the latest three-month average of the five-year inter-bank swap rates available, plus 75 basis points, differs by more than 15 % from the

State aid recovery interest rate in force, the Commission shall recalculate the latter.

The new rate shall apply from the first day of the month following the recalculation by the Commission. The Commission shall inform Member States by letter of the recalculation and the date from which it applies.

- 3. The interest rate shall be fixed for each Member State individually, or for two or more Member States together.
- 4. In the absence of reliable or equivalent data or in exceptional circumstances the Commission may, in close co-operation with the Member State(s) concerned, fix a State aid recovery interest rate, for one or more Member States, on the basis of a different method and on the basis of the information available to it.

Article 10

Publication

The Commission shall publish current and relevant historical State aid recovery interest rates in the *Official Journal of the European Union* and for information on the Internet.

Article 11

Method for applying interest

- 1. The interest rate to be applied shall be the rate applicable on the date on which unlawful aid was first put at the disposal of the beneficiary.
- 2. The interest rate shall be applied on a compound basis until the date of the recovery of the aid. The interest accruing in the previous year shall be subject to interest in each subsequent year.
- 3. The interest rate referred to in paragraph 1 shall be applied throughout the whole period until the date of recovery. However, if more than five years have elapsed between the date on which the unlawful aid was first put at the disposal of the beneficiary and the date of the recovery of the aid, the interest rate shall be recalculated at five yearly intervals, taking as a basis the rate in force at the time of recalculation.

CHAPTER VI

FINAL PROVISIONS

Article 12

Review

The Commission shall in consultation with the Member States, review the application of this Regulation within four years after its entry into force.

Article 13

Entry into force

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

Chapter II shall apply only to those notifications transmitted to the Commission more than five months after the entry into force of this Regulation.

Chapter III shall apply to annual reports covering aid granted from 1 January 2003 onwards.

Chapter IV shall apply to any time limit, which has been fixed but which has not yet expired on the date of entry into force of this Regulation.

Articles 9 and 11 shall apply in relation to any recovery decision notified after the date of entry into force of this Regulation.

This Regulation shall be binding in its entirety and be directly applicable in all Member States.

ANNEX I

STANDARD FORM FOR NOTIFICATION OF STATE AIDS PURSUANT TO ARTICLE 88 (3) EC TREATY AND FOR THE PROVISION OF INFORMATION ON UNLAWFUL AID

This form shall be used by Member States for the notification pursuant to Article 88(3) EC Treaty of new aid schemes and individual aid It shall also be used when a non-aid measure is notified to the Commission for reasons of legal certainty.

 $Member\ States\ are\ also\ requested\ to\ use\ this\ form\ when\ the\ Commission\ requests\ comprehensive\ information\ on\ alleged\ unlawful\ aid.$

The present form consists of three parts:

- I. **General Information:** to be completed in all cases
- II. Summary Information for publication in the Official Journal
- III. Supplementary Information Sheet depending on the type of aid

Please note that failure to complete this form correctly may result in the notification being returned as incomplete. The completed form shall be transmitted on paper to the Commission by the Permanent Representative of the Member State concerned. It shall be addressed to the Secretary General of the Commission.

If the Member State intends to avail itself of a specific procedure laid down in any regulations, guidelines, frameworks and other texts applicable to State aid, a copy of the notification shall be as well addressed to the Director General of the Commission department responsible.

PART I

GENERAL INFORMATION

STATUS OF THE NOTIFICATION

Does	the information trans	smitted on this form concern:
	□ notification pu	rsuant to Article 88 (3) EC Treaty?
	□ possible unlaw	ful aid (¹)?
	If yes, please specif supplementary form	y the date of putting into effect of the aid. Please complete this form, as well as the relevant ns.
	□ non-aid measu	re which is notified to the Commission for reasons of legal certainty?
	Please indicate belo State aid in the mea necessary supportin	w the reasons why the notifying Member State considers that the measure does not constitute uning of Article 87(1) EC Treaty. Please complete the relevant parts of this form and provide all ng documentation.
	Please provide a ful	constitute State aid if one of the conditions laid down in Article 87(1) EC Treaty is not fulfilled. Il assessment of the measure in the light of the following criteria focusing in particular on the consider not to be met:
	 No transfer of p you consider that 	ublic resources (For example, if you consider the measure is not imputable to the State or where at regulatory measures without transfer of public resources will be put in place)
	— No advantage (F	or example, where the private market investor principle is respected)
	 No selectivity/s₁ economy and w 	pecificity (For example, where the measure is available to all enterprises, in all sectors of the ithout any territorial limitation and without discretion)
	No distortion of an economic na	competition / no affectation of intra-community trade (For example, where the activity is not of ture or where the economic activity is purely local)
1.	Identification of t	he aid grantor
1.1.	Member State conc	erned
1.2.	Region(s) concerne	d (if applicable)
1.3.		
	Responsible contac	t person:
	Name Address Telephone Fax E-mail	

⁽¹) According to Article 1 (f) of Council Regulation (EC) N° 659/1999 of 22 March 1999 laying down detailed rules for the application of Article 93 of the EC Treaty (OJ L 83, 27.3.1999, p. 1) (hereinafter "Procedural Regulation"), unlawful aid shall mean new aid put into effect in contravention of Article 88(3) of the EC-Treaty.

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1.4.	Responsible contact person at the Permanent Representation:				
	Name :				
	Telephone :Fax :				
	E-mail :				
1.5.	If you wish that a <i>copy</i> of the official corresp forwarded to other national authorities, please i				
	Address :				
1.6.	Indicate Member State reference you wish to be	included in the correspo	ndence from the Commission		
2.	Identification of the aid				
2.1.	1. Title of the aid (or name of company beneficiary in case of individual aid)				
2.2.	Brief description of the objective of the aid. Please indicate primary objective and, if applicable, secondary objective(s) :				
		Primary objective (please tick one only)	Secondary objective (1)		
	Regional development				
	Research and development				
	Environmental protection				
	Rescuing firms in difficulty				
	Restructuring firms in difficulty				
	SMEs				
	Employment				
	Training				
	Risk capital				
	Promotion of export and internationalisation				
	Services of general economic interest				
	Sectoral development (2)				
	Social support to individual consumers				
	Compensation of damage caused by natural disasters or exceptional occurrences				
	Execution of an important project of common European interest				
	Remedy for a serious disturbance in the economy				
	Heritage conservation				
	Culture	П	П		

 ⁽¹⁾ A secondary objective is one for which, in addition to the primary objective, the aid will be exclusively earmarked. For example, a scheme for which the primary objective is research and development may have as a secondary objective small and medium-sized enterprises (SMEs) if the aid is earmarked exclusively for SMEs. The secondary objective may also be sectoral, in the case for example of a research and development scheme in the steel sector.
 (2) Please specify sector in point 4.2.

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2.3.	Scheme - Individual aid (¹)			
2.3.1.	Does the notification relate to an aid scheme	?		
		yes		no
	— If yes, does the scheme amend an existing	aid scheme?		
		yes		no
	 If yes, are the conditions laid down for Implementation Regulation (EC) N° () or 		otificati	on procedure pursuant to Article 4(2) of the
		yes		no
	— If yes, please use and complete the inform	ation requested l	y the si	mplified notification form (see Annex II).
	 If no, please continue with this form ar notified to the Commission. 	d specify wheth	er the o	riginal scheme which is being amended was
		yes		no
	— If yes, please specify			
	Aid number:			
	Date of Commission approval (reference			
2.3.2.	Does the notification relate to individual aid?			
		yes		no
	— If yes, please tick the following appropria	te box		
	\Box aid based on a scheme which should be	e individually not	ified	
	Reference of the authorised scheme:			
	Title : . Aid number : . Letter of Commission approval : .			
	☐ individual aid not based on a scheme			
2.3.3.	Does the notification relate to an individual a tick the following appropriate box:	idor scheme notif	ied purs	suant to an exemption regulation? If yes, please
	☐ Commission Regulation (EC) N° 70/2001 and medium-sized enterprises (²). Please t	* * .		ticle 87 and 88 EC Treaty to State aid to small formation sheet under part III, 1
	☐ Commission Regulation N° 68/2001 or Please use the supplementary information			cles 87 and 88 EC Treaty to training aid (3).

⁽¹) According to Article 1(e) of Council Regulation (EC) N° 659/1999 of 22 March 1999 laying down detailed rules for the application of Article 93 of the EC Treaty (O) L 83, 27.3.1999, p. 1), individual aid shall mean aid that is not awarded on the basis of an aid scheme and

notifiable award of aid on the basis of a scheme.

(2) Commission Regulation (EC) N*70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium sized enterprises, OJ L 10, 13.1.2001, p. 33.

(3) Commission Regulation (EC) N*68/200 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to training aid, OJ L 10, 13.1.2001, p. 20.

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	Commission Regulation (EC) N° 2204/2002 on the application of Articles 87 and 88 EC Treaty to State aid for employment (1). Please use the supplementary information sheet under part III, 3.			
	\Box Commission Regulation (EC) N° 1/2004 on the application of Articles 87 and 88 EC Treaty to State aid to small and medium-sized enterprises activie in the production, processing and marketing of agricultural products (OJ L 1 of 03.01.2004).			
3.	National Legal Basis			
3.1.	Please list the national legal basis including the implementing provisions and their respective sources of references: Title:			
	Reference (where applicable):			
3.2.	Please indicate the document(s) enclosed with this notification:			
	☐ A copy of the relevant extracts of the final text(s) of the legal basis (and a web link, if possible)			
	☐ A copy of the relevant extracts of the draft text(s) of the legal basis (and a web link, if existing)			
3.3.	In case of a final text, does the final text contain a clause whereby the aid granting body can only grant after the Commission has cleared the aid (stand still clause)?			
	\square yes \square no			
4.	Beneficiaries			
4.1.	Location of the beneficiary(ies)			
	☐ in (an) unassisted region(s)			
	☐ in (a) region(s) eligible for assistance under Article 87(3)(c) EC Treaty(specify at NUTS-level 3 or lower)			
	☐ in (a) region(s) eligible for assistance under Article 87(3)(a) EC Treaty (specify at NUTS-level 2 or lower)			
	□ mixed: specify			
4.2.	Sector(s) of the beneficiary(ies):			
	□ Not sector specific □ A Agriculture □ B Fisheries □ C Mining and Quarrying □ 10.1 Coal □ D Manufacturing industry □ 21 Pulp and paper □ 24 Chemical and pharmaceutical industry □ 24.7 Man-made fibres □ 27.1 Steel (²) □ 29 Industrial machinery □ DL Electrical and optical equipment □ 34.1 Motor vehicles □ 35.1 Shipbuilding □ Other Manufacturing sector, please specify:			

Commission Regulation (EC) N° 2204/2002 of 12 December 2002 on yhe application of Articles 87 and 88 of the EC Treaty to State aid for employment, OJ L 337, 13.12.2002, p. 3 and OJ L 349, 24.12.2002, p. 126.
 Annex B to the Communication from the Commission: "Multisectoral framework on regional aid for large investment projects", OJ C 70, 19.3.2002, p. 8.

	□	Sea and coastal water transport			
4.3.	In case of an individual aid:				
	Name of the beneficiary Type of beneficiary	:			
	□ SME				
	Number of employees Annual turnover Annual balance-sheet Independence				
		(please attach a solemn declaration in line with the Commission Recommendation on SME (²) or provide any other evidence to demonstrate the above criteria):			
	☐ large enterprise				
	☐ firm in difficulties (3)				
4.4.	In case of an aid scheme:				
	Type of beneficiaries:				
	 □ all firms (large firms and small and medium-sized enterprises) □ only large enterprises □ small and medium-sized enterprises 				
	 □ medium-sized enterprises □ small enterprises □ micro enterprises 				
	☐ the following beneficiaries:				
	Estimated number of beneficiaries:				
	☐ under 10 ☐ from 11 to 50 ☐ from 51 to 100 ☐ from 101 to 500 ☐ from 501 to 1000 ☐ over 1000				

NACE Rev.1.1 is the Statistical classification of economic activities in the European Community.
 Commission Recommendation of 6 May 2003 concerning the definition of micro, small end medium-sized, OJ L 124, 20.5.2003, p. 36 and Draft commission Regulation (EC) N° .../.of amending Regulation (EC) N° 70/2001 as regards the extension of its scope to include aid for research and development.
(3) As defined in the Community Guidelines for rescuing and restructuring firms in difficultiesn OJCE C 288 of 9.10.1999, p. 218.

	Amount of aid / Annual expenditure
	In case of an individual aid, indicate the overall amount of each measure concerned:
	In case of a scheme, indicate the annual amount of the budget planned and the overall amount (in national currency):
	For tax measures, please indicate the estimated annual and overall revenue losses due to tax concessions for the period covered by the notification:
	If the budget is not adopted annually, please specify what period it covers:
	If the notification concerns changes to an existing scheme, please give the budgetary effects of the notified changes to the scheme:
	Form of the aid and means of funding
	Specify the form of the aid made available to the beneficiary (where appropriate, for each measure):
	☐ Direct grant
	☐ Soft loan (including details of how the loan is secured)
	□ Interest subsidy
	☐ Tax advantage (e.g. tax allowance, tax base reduction, tax rate reduction, tax deferment). Please specify:
	☐ Reduction of social security contributions
	☐ Provision of risk capital
	□ Debt write-off
	$\hfill\Box$ Guarantee (including amongst others information on the loan or other financial transaction covered by the guarantee, the security required and the premium to be paid)
	□ Other. Please specify:
	For each instrument of aid, please give a precise description of its rules and conditions of application, including in particular the rate of award, its tax treatment and whether the aid is accorded automatically once certain objective criteria are fulfilled (if so, please mention the criteria) or whether there is an element of discretion by the awarding authorities.
	Specify the financing of the aid: if the aid is not financed through the general budget of the State/region/municipality, please explain its way of financing:
	☐ Through parafiscal charges or taxes affected to a beneficiary, which is not the State. Please provide full details of the charges and the products/activities on which they are levied. Specify in particular whether products imported from other Member States are liable to the charges. Annex a copy of the legal basis for the imposition of the charges
	☐ Accumulated reserves
	□ Public enterprises
	☐ Other (please specify)
	Duration
	In the case of an individual aid:
	Indicate the date when the aid will be put into effect (If the aid will be granted in tranches, indicate the date of each tranche)

	Specify the duration of the measure for which the aid is granted, if applicable				
7.2.	In the case of a scheme: Indicate the date from which on the aid may be granted				
	Indicate the last date until which aid may be granted				
	If the duration exceeds six years, please demonstrate that a longer time period is indispensable to achieve the objective(s) of the scheme:				
8.	Cumulation of different types of aid				
	Can the aid be cumulated with aid received from other local, regional, national or Community schemes to cover the same eligible costs?				
	□ yes □ no				
	If so, describe the mechanisms put in place in order to ensure that the cumulation rules are respected:				
9.	Professional Confidentiality				
	Does the notification contain confidential information which should not be disclosed to third parties?				
	□ yes □ no				
	If so, please indicate which parts are confidential and explain why:				
	If no, the Commission will publish its decision without asking the Member State.				
10.	Compatibility of the aid				
	Please identify which of the existing Regulations, frameworks, guidelines and other texts applicable to State aid provide an explicit legal basis for the authorisation of the aid (where appropriate please specify for each measure) and complete the relevant supplementary information sheet(s) in part III				
	 □ SME aid □ Notification of an individual aid pursuant to Article 6 of Regulation (EC) N° 70/200 1 □ Notification for legal certainty □ Aid for SMEs in the agricultural sector 				
	 □ Training aid □ Notification of an individual aid pursuant to Article 5 of Regulation (EC) N° 68/200 1 □ Notification for legal certainty 				
	 □ Employment aid □ Notification of an individual aid pursuant to Article 9 of Regulation (EC) N° 2204/2002 □ Notification of a scheme pursuant to Article 9 of Regulation (EC) N° 2204/2002 □ Notification for legal certainty 				
	 □ Regional aid □ Aid coming under the multisectoral framework on regional aid for large investment projects □ Research and development aid □ Aid for rescuing firms in difficulty □ Aid for restructuring firms in difficulty □ Aid for audio-visual production □ Environmental protection aid 				

		200 11077 21 211112000 00110
▼ D		
<u>₿</u>		 □ Risk capital aid □ Aid in the agricultural sector □ Aid in the transport sector □ Shipbuilding aid
		Where the existing Regulations, frameworks, guidelines or other texts applicable to State aid do not provide an explicit basis for the approval of any of the aid covered by this form, please provide a fully reasoned justification as to why the aid could be considered as compatible with the EC Treaty, referring to the applicable exemption clause of the EC Treaty (Article 86(2), Article 87(2) (a) or (b), Article 87(3) (a), (b), (c) or (d)) as well as other specific provisions relating to Agriculture and Transport
	11.	Outstanding recovery orders
		In the case of individual aid has any potential beneficiary of the measure received state aid which is the subject of an outstanding recovery order by the Commission?
		□ yes □ no
		If yes, please provide complete details:
	12.	Other Information
		Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under State aid rules.
	13.	Attachments
		Please list here all documents which are attached to the notification and provide paper copies or direct internet links to the documents concerned.
	14.	Declaration
		I certify that to the best of my knowledge the information provided on this form, its annexes and its attachments is accurate and complete.

Date and place of signature:

Signature:

Name and position of person signing:

PART II

SUMMARY INFORMATION FOR PUBLICATION IN THE OFFICIAL JOURNAL

Number of aid:	(to be complete	ted by the Commission)	
Member State:			
Region:			
Title and objective of aid schemes or name of company beneficiary of an individual aid (aid based on a scheme which should however be notified individually and aid not based on a scheme):			
Legal basis:			
Annual expenditure planned or overall amount of individual aid granted: (In national currency)	Aid scheme	Annual expenditure planned:	Euro million
		Overall amount:	Euro million
	Individual aid	Overall amount of each measure:	Euro million
Duration:			
Maximum aid intensity of the individual aid or the aid scheme:			
Economic sectors:	All sectors:		
	mentioned	to specific sectors as in the "General n", (Part I, par. 4.2.)	
Name and address of the granting authority	Name:		

SUPPLEMENTARY INFORMATION SHEETS

To be completed as necessary depending on the type of aid concerned:

- 1. SME aid
- 2. Training aid
- 3. Employment aid
- 4. Regional aid
- 5. Aid coming under the multisectoral framework
- 6. Research and development aid
 - a) in the case of a scheme
 - b) in the case of individual aid
- 7. Aid for rescuing firms in difficulty
 - a) in the case of a scheme
 - b) in the case of individual aid
- 8. Aid for restructuring firms in difficulty
 - a) in the case of a scheme
 - b) in the case of individual aid
- 9. Aid for audio-visual production
- 10. Environmental protection aid
- 11. Risk capital aid
- 12. Aid in the agricultural sector
 - a) Aid for agriculture
 - i. Aid for investment in agricultural holdings
 - ii. Aid for investments in connection with the processing and marketing of agricultural products
 - b) Agri-environmental aid
 - c) Aid to compensate for handicaps in the less favoured areas
 - d) Aid for the setting up of young farmers
 - e) Aid for early retirement or for the cessation of farming activities
 - f) Aid for closing production, processing and marketing capacity
 - g) Aid for producer groups
 - h) Aid to compensate for damage to agricultural production or the means of agricultural production
 - i) Aid for land reparcelling
 - j) Aid for the production and marketing of quality agricultural products
 - k) Aid for the provision of technical support in the agricultural sector
 - l) Aid for the livestock sector
 - m) Aid for the outermost regions and the Aegean Islands
 - n) Aid in the form of subsidised short-term loans
 - o) Aid for the promotion and advertising of agricultural and certain non-agricultural products
 - p) Aid for rescue and restructuring firms in difficulty
 - q) Aid for TSE tests; fallen stock and slaughterhouse waste
- 13. Aid in the transport sector
 - a) Individual aid for restructuring firms in difficulty in the aviation sector
 - b) Aid for transport infrastructure
 - c) Aid for maritime transport
 - d) Aid for combined transport
- ▶⁽¹⁾14. Aid to the fisheries sector **◄**

PART III.1

SUPPLEMENTARY INFORMATION SHEET ON SME AID

This supplementary information sheet must be used for the notification of any individual aid pursuant to Article 6 of Regulation (EC) 70/2001 (1) in its modified form (2). It must also be used in the case of any individual aid or scheme, which is notified to the Commission for reasons of legal certainty.

1.	Type of individual aid or scheme
	Does the individual aid or scheme relate to:
1.1.	□ investment aid
1.2.	□ consultancy and other services and activities including participation in fairs
1.3.	☐ R&D expenditure
	 □ yes: — for notifications of R& D aid to SMEs please complete: — supplementary information sheet for R& D 6 a for aid schemes — supplementary incormation sheet for R & D 6 b for individual aid
2.	Initial Investment Aid
2.1.	Does the aid cover investment in fixed capital relating to:
	 □ the setting-up of a new establishment? □ the extension of an existing establishment? □ the starting-up of a new activity involving a fundamental change in the product or production process of an existing establishment (through rationalisation, diversification or modernisation)? □ the purchase of an establishment, which has closed, or which would have closed had it not been purchased?
	Is replacement investment excluded?
	□ yes □ no
2.2.	Is the aid calculated as percentage of:
	 □ the investment's eligible costs □ the wage costs of employment created by the investment (aid to job creation)
2.3.	a) 🗆 investment in tangible assets:
	Is the value of the investment established as a percentage on the basis of :
	□ land ?□ buildings ?□ plant/machinery (equipment)?
	Please provide a short description:
	If the undertaking has its main economic activity in the transport sector, are transport means and transport equipment excluded from the cligible costs (except for railway rolling stock)?
	□ yes □ no

 ⁽¹) Commission Regulation (EC) N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium sized enterprises, OJ L 10, 13.1.2001, p. 33.
 (²) OJ L 63, 28.2.2004, p. 22.

c) [7	□ purchasing price for the take over of an establishment which has closed or which would have closed had it not been purchased □ intangible investment The eligible costs of intangible investment shall be the costs of acquisition of the technology: □ patents' rights □ operating or patented know-how licences □ unpatented know-how (technical knowledge) Please provide a short description (¹)
c) [7	not been purchased intangible investment The eligible costs of intangible investment shall be the costs of acquisition of the technology: patents' rights operating or patented know-how licences unpatented know-how (technical knowledge) Please provide a short description (¹)
2.4. Inten 2.4.1 Inves 2.4.2 What	The eligible costs of intangible investment shall be the costs of acquisition of the technology: patents' rights operating or patented know-how licences unpatented know-how (technical knowledge) Please provide a short description (¹)
2.4. Inten 2.4.1 Inves 2.4.2 What	□ patents' rights □ operating or patented know-how licences □ unpatented know-how (technical knowledge) Please provide a short description (¹)
d) E d) E 2.4. Inten 2.4.1 Inves 2.4.2 What	□ operating or patented know-how licences □ unpatented know-how (technical knowledge) Please provide a short description (¹)
d) E 2.4. Inten 2.4.1 Inves 2.4.2 What Please	□ wage costs: Is the amount of the aid expressed as a percentage of the wage costs over a period of two years relating to the employment created? □ yes □ no Insity of the aid Instruction of the aid expressed as a percentage of the wage costs over a period of two years relating to the employment created? □ yes □ no Insity of the aid Instruction of the aid expressed as a percentage of the wage costs over a period of two years relating to the employment created? □ yes □ no Insity of the aid Instruction of the aid expressed as a percentage of the wage costs over a period of two years relating to the employment created? □ yes □ no Insity of the aid Instruction of the aid expressed as a percentage of the wage costs over a period of two years relating to the employment created?
2.4. Inten 2.4.1 Inves 2.4.2 What Please	employment created? yes
2.4.1 Inves 2.4.2 What Please	nsity of the aid stment projects situated outside of assisted regions under Article 87(3)(c) and under Article 87(3)(a) for: small enterprises
2.4.1 Inves 2.4.2 What Please	stment projects situated outside of assisted regions under Article 87(3)(c) and under Article 87(3)(a) for: small enterprises
2.4.2 What	small enterprises
Please	at are the intensities of the aid for investment projects expressed in gross terms? se specify:
Please	se specify:
	. /
Inves	stment projects situated inside of assisted regions under Article 87/3\(\ellay) and under Article 87/3\(\ellay)
What 	small enterprises
3. Cum	nulation of the aid
3.1. What	at is the maximum ceiling for cumulated aid?
	se specify:
4. Spec	cific conditions for aid for job creation
	s the aid provide for guarantees that the aid for job creation is linked to the carrying-out of an initial investment ect in tangible or intangible assets?
	□ yes □ no
	s the aid provide for guarantees that the aid for job creation is created within three years of the investment's upletion?

⁽¹⁾ This description should reflect how the authorities intend to ensure consistency with point 4,6 of the Guidelines of National Regional Aid, OJ 74, 10,3,1998, p. 9, as amended by the community Guidelines on State aid forRescuring and Restructuring Firms in Difficulty, OJ C 288, 9.10.1999, p. 2, and the subsequent Amendments to the Guidelines on National Regional Aid, OJ C 258, 9.9.2000, p.5.

	Should one of the two previous questions be answered in the negative, please explain how the authorities intend to comply with these requirements:
4.3.	Does the employment created represent a net increase in the number of employees in the establishment concerned, compared with the average over the past 12 months?
	□ yes □ no
4.4.	Does the aid provide for guarantees that the employment within the qualified region will be maintained for a minimum period of five years?
	□ yes □ no
	If yes, what are the guarantees for that?
4.5.	Does the aid provide for guarantees that the jobs lost during the period of reference are being deducted form the apparent number of jobs created during the same period?
	□ yes □ no
5.	Specific Conditions for Investment Project in assisted areas with higher regional aid
5.1.	Does the aid include a clause stipulating that the recipient has made a minimum contribution of at least 25% of the
	total investment and that this contribution will be exempted of any aid?
	□ yes □ no
5.2.	What are the guarantees that the aid for initial investment (both material and intangible investment) is made conditional on the maintenance of the investment for a minimum period of five years?
6.	Aid to consultancy and other service activities
5.1.	Are eligible costs limited to:
	□ costs for services provided by outside consultants and other services providers? Please specify if such services are not a continuous or periodic activity nor relate to the enterprise's usual operating expenditure, such as routine tax consultancy services, regular legal service or advertising
	costs of firms participating in fairs and exhibitions? Please specify if the aid is related to the additional costs incurred for renting, setting up and running the stand:
	Is the participation limited to the first participation in a fair or exhibition?
	□ yes □ no
	☐ Other costs (in particular cases where aid is awarded directly to the service(s) provider or consultant(s) Please specify under which conditions:
5.2.	Please indicate the maximum aid intensity expressed in gross terms:
	If the aid intensity exceeds 50 % gross please indicate in detail why this aid intensity should be necessary:
5.3.	Please indicate the maximum ceiling for cumulated aid:

7.	Necessity of the aid						
.1.	·	antion for a	id muse bo	udhanistad ha	fana wyanty an	tha muaisat is s	tantad2
1.	Does the aid foresee that any applic	_		_		the project is s	tarteu:
			yes		no		
	If not has the Member State adopte and without further exercise of dis-				gal right to ai	d according to	objective crite
			yes		no		
١.	Other Information						
	Please indicate here any other info under the Regulation (EC) 70/2001	ormation y l.	ou conside	r relevant to	the assessme	ent of the mea	sure(s) concerr
			PART III.	2			
	UPPLEMENTA	ARY INFO	RMATION	SHEET ON	I TRAINING 2	AID	
	This supplementary information sheet (EC) 68/2001 (¹) in its modified form the Commission for reasons of legal cer	n (²). It mus					
	(EC) $68/2001$ (1) in its modified form	n (²). It mus rtainty.					
	(EC) $68/2001$ (1) in its modified form the Commission for reasons of legal cen	n (²). It mus tainty. i eme	t also be use	d in the case o	f any individua	l aid or scheme,	which is notified
	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-	n (²). It mus tainty. i eme	et also be use d/or proces	d in the case o	f any individua	l aid or scheme,	which is notified
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-	n (²). It mus ctainty. neme duction an	at also be used d/or process yes	d in the case o	f any individua narketing of t	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro- Annex I to the EC Treaty? Does the measure apply to the pro-	n (²). It mus ctainty. neme duction an	at also be used d/or process yes	d in the case o	f any individua narketing of t	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro- Annex I to the EC Treaty? Does the measure apply to the pro-	n (²). It mustainty. neme duction and luction, pro	d/or process yes occessing and	d in the case o	f any individua narketing of t no ng of the fishe	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-Annex I to the EC Treaty? Does the measure apply to the pro-listed in Annex I to the EC Treaty?	n (²). It mustainty. neme duction and luction, pro	d/or process yes occessing and	d in the case o	f any individua narketing of t no ng of the fishe	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-Annex I to the EC Treaty? Does the measure apply to the pro-listed in Annex I to the EC Treaty?	n (²). It mustainty. neme duction and luction, pro transport	d/or process yes occessing and yes sector? yes	d in the case o	f any individua narketing of t no ng of the fishe no	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-Annex I to the EC Treaty? Does the measure apply to the pro-listed in Annex I to the EC Treaty? Is the aid foreseen for the maritime.	n (²). It mustainty. neme duction and luction, pro transport	d/or process yes occessing and yes sector? yes	d in the case o	f any individua narketing of t no ng of the fishe no	l aid or scheme, he agricultural	which is notified products listed
.1.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal cer Scope of he individual aid or sch Does the measure apply to the pro-Annex I to the EC Treaty? Does the measure apply to the pro-listed in Annex I to the EC Treaty? Is the aid foreseen for the maritime.	n (²). It mustainty. neme duction and luction, pro transport questions: r of the cre-	d/or process yes occessing and yes sector? yes w but a supe	d in the case of sing and/or real sing and/or real sing and/or real sing and/or real sing and	f any individua narketing of t no ng of the fishe no no no no	l aid or scheme, he agricultural	which is notified products listed
1.1. 1.12.	(EC) 68/2001 (1) in its modified form the Commission for reasons of legal ceres composed in the Commission for reasons of legal ceres composed in the EC Treaty? Does the measure apply to the product of the EC Treaty? Does the measure apply to the product of the EC Treaty? Is the aid foreseen for the maritiment of the EC Treaty? If yes, please answer the following is the trainee not an active member of the EC Treaty?	n (²). It mustainty. neme duction and luction, pro transport questions: r of the cre-	d/or process yes occessing and yes sector? yes w but a supe	d in the case of sing and/or real sing and/or real sing and/or real sing and/or real sing and	f any individua narketing of t no ng of the fishe no no no no	l aid or scheme, he agricultural	which is notified products listed

Type of scheme or individual aid

Does the scheme or the individual aid relate to:

2.

⁽¹⁾ Commission Regulation (EC) No 68/2001 of 12 January 2001 on the application of Articles 87 and 88 to training aid, OJ L 10, 13.1.2001, p. 20.
(2) OJ L 63, 28.2.2004, p. 20.

2.1	Specific training:
	□ yes □ no
	If yes, please give a description of the measure related to specific training:
2.2.	General training:
	□ yes □ no
	If yes, please give a description of the measure related to general training:
2.3.	Training aid given to disadvantaged workers:
	□ yes □ no
	If yes, please give a description of the measure related to disadvantaged workers:
2.4.	Intensity of the aid
2.4.1.	Aid for general training
2.4.1.1.	☐ granted outside of assisted regions under to Article 87.(3)(a) EC Treaty and 87 3(c) EC Treaty:
	If yes, please specify what are the intensities expressed in gross terms for:
	— large enterprises: — small or medium-sized enterprises:
	If yes, please specify what are the intensities in case that the training is given to disadvantaged workers:
2.4.1.2.	☐ granted in assisted regions under Article 87(3)(a) EC Treaty and under Article 87 (3)(c) EC Treaty
	If yes, please specify what are the intensities expressed in gross terms for:
	— large enterprises: — small or medium sized enterprises:
	If yes, please specify what are the intensities in case that the training is given to disadvantaged workers:
	1) yes preue speedy what are the interaction in the chaining a given to distart integer workers.
2.4.2.	Aid for specific training
2.4.2.1.	☐ granted outside of assisted regions under Article 87(3)(a) EC Treaty and under Article 87 (3)(c) EC Treaty:
	□ yes □ no
	If yes, please specify what are the intensities expressed in gross terms for:
	— large enterprises:
	— small or medium sized enterprises:

2.4.2.2.	☐ granted in assisted regions under Article 87(3)(a) EC Treaty and under Article 87 (3)(c) EC Treaty							
	If yes, please specify what are the intensities expressed in gross terms for:							
	— large enterprises: — small or medium sized enterprises:							
	If yes, please specify what are the intensities in case that the training is given to disadvantaged workers:							
3.	Eligible costs							
	Which are the eligible costs foreseen under the scheme or for the individual aid?							
	□ trainers personnel costs							
	☐ trainers and trainees travel expenses							
	□ other current expenses such as materials and supplies							
	\Box depreciation of tools and equipment, to the extent that they are used exclusively for the training project							
	\square cost of guidance and counselling services with regard to the training project							
	□ trainees personnel							
	$\ \square$ indirect costs (administrative, rent, overheads, transport and tuition costs for participants)							
	In the case of ad hoc individual aid under a shceme, please provide for each of the eligible costs documentary evidence, which shall be transparent and itemized							
4.	Cumulation							
	Can the aid foreseen in the scheme or in the individual aid be cumulated?							
	□ yes □ no							
	If yes, can the aid intensities as stipulated in Art. 4 of the Regulation No $68/2001$ be exceeded by this cumulation?							
	□ yes □ no							

5. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the Regulation (EC) 68/2001.

PART III.3

SUPPLEMENTARY INFORMATION SHEET ON EMPLOYMENT AID

This supplementary information sheet must be used for the notification of any individual aid or any scheme pursuant to Article 9 of Regulation (EC) 2204/2002 (1). It must also be used in the case of an individual aid or scheme, which is notified to the Commission for reasons of legal certainty. This supplementary information sheet must as well be used for the notification of any employment aid in the transport sector (granted pursuant to Art. 4(6) of the SME Regulation or pursuant to the Regional Guidelines).

1.	Scope Of The Individual Aid Or So	cheme						
1.1.	Does the measure apply to the production Annex I to the EC Treaty?	ction an	d/or proce	essing and/or m	narketing of t	he agricultural p	roducts listed in	
			yes		no			
1.2.	Does the measure apply to the production listed in Annex I to the EC Treaty?	ction, pr	ocessing a	nd/or marketin	g of the fishe	ries and/or aquac	culture products	
			yes		no			
2.	Creation Of Employment							
2.1.	Are the aid intensities calculated with created?							
			yes		no			
2.2.	Is the creation of employment for SN Article 87 (3).(c) EC Treaty or sectors?		side of ass	isted areas und	ler the Artic	le 87.(3).(a) EC Ti	reaty and under	
			yes		no			
	if yes please specify what are the inter	nsities ex	epressed in	gross terms				
	Is the creation of employment in ass sectors?	sisted ar	eas accord	ling to Article	87(3)(a) EC	Treaty and 87(3)	(c) EC Treaty or	
			yes		no			
2.2.1.	Is the aid defined in terms of intensity compared to standard reference cost?							
			yes		no			
	Is the aid subject to taxes?							
			yes		no			
	What are the intensities expressed in net terms?							
	-1.41.1							
	Shall the ceiling be increased because	the sch	eme or the	aid is applicab	le also to SM	Es?		
			yes		no			
	If yes please specify what increases ar							

⁽¹⁾ Commission Regulation (EC) No 2204/2002 of 12 December 2002 on the application of Articles 87 and 88 of the EC Treaty to State aid for employment, OJ L 337, 13.12.2002, p. 3 and OJ L 349, 24.12.2002, p. 126.

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В							
_	2.2.2.	Has the recipient to make a minin	num contrib	ution, ex	rempted o	f any a	aid, of at least 25% of the eligible costs?
				yes			no
	2.2.3.	Does the aid provide that the ementerprises?	ployment is	maintair	ned for a	minin	num period of three years in the case of large
				yes			no
		Does the aid provide that the emp minimum period of two years in t			ns or secto	ors wh	nich qualify for regional aid is maintained for a
				yes			no
		If yes, what are the guarantees the maintenance of the employment i					initial investment is made conditional on the se years?
	2.2.4.	Does the employment created rep the enterprise concerned, compar					of employees, both in the establishment and in months?
				yes			no
	2.2.5.	Have the new workers employed 1	never had a j	ob or ha	ve lost or	are in	the process of losing their previous job?
				yes			no
	2.2.6.	Doers the scheme provide that a created?	any applicati	on for a	id must l	oe sub	mitted before the employment concerned is
				yes			110
		If not has the Member State adop and without further exercise of di	ted legal pro scretion by t	visions e he Meml	establishir ber States	ng a le _? ?	gal right to aid according to objective criteria,
				yes			no
	2.2.7.	investment in tangible and intang	gible assets a l of three yea	nd the e	mployme	nt is c	is linked to the carrying-out of a project of created within three years of the investment's he application for aid must be submitted before
				yes			no
	2.3	the EC Treaty in areas which qu will the aid be granted according	ality as less g to the high) No 2204/2	favoure ier regio 2002 or	ed areas u onal aid co onal aid co	nder (eilings pplica	d marketing of products listed in Annex I to Council Regulation (EC) No 1257/1999 (1), s mentioned in artcle 4, paragraph 3, fourth able, according to the higher aid ceilings of nsity of the aid granted.
	3.	Recruitment Of Disadvantaged	l And Disab	led Woı	rkers		
	3.1.	Are the aid intensities calculated v created?	with regard to	o the wa	ge costs o	ver a p	period of one year relating to the employment
				yes			no
		Do the gross aid intensities of all respectively 50 % or 60 %?	aid relating	to the er	mployme	nt of t	he disadvantaged or disabled workers exceed

yes

no

⁽¹⁾ Council Regulation (EC) 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and repealing certain Regulations, OJ L 160, 26.6.1999, p. 80.

▼B 3.2. Does the recruitment represent a net increase in the number of employees in the establishment concerned? yes no If not, have the post or posts fallen vacant following voluntary departure, retirement on grounds of age, voluntary reduction of working time or lawful dismissal for misconduct and not as a result of redundancy? yes no Is the aid limited to disadvantaged workers in the meaning of Article 2 (f)? 3.3. yes no 3.4 Is the aid limited to disabled workers in the meaning of Article 2 (g)? If the aid is not limited to disadvantaged or disabled workers in the meaning of Article 2 (f) and (g) please explain in detail why you consider that targeted categories of workers should be considered as disadvantage Additional Costs Of Employment Of Disabled Workers 4. Does the aid refer to the recruitment of individual disabled workers and ancillary costs? 41 If yes please demonstrate that the conditions of Article 6.2 are fulfilled Does the aid refer to sheltered employment? 4.2. yes no If yes, please demonstrate that the aid does not exceed the costs of constructing, installing or expanding the establishment concerned, and any costs of administration and transport which result from employment of disabled 5. Cumulation 5.1. Does the aid ceiling fixed in Article 4, 5 and 6 apply regardless of whether the support is financed entirely from state resources or is partly financed by the Community? yes no Can the notified aid for the creation of new jobs be cumulated with other State aid within the meaning of Article 87 5.2. (1) EC Treaty or with other Community funding in relation to the same wage costs? yes no If yes can the cumulation lead to a result where the aid intensity as fixed in Article 4(2) and (3) is exceeded (aid for disadvantaged and disabled workers excluded)? yes no 5.3. Can the notified aid for the creation of employment under Article 4 of this regulation be cumulated with any other State aid within the meaning of Article 87 (1) EC Treaty in relation to the costs of any investment to which the created employment is linked and which has not yet been completed at the time the employment is created or which was completed in the three years before the employment was created?

> If yes can the cumulated aid result in an aid intensity exceeding the relevant ceiling of regional investment aid determined in the guidelines in regional investment aid and in the map approved by the Commission for each member State or the ceiling in Exemption Regulation (EC) N 70/2001?

no

yes

ves	n

▾	R
•	D

5.4.					under Article 5 and 6 be cumulated with aid icle 4 in relation with the same wage costs?		
			yes		no		
	If yes, is it ensured that such cumulation over any period for which the worker or				intensity exceeding 100 % of the wage costs		
5.5.	Can the aid for the recruitment of disadvantaged or disabled workers under Article 5 and 6 of the Regulation b cumulated with other State aid and/or with other Community funding for other purposes than the creation of employment under Article 4 of the Regulation in relation to the same wage costs?						
			yes		no		
	If yes, please explain the "other purpose	s":					
	If yes is it ensured that such cumulation does not result in a gross aid intensity exceeding 100 % of the wage costs over any period for which the worker or workers are employed?						
			yes		no		
6.	Other Information						

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the Regulation (EC) 2204/2002.

Scheme or ad hoc aid

PART III.4

SUPPLEMENTARY INFORMATION SHEET ON REGIONAL AID

This supplementary information sheet must be used for the notification of any aid scheme or ad hoc aid covered by the guidelines on national regional aid for 2007-2013 (RAG) (1). The present annex cannot be used for the particular purpose of notification of new regional aid maps for the period 2007-2013. Transparent investment aid schemes falling under the scope of the exemption regulation on regional investment aid are exempted from the notification obligation. Therefore, Member States are invited to clarify the scope of their notification; in the particular case that a scheme covers both transparent and non-transparent forms of investment aid, they are invited to limit the scope of the notification only to the second category.

In the case of <u>ad hoc aid</u> (i.e. aid granted outside existing aid schemes), Member States will have to demonstrate that the project contributes towards a coherent regional development strategy and that, having regard to the nature and size of the project, it will not result in unacceptable distortions of competition. Moreover, Member States will have to demonstrate that the aid will not be unduly concentrated on a particular sector of activity and that it creates no adverse sectoral effects.

Another supplementary information sheet (Part III.5) must be submitted in case of notification of regional investment aid to large investment projects in the accordance with section 4.3 of the RAG.

	The scheme or the ad hoc aid relates to
1.1.	initial investment
	☐ The aid is calculated as a percentage of the investment's eligible material and immaterial costs
	☐ The aid is calculated as a percentage of the expected wage costs of the persons to be hired
	operating aid
	☐ aid for newly-created small enterprises
	combination of any above
1.2.	The aid is granted:
	☐ automatically, should the conditions of the scheme be fulfilled
	on a discretionary basis, following a decision of the authorities
	Should the aid be granted on a discretionary basis, please provide a short description of the criteria followed and attach a copy of the administrative provisions applicable for the awarding of aid:
1.3.	Does the aid respect the regional aid ceilings determined in the regional aid map in force at the time of awarding the aid, including those resulting from the provisions applicable to aid for large investment projects (section 4.3 o RAG)?
	□ yes □ no
	Does the scheme include a reference to the regional aid map in force?
	□ yes □ no

⁽¹⁾ Guidelines on national regional aid for 2007-2013 (OJ C 54, 4.3.2006, p. 13).

2.	Initial investment aid
2.1.	Does the scheme cover investment in fixed capital or job creation linked to initial investment relating to:
	☐ the setting-up of a new establishment?
	☐ the extension of an existing establishment?
	\square diversification of the output of an establishment into new, additional products?
	\square a fundamental change in the overall production process of an existing establishment?
	the acquisition by an independent investor of capital assets directly linked to an establishment which has closed or which would have closed had it not been purchased?
2.2.	Where the aid is calculated on the basis of material or immaterial investment costs, or of acquisition costs in the case of a takeover, does the aid include a clause stipulating that the beneficiary makes a financial contribution of at least 25 % of the total eligible costs and that this contribution will be free of any public support, including <i>de minimis</i> aid?
	□ yes □ no
2.3.	Where the aid is granted automatically on the basis of objective criteria under a legal basis giving rights to the beneficiaries to receive the aid, does the scheme exclude the award of aid to projects which have started before the entry into force of the legal basis?
	□ yes □ no
	Where the aid is not granted automatically, does the scheme provide that the application for aid must be submitted before work is started on the project and the competent authorities must have confirmed in writing that, subject to the final outcome of a detailed verification, the project meets the conditions of eligibility laid down by the scheme (see p. 38 of the RAG)?
	□ yes □ no
	In the case of ad hoc aid, did the competent authority issue a letter of intent to award aid before work started on the project, which was conditional on the Commission approval of the measure?
	□ yes □ no
	If any of the previous points mentioned above under 2.3 are not fulfilled, please explain why and how the authorities intend to comply with these necessary conditions:
2.4.	What are the aid intensities under the scheme or ad hoc aid expressed in gross terms?
	What are the parameters enabling the calculation of aid intensities?
2.4.1.	☐ Grants
	in nominal amount
	in present (discounted) value

2.4.2.	☐ Tax measures
	How is the discounted value of the tax capped and to which aid intensity?
2.4.3.	☐ Public soft loans
	maximum period of the loan:
	maximum proportion (amount of the loan as a % of the eligible investment):
	maximum length of the grace period:
	minimum interest rate:
	— Is the loan covered by normal securities required by banks?
	□ yes □ no
	If yes, to what extent?
	— What is the expected default rate, by categories of beneficiaries?
	— Is the interest rate increased in situations involving a particular risk?
	□ yes □ no
	— Is the interest rate fixed, variable, dependent on profits, a combination of above?
	— Are the loans subordinated?
	□ yes □ no
2.4.4.	☐ Interest rate subsidy:
	maximum amount of the rebate:
	maximum proportion (amount of the loan as a % or proportion of the eligible investment):
	maximum length of the grace period:
	duration of the loan:

2.4.5.	☐ Guarantee schemes
	Please indicate the types of loans for which guarantees may be granted:
	Please indicate the method and the parameters used for the calculation of the grant equivalent of the guarantee, including duration, proportion and amount of the loan:
	Please specify the premiums paid by the State to the bank:
	What is the expected default rate, by categories of beneficiaries?
	What is the maximum coverage (percentage) of a loan by the guarantee?
	What are the conditions for the mobilisation of guarantees?
2.4.6.	☐ Public participations Please indicate if the scheme involves aid in form of public participations:
	To what extent does the public participation deviate form the Market Economy Investor principle?
	Please provide relevant information in order to calculate the aid element of the public participation:
2.4.7.	Other:
2.5.	Is replacement investment excluded from the scheme?
	If not, the authorities are requested to fill in section 3 of this form on operating aid.
2.6.	Is assistance for firms in difficulty (¹) and/or for the financial restructuring of firms in difficulty excluded from the scheme?
	□ yes □ no

⁽¹⁾ As defined in the Community guidelines on State aid for rescuing and restructuring firms in difficulty (OJ C 244, 1.10.2004, p. 2).

. In	vestment aid calculated as a percentage of the investment's eligible material and immaterial costs
Do	pes the eligible expenditure under the scheme relate to:
.1. 🔲	Material assets:
Th	the value of the investment is established on the basis of (1):
	land
	buildings
	plant/machinery (equipment)
	in case of a takeover, capital assets
Ple	ease provide a short description:
Ar	e the assets acquired new, except in the case of SMEs and takeovers?
	□ yes □ no
	ease specify:
Do tal	best he scheme ensure that any aid awarded in the past for the acquisition of assets in case of takeovers has been seen into account/deducted prior to the purchase (see p. 54 of the RAG)?
	□ yes □ no
Ple	ease specify:
Но	ow is it ensured that the transactions in case of takeovers will take place under market conditions?
	re costs related to the acquisition of assets — other than land and buildings — under financial lease included in e eligible expenditure?
	□ yes □ no
	bes the lease contain an obligation to purchase the asset — other than land and buildings — at the expiry of the m of the lease?
	□ yes □ no

⁽¹⁾ In the transport sector, expenditure on the purchase of transport equipment (movable assets) is not eligible for investment aid.

	□ yes □ no
	Should one of the previous questions under 2.7 be answered in the negative, please explain how the authorit intend to comply with the necessary conditions:
! .	☐ Immaterial assets:
	The value of the investment is established on the basis of expenditure entailed by the transfer of technolo through the acquisition of:
	patent rights
	□ licences
	□ know-how
	□ unpatented technical knowledge
	Please provide a short description:
	Does the scheme include a clause stipulating that the expenditure on eligible intangible investment must nexceed 50 % of the total eligible investment expenditure for the project in the case of large firms?
	□ yes □ no
	Does the measure ensure that eligible immaterial assets:
	Does the measure ensure that eligible immaterial assets: are used exclusively in the establishment receiving the regional aid?
	□ are used exclusively in the establishment receiving the regional aid? □ are regarded as amortisable assets?
	are used exclusively in the establishment receiving the regional aid? are regarded as amortisable assets? are purchased from third parties under market conditions?
	are used exclusively in the establishment receiving the regional aid? are regarded as amortisable assets?

	costs linked to the investment?	penditure for S	MEs the costs of preparatory studies and consultancy
		yes	no no
	Does the scheme provide that consultancy actual costs incurred?	costs for SME	s are limited to an aid intensity of up to 50% of the
		yes	no no
2.7.3.			erial and immaterial assets) is made conditional on the ive years in case of large companies and three years in
2.8.	Investment aid calculated on the basis of w	age costs	
2.8.1.	. Does the measure ensure that the aid calcuproject?	ılated on the	basis of wage costs is linked to an initial investment
		yes	no no
2.8.2.		pared with the	increase in the number of employees (ALU) directly average over the previous 12 months, after deducting stablishment?
		yes	по
2.8.3.	3. How is it ensured that the eligible expenditu period of two years?	re will not exc	eed the wage costs of a person hired, calculated over a
2.8.4.	4. Does the measure ensure that the posts wil	l be filled with	nin three years of the completion of works?
		yes	no
2.8.5.	5. Does the measure ensure that the jobs crea period of five years (or three years in the c		aintained within the region concerned for a minimum from the date the post was first filled?
		yes	no no
	Should one of the previous questions menti authorities intend to comply with these nec	oned under 2. essary condition	8 be answered in the negative, please explain how the ons:
		••••••	

3.	Operating aid
3.1.	What is the direct link between the awarding of operating aid and the contribution to regional development?
3.2.	What are the structural handicaps that the operating aid is seeking to redress?
3.3.	How is it ensured that the nature and the level of the operating aid are proportional to the handicaps it seeks to alleviate?
3.4.	What arrangements have been made to ensure that the operating aid is progressively reduced and limited in time?
3.5.	Is the operating aid scheme open to all sectors?
<i>J.J.</i>	yes no
3.6.	Is the scheme designed to offset additional transport or employment costs?
J.0.	yes no
3.7.	If one of the above questions (3.5—3.6) is answered negatively, how is it ensured that p. 78 of the RAG is respected?
3.8.	Is operating aid intended to promote exports excluded?
	□ yes □ no
	Specific questions relating to the outermost regions or to regions with low population density or regions with least population density
3.9.	Should operating aid not be progressively reduced and not be limited in time, please specify whether the following conditions are met:
3.9.1.	Does the aid benefit an outermost region or a region with low population density or with least population density?
	□ yes □ no
3.9.2.	Is this aid intended to offset in part additional transport costs?
	□ yes □ no
	Please provide proof of the existence of these additional costs and the method of calculation used to determine their amount (¹). In particular, please provide proof that the conditions of point 81 of the RAG are respected:
	Indicate what will be the maximum amount of aid (on the basis of an aid-per-passenger/kilometre ratio or aid per tonne/kilometre) and the percentage of the additional costs covered by the aid:

⁽¹⁾ The description should reflect how the authorities intend to ensure that the aid is given only in respect of the extra cost of transport of goods inside the national borders, it must not be allowed to become export aid, it is calculated on the basis of the most economical form of transport and the shortest route between the place of production or processing and commercial outlets, and cannot be given for the transport of the products of businesses without an alternative location.

3.9.3.	In the outermost regions, is the aid intended to offset the additional costs arising in the pursuit of economic activity from the factors identified in Article 299(2) of the EC Treaty?
	□ yes □ no
	Please determine the amount of the additional cost and the method of calculation:
	How can the authorities establish the link between the additional costs and the factors identified in Article 299(2) of the EC Treaty?
3.9.4.	Is the aid intended to prevent or reduce the continuing depopulation of the least populated regions?
	□ yes □ no
	How can the authorities demonstrate that the aid proposed is necessary and appropriate to prevent or reduce continuing depopulation and that it will not affect trading conditions to an extent contrary to the common interest?
4.	Aid for newly-created small enterprises
	Information on the beneficiaries
4.1.	Are the beneficiaries small enterprises on the date of granting the aid within the meaning of Article 2 of Annex I to Commission Recommendation $2003/361/EC$ (1)?
	□ yes □ no
4.2.	Is the aid awarding authority required to verify that all the beneficiaries are autonomous in the meaning of Article 3 of Annex I to Recommendation $2003/361/EC$?
	□ yes □ no
4.3.	Does the scheme ensure that aid is only granted to small enterprises which have been created less than five years before the date of granting the aid?
	□ yes □ no
4.4.	Please describe the mechanisms put in place in order to ensure that no misuse of the aid measure takes place in the form of existing enterprises being artificially closed down and re-started in order to receive this type of aid:
	Geographical application of the scheme
4.5.	Is the aid scheme limited to assisted areas only?
	□ yes □ no

⁽¹⁾ OJ L 124, 20.5.2003, p. 36.

4.6.	The beneficiaries conduct their economic activity in the following regions (please specify in conformity with the denomination of the regions as defined in the regional aid map):			
	— All assisted areas in the Member State concerned ☐ yes ☐ no			
	— Article 87(3)(a) region(s) — yes — no			
	Please specify the region(s) (NUTS):			
	— Article 87(3)(c) region(s) yes no			
	Please specify the region(s) (NUTS):			
	Eligible expenditure			
4.7.	Are legal, advisory, consultancy and administrative costs directly related to the creation of the enterprise inc in the eligible expenditure?	iuded		
	□ yes □ no			
	If yes, please specify:	•••••		
4.8.	Are the eligible costs strictly limited to those that are incurred within the first five years after the creation of enterprise and, within those five years, to the time when the company qualifies as a small enterprise according Article 2 and 3 of Annex I to Recommendation 2003/361/EC? ———————————————————————————————————			
4.9.	Please indicate in the following list, which costs are included in the eligible expenditures:			
	— Interests on external finance			
	— Dividend on own capital employed, not exceeding the reference rate			
	 — Fees for renting production facilities/equipment 			
	— Energy, water, heating costs□			
	— Taxes (other than VAT and corporate taxes on business income) □ Please specify:			
	— Administrative charges Please specify:			
	— Depreciation □			
	 — Fees for leasing production facilities/equipment 			

▾	1/11	
▾	IVII	

	— Wage costs □
	Are compulsory social charges included in the wage costs?
	□ yes □ no
	As regards depreciation, fees for leasing production facilities/equipment or wage costs, can you confirm that the underlying investments or job creation and recruitment measures have not benefited or will not benefit from other forms of aid?
	□ yes □ no
	Aid intensities
4.10.	What is the aid intensity foreseen by the measure for eligible expenses incurred within the first three years after the creation of the enterprises or for expenditures directly related to the creation of the enterprise? % for Article $87(3)(a)$ region(s) % for Article $87(3)(c)$ region(s)
4.11.	What is the aid intensity foreseen by the measure for eligible expenses incurred in the fourth and fifth year after the creation of the enterprises?
	% for Article 87(3)(a) region(s) % for Article 87(3)(c) region(s)
4.12.	Is the aid intensity increased by five percentage points as indicated under point 89 of the RAG?
	If yes, please specify:
	— For Article 87(3)(a) regions with a GDP (¹) of less than 60 % of Community average ☐ yes ☐ no
	— For low population density regions with less than 12,5 inhabitants/km²
	□ yes □ no
	— For small islands with a population of less than 5 000
	□ yes □ no
	— For other communities with a population of less than $5{,}000$ suffering from similar isolation like islands
	yes □ no Please specify the region(s):
4.13.	In case the beneficiaries have establishments located in more than one type of region (Article 87(3)(a) or (c), outside assisted areas or those indicated under 4.12.), please indicate how it will be ensured that intensities or a possible top-up are applied correctly:
	Aid amount
4.14.	Is the maximum aid amount awarded to beneficiaries located in Article 87(3)(a) regions limited to EUR 2 million per enterprise and in Article 87(3)(c) regions to EUR1 million per enterprise?
	□ yes □ no
4.15.	Are the annual aid amounts awarded limited to 33 % of the abovementioned maximum amounts?

 $[\]overline{\mbox{(1)}}$ GDP per capita in Purchasing Power Standard (PPS).

4.16.	Please provide a description on the mechanisms used or the form in which the aid is awarded to the beneficiary enterprises (e.g. grant, loan, etc.) and explain in detail how aid intensities and maximum aid amounts are calculated, in particular, for non transparent forms of aid:				
	Cumulation				
4.17.	4.17. Can any other form of public support be granted on the basis of the same eligible cos external finance, dividend on own capital employed, fees for renting production facilities/e heating costs, or taxes (other than VAT and corporate taxes)?				
	□ yes □ no				
	If yes, please describe the mechanism put in place in order to ensure that the upper limit enterprise in total and per year as well as aid intensities are respected:	s for the aid amount per			
F	5 Come of the others and has sid				
5.	5. Scope of the scheme or ad hoc aid				
5.1.	5.1. Does the aid scheme apply to all sectors? ☐ yes ☐ no				
	Is the aid scheme targeted at a particular sector of activity?				
	□ yes □ no				
	If yes, please explain				
5.2.	5.2. Does the scheme apply to the production of the agricultural products listed in Annex I	to the Treaty?			
	□ yes □ no				
	Does the scheme apply to the processing and marketing of agricultural products, but only in the Community guidelines for State aid in the agriculture sector $({}^{\rm I})$, or any replacement	to the extent laid down ent Guidelines?			
	yes no				
5.3.	5.3. Does the scheme apply to the transport sector?				
	□ yes □ no				
	If yes,				
	 — Transport Services ☐ Maritime Transport ☐ Air Transport ☐ Road Transport ☐ Rail Transport ☐ Urban Transport ☐ Inland waterway Transport ☐ Combined transport 				

 $[\]overline{(^1\!)\ OJ\ C\ 28,\ 1.2}.2000,\ p.\ 2.$ Corrected by OJ C 232, 12.8.2000, p. 17.

Management of transport infrastructur	e	
☐ Port infrastructure		
☐ Airport infrastructure		
☐ Road infrastructure		
☐ Rail infrastructure		
☐ Urban Transport infrastructure		
☐ Inland waterway infrastructure		
— Monitoring		
Will the annual report trace any indivi and its beneficiary?	idual aid falling	under the abovementioned categories with its amount
] yes	no no
Does the scheme apply to the shipbuilding	g sector?	
] yes	no
Does the scheme respect the specific provisynthetic fibres (²)?	sions, such as t	he prohibition to grant aid to the steel sector (1) and/or
] yes	no
Does the scheme provide for respect of ind for large investment projects (3)?	ividual notificat	ion obligation foreseen in section 4.3. of the RAG - Aid
] yes	no
Cumulation		
scheme, the method by which compliance i		with aid under other scheme(s), please specify, in each
RAG.		
RAG.		
Is it ensured that regional investment aid s	shall not be cur	nulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map?
Is it ensured that regional investment aid seligible expenses in order to circumvent the	shall not be cur	nulated with <i>de minimis</i> support in respect of the same
Is it ensured that regional investment aid seligible expenses in order to circumvent the	shall not be cur e maximum aid] yes rial or immater	nulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map?
Is it ensured that regional investment aid seligible expenses in order to circumvent the Where aid calculated on the basis of (mate the basis of wage costs, does the aid sche	shall not be cur e maximum aid] yes rial or immater	mulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? □ no a investment costs is combined with aid calculated on
Is it ensured that regional investment aid seligible expenses in order to circumvent the	shall not be cur e maximum aid] yes rial or immater eme respect the	nulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? In no It is investment costs is combined with aid calculated on intensity ceiling laid down for the region concerned?
Is it ensured that regional investment aid seligible expenses in order to circumvent the Where aid calculated on the basis of (mate the basis of wage costs, does the aid sche	shall not be cur e maximum aid] yes rial or immater eme respect the	nulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? In no In intensity ceiling laid down for the region concerned?
Is it ensured that regional investment aid seligible expenses in order to circumvent the Where aid calculated on the basis of (mate the basis of wage costs, does the aid sche	shall not be cure maximum aid yes rial or immater eme respect the yes less eligible expen-	nulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? In no In intensity ceiling laid down for the region concerned?
Is it ensured that regional investment aid seligible expenses in order to circumvent the Where aid calculated on the basis of (mate the basis of wage costs, does the aid school Transparency Does the scheme exclude projects for which final scheme in the Internet (see p. 108 o	shall not be cure maximum aid yes rial or immater eme respect the yes less eligible expen-	mulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? no no nal) investment costs is combined with aid calculated on intensity ceiling laid down for the region concerned? no
Is it ensured that regional investment aid seligible expenses in order to circumvent the Where aid calculated on the basis of (mate the basis of wage costs, does the aid sche Transparency Does the scheme exclude projects for which final scheme in the Internet (see p. 108 o	shall not be cure maximum aid] yes rial or immater eme respect the] yes n eligible expen- f the RAG)?	mulated with <i>de minimis</i> support in respect of the same intensities laid down in the approved regional aid map? no al) investment costs is combined with aid calculated on intensity ceiling laid down for the region concerned? no

 $[\]overline{(^1)}$ In the sense of Annex I to the RAG.

⁽²⁾ In the sense of Annex II to the RAG.

⁽³⁾ Please note that you have to fill in a specific notification form (Part III.5) in case of aid to large investment projects.

PART III.5

SUPPLEMENTARY INFORMATION SHEET ON REGIONAL AID FOR LARGE INVESTMENT PROJECTS

This supplementary information sheet must be used for the notification of any regional investment aid exceeding the threshold for individual notification defined in point 64 of the Guidelines for national regional aid for 2007-2013.

For ad hoc aid (aid granted outside existing schemes) the Member State must also provide the Supplementary Information Sheet on regional aid (Part III.4). In addition, Member States will have to demonstrate that the project contributes towards a coherent regional development strategy and that, having regard to the nature and size of the project, it will not result in unacceptable distortions of competition. Moreover, Member States will have to demonstrate that the aid will not be unduly concentrated on a particular sector of activity and that it creates no adverse sectoral effects.

The Commission reserves the right to ask for further information in order to carry out an in-depth assessment if the thresholds for such an assessment as defined in point 68 of the Regional Aid Guidelines are reached.

Additionally to this supplementary information sheet(s) the Member State must provide:

- Part I. General Information,
- Part II. Summary Information for publication in the Official Journal of the European Union.

The Member State must also provide the relevant investment agreement, the (draft) aid contract and any other relevant document (including, in the case of ad hoc aid, the letter of intent), in order to confirm that the granting of the aid is in conformity with the general rules under the Guidelines for national regional aid for 2007-2013 and with any underlying aid scheme.

If amounts are converted into the euro or other currencies, please provide the implicit exchange rate assumptions. Please always indicate if the amounts mentioned are in nominal amounts or discounted.

1.	Additional information on beneficiaries
1.1.	Structure of the company or companies investing in the project
1.1.1.	Identity of aid recipient(s):
1.1.2.	If the legal identity of the aid recipient is different from the undertaking(s) that finance(s) the project or from the actual beneficiary(ies) of the aid, describe also these differences.
1.1.3.	Please give a clear description of the relation between the beneficiary, the group of enterprises it belongs to and other associated enterprises, including joint ventures.
1.2.	For the company or companies investing in the project, provide the following data for the last three financial years (at group level).
1.2.1.	Worldwide turnover, EEA turnover, turnover in the Member State concerned:
1.2.2.	Net operating income, return on capital employed and free cash flow:
1.2.3.	Employment worldwide, at EEA level and in the Member State concerned:
1.2.4.	Audited financial statements and annual report(s) for the last three years:
1.3.	If the investment takes place in an existing establishment (plant), provide the following data for the last three financial years of that entity (data for the existing establishment/plant).
1.3.1.	Worldwide turnover, EEA turnover, turnover in Member State concerned:

1.3.2.	Net operating income, return on capital employed and free cash flow:		
1.3.3.	Employment:		
1.3.4.	Aid history — Did the beneficiary receive aid for any other investment in the same establishment (plant) in the last three years?		
	□ yes □ no		
	If yes, please give more details:		
1.4.	Firms in difficulty		
	Does the aid benefit a firm in difficulty (1) or will it be used for the financial restructuring of a firm in difficulty? \Box yes \Box no		
	If yes, please note that the Community guidelines on State aid for rescuing and restructuring firms in difficulty are applicable.		
2.	Aid		
2.1.	Form of aid		
	Please give a detailed description of each form of aid:		
2.2.	Amount of aid		
	For each form of aid, provide the following information:		
2.2.1.	Amount of support, both in nominal and discounted terms:		
2.2.2.	A complete schedule of the payment of the proposed assistance:		
	In case of aid awarded in the form of exemptions on future taxes, please indicate how the discounted aid amount will be capped:		
2.2.3.	The applicable existing aid scheme(s), including title, State aid number and reference to Commission approval, submission under interim procedure, or supplementary information sheet pursuant to an exemption regulation:		
2.2.4.	The application for aid was submitted before work was started on the project and the competent authorities have confirmed in writing that, subject to the final outcome of a detailed verification, the project meets the conditions of eligibility laid down by the scheme.		
	□ yes □ no		
	If no, please explain.		
2.3.	Characteristics		
2.3.1.	Are any of the assistance measures of the overall package not yet defined?		
	□ yes □ no		
	If yes, please specify, and explain how the total discounted aid amount will be capped:		

⁽¹⁾ As defined in the Community guidelines on State aid for Rescuing and Restructuring firms in difficulty (OJ C 244, 1.10.2004, p. 2).

2.3.2.	Indicate which of the abovementioned measures does not constitute State aid and for what reason(s):
2.3.3.	How is it ensured that the aid is made conditional on the maintenance of the investment or the jobs created for a minimum period of five years in case of large companies and three years in case of SMEs?
2.4.	Financing from Community and other sources
2.4.1.	Are some of the abovementioned measures to be co-financed by Community funds (European Investment Bank, European Social Fund, European Regional Development Fund, other)? Please explain.
2.4.2.	Is some additional support for the same project to be requested from any other European or international financing institutions?
	yes no
	If so, for what amounts?
2.5.	Reporting
	Please confirm that the following documents will be provided to the Commission:
	☐ within two months of granting the aid, a copy of the aid contract between the granting authority and the beneficiary;
	on a five-yearly basis, starting from the approval of the aid by the Commission, an intermediary report (including information on the aid amounts being paid, on the execution of the aid contract and on any other investment projects started at the same establishment/plant);
	within six months after payment of the last tranche of the aid, based on the notified payment schedule, a detailed final report.
3.	Assisted project
3.1.	Timeline
	Specify the planned start date of the investment, the planned date of completion of the investment and the planned year by which full production will be reached, if necessary for each product envisaged by the investment project.
3.2.	Description of the project
3.2.1.	Specify the type of the project and whether it is a new establishment; the extension of an existing establishment; diversification of the output of an establishment into new, additional products; a fundamental change in the overall production process of an existing establishment; or the acquisition of capital assets directly linked to an establishment by an independent investor which has closed or which would have closed had it not been purchased:
3.2.2	Provide a short description of the project:
3.3.	Breakdown of the project costs
3.3.1.	Specify the total cost of the investment over the lifetime of the project:
3.3.2.	Provide a detailed breakdown per year and per category (land, buildings, plant/machinery, or other) of the eligible costs associated with the investment project, where relevant for each product envisaged by the investment project:

▼M1

4.4. Financing of total project costs

Please provide a complete description of the financing of the project and how it ensures that at least 25 % of the eligible costs are financed in a way which is free of public support, including *de minimis* aid.

4. Product and market characteristics

In this section, if applicable, please take account of any relevant marketing or similar arrangements with other companies for the calculation of the capacity and the market share (e.g. exclusive licenses for sales).

- 4.1. Characterisation of product(s) envisaged by the project
- 4.1.1. Specify all the product(s) that will be produced in the aided facility upon the completion of the investment and indicate, where appropriate, the Prodcom code or CPA nomenclature for projects in the service sectors.

- 4.1.2. Will the products envisaged by the project replace any other products produced by the beneficiary (at group level)? What product(s) will it replace? If these replaced products are not produced at the location of the project, indicate where they are currently produced. Please provide a description of the link between the replaced production and the current investment and give a time schedule for the replacement.
- 4.1.3. What other product(s) can be produced with the same new facilities (through flexibility of the production installations of the beneficiary) at little or no additional cost?

- 4.2. Product concerned and relevant product market
- 4.2.1. Explain if the project concerns an intermediate product and if a significant part of the output is not sold on the market (under market conditions). Based on the above explanation, for the purpose of calculating the market share and capacity increase in the remainder of this section. Please indicate if the product concerned is the product envisaged by the project or if it is the downstream product.

4.2.2. Please indicate the demand side substitutes and the supply side substitutes of the product concerned. The relevant product market includes the product concerned and its substitutes considered to be such either by the consumer (by reason of the product's characteristics, prices and intended use) or by the producer (through flexibility of the production installations of the beneficiary and its competitors).

4.3. Market share data

Please answer the following questions for all products concerned.

4.3.1. For the purpose of applying point 68(a) of the RAG, the Commission will normally assume that the relevant geographic market is the European Economic Area (EEA). Please provide arguments if another geographic market for the product(s) is considered relevant.

4.3.2. Please provide an estimate of all sales of the aid recipient on the relevant market (at group level, in value and volume terms), from the year preceding the start year of the investment to the year following full production of the product envisaged by the project. If applicable, provide a breakdown of these sales into product concerned and other categories of products sold by the aid beneficiary on the relevant market.

4.3.3. Please provide an estimate of the overall sales of all producers on the relevant market (in value and volume terms), from the year preceding the start year of the investment to the year following full production of the product envisaged by the project. If available, include statistics prepared by public and/or independent sources.

4.3.4.	Please explain the methodology underlying the estimates and the implicit price assumptions.
4.4.	Market evolution
	Please answer the following questions for all products concerned.
4.4.1.	Provide for each of the last six years data on apparent consumption (¹) (in value and volume terms) in the relevant product market in the EEA. Please also provide implicit price assumptions. If available, include statistics prepared by the public and/or independent sources.
4.4.2.	Please calculate from the above figures the Compound Annual Growth Rate (CAGR) (²) of apparent consumption in the relevant product market in the EEA.
4.4.3.	Please calculate the average annual growth rate of the EEA's GDP over the last five years as a Compound Annual Growth Rate (CAGR) using Eurostat figures (3) (www.eu.int/comm/eurostat/ — currently the figures can be found under "Themes/Economy and finance/National accounts/Annual national accounts/GDP and main aggregates").
4.4.4.	Is the average annual growth rate of the apparent consumption on the relevant product market in the EEA over the last five years below the average annual growth rate of the EEA GDP over the last five years?
	□ yes □ no
4.5.	Capacity considerations
	Please answer the following questions for all products concerned.
	If from point 4.4 on market evolution follows that the average annual growth rate of the apparent consumption on the relevant market is below the average annual growth rate of the EEA GDP, provide the following information:
4.5.1.	Provide an estimate of the production capacity created by the investment (in volume and value terms).
4.5.2.	Provide an estimate of any changes in the total capacity of the beneficiary (at group level) in the EEA between the year preceding the start year of the project and the year following completion of the project (in volume and in value terms). Please also provide implicit price assumptions. If available, include statistics prepared by public and/or independent sources.
4.5.3.	Provide an estimate of the total apparent consumption on the relevant product market(s) in the EEA for the year preceding the start year and for the year following the completion of the project (in volume and in value terms). Please also provide implicit price assumptions. If available, include statistics prepared by public and/or independent sources.
5.	Other information
	Please indicate here any other information (e.g. environmental impacts or benefits) you consider relevant to the assessment of the measure(s) concerned.
•••••	

 $[\]overline{(^1)}$ Apparent consumption is production plus imports minus exports. If no apparent consumption data are readily available, other relevant data can be used.

⁽²⁾ The CAGR is calculated as $[y(t)\ /\ y(t-5)]^{1/5}-1.$

⁽³⁾ EU25 can be used as a proxy for the EEA in this context.

PART III.6.A

SUPPLEMENTARY INFORMATION SHEET FOR RESEARCH AND DEVELOPMENT AID: AID SCHEMES

This supplementary information sheet must be used for the notification of any aid scheme covered by the Community framework for state aid for research and development. (¹) It must also be used for aid schemes for Research and Development aid to SMEs which do not fall under the Block Exemption Regulation for SMEs (²) as well as for aid intended for the production, processing and marketing of agricultural products.

1.	Research stage					
	Research and development stages qualif	fying fo	or aid			
1.1.	Feasibility studies:					
			yes	no		
	If yes, to which stage of research does th	ie study	refer?			
	 ☐ fundamental research ☐ industrial research ☐ precompetitive development 					
	If yes, give examples of major projects:		•••••	 	 	•••••
1.2.	Fundamental research:					
			yes	no		
	If yes, give examples of major projects:			 	 	
1.3.	Industrial research:					
			yes	no		
	If yes, give examples of major projects:			 	 	
1.4.	Precompetitive development:					
			yes	no		
	If yes, give examples of major projects:			 	 	
1.5.	Patent applications and renewals by SM	Es:				
			yes	no		
	If yes, which stage of research is concern	ned?:				
	 ☐ fundamental research ☐ industrial research ☐ precompetitive development 					

2.	Additional information on the recipie	ent of	the aid		
2.1.	Higher-education or research establishm	ents			
			yes		no
	If yes, give an estimate of the number of	establis	shments involve	d:	
	If yes, state whether other firms receive a	id:			
			yes		no
	Are these higher-education or research e	stablis	hments in the pu	ıblic sec	ctor?
			yes		no
2.2.	Other (please specify)			•••••	
3.	Cooperative Research				
	To enable the Commission to check whe constitute aid, please answer the following	ether co	ontributions fro stions: (¹)	m publi	c research establishments to an R&D project
3.1.	Do the projects provide that public, ne research on behalf of or in collaboration			arch or	higher-education establishments carry out
			yes		no
	If yes, please clarify:				
	 Do the public, non-profit-making re rate for the services they provide? 	esearch	or higher-educa	ation es	tablishments receive payment at the market
			yes		no
	or				
	— Do the industrial participants bear th	e full c	ost of the projec	ct?	
			yes		no
	or				
	Where results which do not give r intellectual property rights fully allocated as a second result.				ights may be widely disseminated, are any making establishments?
			yes		no
	or				
	property rights resulting from the res	search p	project) compen	sation e	industrial participants (holders of intellectual equivalent to the market price for those rights but may be widely disseminated to interested
			yes		no
3.2.	Are the projects carried out in collabo	oratio	n with several i	firms?	
	• ,		yes		no
			•		

⁽¹⁾ See paragraph 5.8 of the Community framework for state aid for research and development (OJ C 45, 17.2.1996, p. 5).

Res	search acquired by the state								
Do	Do projects stipulate that the public authorities may commission R&D from firms?								
			yes		no				
If y	es, is there an open tender proc	edure?							
			yes		no				
Do	projects stipulate that the publ	ic authoriti	es may buy tl	he results o	R&D from firms?				
			yes		no				
If y	es, is there an open tender proc	edure?							
			yes		no				
Tyı	pe of aid								
	Aid linked to an R&D contract	t signed wit	h industrial f	firms (pleas	e specify):				
Advance repayable if the project is successful (please specify the amount and procedures for repayment; particular, give the criteria for measuring "success"):									
				e specify th	e amount and procedu	res for repayment			
				e specify th	e amount and procedu	res for repayment			
	particular, give the criteria for			e specify th	e amount and procedu	res for repayment;			
	particular, give the criteria for			e specify th	e amount and procedu	res for repayment;			
	particular, give the criteria for			e specify th	e amount and procedu	res for repayment;			
	Other (please specify):	measuring	"success"):		e amount and procedu	res for repayment;			
□ Eliş	particular, give the criteria for Other (please specify):	solely on th	e research ac	tivity:	s for the research acti	vity (equipment a			
□ Eliş	Other (please specify): gible expenditure Costs of personnel employed costs of durable assets used	solely on th	"success"):	tivity: tinual basi	s for the research acti	vity (equipment a			
Elig	particular, give the criteria for Other (please specify): gible expenditure Costs of personnel employed costs of durable assets used instruments): Costs of land and premises used	solely on the	d on a continuities of the research ac	tivity: tinual basi	s for the research acti	vity (equipment a			
Elig	particular, give the criteria for Other (please specify): gible expenditure Costs of personnel employed costs of durable assets used instruments): Costs of land and premises user research activity: Costs of consultancy and equ technical knowledge and pater	solely on the	d on a continuities used executed according to the continuities are sult of the continuities are successful to the continui	tivity: nual basis (e clusively fo tside source	s for the research activity, ir the research activity, ir scivity:	vity (equipment a			
Elig	particular, give the criteria for Other (please specify): gible expenditure Costs of personnel employed: Costs of durable assets used instruments): Costs of land and premises user research activity: Costs of consultancy and equ technical knowledge and pater. Additional overheads incurred	solely on the	d on a continuities of the continuities are sult of the continuities are successful to the continuities are successfu	tivity: ual basis (e clusively fo tside source	s for the research activity in the research activity, in activity:	vity (equipment a			

_								
7.	Aid intensity							
<i>7</i> .1.	Gross aid intensity:							
	Definition stage or feasibility studies Fundamental research							
	Industrial research							
	Precompetitive development			***************************************	***************************************			
7.2.	For aid in support of patent application	ons and	renewals by	SMEs, speci	fy the resea	rch activities which first l		
	Planned intensity:							
7.3.	Does the same R&D activity cover sev	eral stag	es of resear	ch?				
	,		yes		no			
	If yes, which?							
	Specify the aid intensity applied:				••••••			
7 .4 .	Bonuses applicable, if any:							
7.4.1.	For aid granted to SMEs, give the bond	us applio	able, if any:					
				••••••				
7.4.2.	Are the research activities in accor Community's current framework pro	dance v gramme	with a spec for research	ific project and techno	or prograi logical deve	nme undertaken as par elopment (R&TD)?		
			yes		no			
	If yes, what is the bonus applicable?							
	Please give also the exact title of the specific project or programme undertaken as part of the Community's cur framework programme for R&TD, if possible using the 'call identifier' or the CORDIS website: www.cordis.lu).							
	Does the project in accordance with a framework programme for R&TD in between at least two independent papublished?	volve cr	oss-border	cooperation	between fir			
				iber States, v	viiere its re			
			yes	ber States, v	no			
	If yes, what is the bonus applicable?		•		no	sults are widely dissemina		
	If yes, what is the bonus applicable?		•		no	sults are widely dissemina		
7.4.3.	If yes, what is the bonus applicable? Are the aided R&D activities located i aid is granted?		yes		no	sults are widely dissemina		
7.4.3.	Are the aided R&D activities located i		yes		no	sults are widely dissemina		
7.4.3.	Are the aided R&D activities located i	□ n a regio	yes on eligible u yes	nder Article	no no 87(3)(a) or no	sults are widely dissemina		
7.4.3. 7.4.4.	Are the aided R&D activities located i aid is granted?	n a regio	yes on eligible u yes ce with a s	nder Article	no no 87(3)(a) or no cet or progr	camme undertaken as par		
	Are the aided R&D activities located i aid is granted? Give the bonus applicable:	n a regio	yes on eligible u yes ce with a selfor R&TD,	nder Article pecific projeclarify whete	no 87(3)(a) or no ect or progreher at least	c) of the EC Treaty at the		

coordination of national R&TD policies	veen minis and	public	research bodies, particularly in the context of
□ у	res		no
— the project's results are widely disseminated ar are taken under conditions similar to those fo			
Пу	res .		no
Where at least one of the above conditions is	met, give any l	onus a	pplicable:
Where there is a combination of bonuses and aid i of research:			
Incentive effect of the aid			
Provide information that will enable us to assess t	the incentive e	ffect of	the aid for large firms
Does the scheme stipulate that the annual repor description of the incentive effect for each individ	t on impleme lual applicatio	ntation n of the	should, in the case of large firms, contain a escheme?
□ у	res		no
Multinational aspects			
Do the projects (scheme/programme) have any m	nultinational a	spects (e.g. Esprit or Eureka projects)?
□ у	res .		no
If yes, specify:	•••••		
Do the R&D projects involve cooperation with pa	artners in othe	r count	tries?
If so, state:			
(a) which other Member State(s)(b) which other third country or countries(c) which firm(s) in other countries			
Give a breakdown of the total cost by partner:			
Access to results			
Who will own the R&D results in question? Are any conditions attached to the granting of lie	oncod in rose -	-+ of +1-	o roculto?
Are any conditions attached to the granting of lic	es in respe		C ICours!
Are there any rules governing the general publica	ition/dissemin	ation of	f the R&D results?
□ у	res		no
Indicate the measures planned for the subsequent	t use/developn	nent of	the results:
Is there provision for the results of publicly finan a non-discriminatory basis?	ced R&D proje	ects to l	be made available to Community industry on

₹B	
----	--

11.	Information and control measures
11.1.	Give the information/control measures used to ensure that the aided projects are in line with the objectives laid down by the relevant legislation:
11.2.	Specify the arrangements for informing the Commission about implementation of the scheme:
11.3.	Other useful information, including an estimate of the number of jobs created or safeguarded:
12.	Provisions applicable to the agricultural sector
12.1.	Can you confirm that the following four conditions are met in all cases?
	☐ The aid is of general interest to the sector (or subsector) concerned, without causing undue distortion of competition in other sectors (or subsectors).
	☐ Information must be published in suitable newspapers, scientific periodicals with at least national circulation or on the Internet and not limited to the members of individual organisations, so as to guarantee that any operator potentially interested in the research activity can easily find out that it is planned or has started and that the results are being or will be provided, on request, to any interested party. This information should be published on a date not later than any information given directly to members of individual organisations.
	☐ The results of this research activity will be provided for exploitation to all parties involved, including the beneficiary of the aid, on an equal basis in terms of both cost and timing.
	☐ The aid satisfies the conditions in Annex II – internal support, i.e. the basis for exemption from the state aid reduction commitments in the Agreement on Agriculture concluded at the end of the Uruguay Round of Multilateral Trade Negotiations. (¹)
	□ yes □ no
	If all the above conditions combined are not met, the general rules (questions 1-11) will apply.
12.2.	What is the planned aid intensity?:
13.	Other information
	Please give any other information you consider necessary to assess the measure(s) in question under the Community framework for state aid for research and development.

⁽¹⁾ Agreement on Agriculture concluded at the end of the Uruguay Round of Multilateral Trade Negotiations (OJ L 336, 23.12.1994, p. 31).

PART III.6.B

SUPPLEMENTARY INFORMATION SHEET FOR RESEARCH AND DEVELOPMENT AID: INDIVIDUAL AID

This supplementary information sheet must be used for the notification of any aid scheme covered by the Community framework for state aid for research and development. (1) It must also be used for aid schemes for Research and Development aid to SMEs which do not fall under the Block Exemption Regulation for SMEs (2) as well as for aid intended for the production, processing and marketing of agricultural products.

1.	Research stage			
	Research and development stages qualif	ying fo	r aid	
1.1.	Feasibility studies:			
			yes	no
	If yes, to which stage of research does th	e study	refer?	
	☐ fundamental research☐ industrial research☐ precompetitive development			
	If yes, give examples of major projects:			
1.2.	Fundamental research:			
1.2.	Tundamental research.		yes	no
	If yes, give examples of major projects:			
1.3.	Industrial research:			
			yes	no
	If yes, give examples of major projects:			
1.4.	Precompetitive development:			
			yes	no
	If yes, give examples of major projects:			
1.5.	Patent applications and renewals by SM	Es:		
			yes	no
	If yes, which stage of research is concern	ned?:		
	 ☐ fundamental research ☐ industrial research ☐ precompetitive development 			

⁽¹⁾ Community framework for state aid for research and development (OJ C 45, 17.2.1996, p. 5) and subsequent amendments (OJ C 48, 13.2.1998, p. 2) and the Commission communication on the prolongation of the framework (OJ C 111, 8.5.2002, p. 3).
(2) Regulation 70/2001 as amended, OJ L 63, 28.2.2004, p.20.

2.	Additional information on the recipi	ient of	the aid		
2.1.	Higher-education or research establishm	nents			
			yes		no
	If yes, give an estimate of the number of	establi	shments involve	ed:	
	If yes, state whether other firms receive	aid:	••••••	••••••	
			yes		no
	Are these higher-education or research	establis	hments in the p	ublic see	ctor?
			yes		no
2.2.	Other (please specify)				
3.	Cooperative Research				
	To enable the Commission to check wh constitute aid, please answer the following			m publ	ic research establishments to an R&D project
3.1.	Do the projects provide that public, r research on behalf of or in collaboration			arch or	· higher-education establishments carry out
			yes		no
	If yes, please clarify:				
	 Do the public, non-profit-making r rate for the services they provide? 	esearch	or higher-educ	ation es	stablishments receive payment at the market
			yes		no
	or				
	— Do the industrial participants bear th	he full c	cost of the projec	ct?	
			yes		no
	or				
	Where results which do not give intellectual property rights fully allo	rise to cated to	intellectual pro the public, nor	perty r -profit-	ights may be widely disseminated, are any making establishments?
			yes		no
	or				
	property rights resulting from the re	search	project) compen	sation 6	industrial participants (holders of intellectual equivalent to the market price for those rights s but may be widely disseminated to interested
			yes		no
3.2.	Are the projects carried out in collab	oratio	n with several	firms?	
			yes		no

⁽¹⁾ See paragraph 5.8 of the Community framework for state aid for research and development (OJ C 45, 17.2.1996, p. 5).

	If y 	res, what are the conditions govern	ing such	1 collabora		••••••			
4	D.	assach acculing dibundha state							
4.		search acquired by the state	41		nor	> C C	-1		
4.1.	ро	projects stipulate that the public a	_		_		S?		
	• • •			yes		no			
	If y	res, is there an open tender procedu	_		_				
				yes		no			
4.2.	Do	projects stipulate that the public a	uthoriti	es may bu	y the results of	R&D from	firms?		
				yes		no			
	If y	res, is there an open tender procedu	ıre?						
				yes		no			
5.	Tv	pe of aid							
<i>J</i> .		Aid linked to an R&D contract sign	mad wit	h industri	al firms (places	e enecifyl:			
		And linked to all ReD contract sig			-				
		Advance repayable if the project particular, give the criteria for me				e amount a	and procedu	res for repayı	ment; in
		Other (please specify):							
6.	Eli	gible expenditure							
			elv on th	e research	activity:				
		Costs of durable assets used so instruments):	-						
		Costs of land and premises used s research activity:						commercially	y) for the
		Costs of consultancy and equival technical knowledge and patents,	lent serv etc. bou	vices used ught from	exclusively for outside source	r the researdes:	ch activity, ir	icluding the r	research,
		Additional overheads incurred di	rectly as	a result of	the research a	activity:			
	If a	ppropriate, give a breakdown of re							
	Giv	ve a breakdown of the budget betw	een firm		n centres and u				

_						
7.	Aid intensity					
7.1.	Gross aid intensity:					
	Fundamental research					
	Industrial research Precompetitive development					
						•••••
7.2.	For aid in support of patent application	ons and	renewals by S	MEs, spec	ify the research activities which fir	st le
	Planned intensity:					
7.3.	Does the same R&D activity cover sev	eral stag	ges of research	?		
	ŕ		yes		no	
	If yes, which?					
	Specify the aid intensity applied:	••••••				
7.4.	Bonuses applicable, if any:					
7.4.1.	For aid granted to SMEs, give the bon	us applio	cable, if any:			
7.4.2.	Are the research activities in according Community's current framework pro	dance v gramme	with a specifi for research a	ic project and techno	or programme undertaken as plogical development (R&TD)?	part
			yes		no	
	If yes, what is the bonus applicable?		•			
	If yes, what is the bonus applicable? Please give also the exact title of the s framework programme for R&TD, if	pecific p	project or prog	gramme u	ndertaken as part of the Communi	ity's
	Please give also the exact title of the s	pecific possible specific	oroject or progusing the 'call' project or pro	gramme u identifier gramme u	ndertaken as part of the Communi or the CORDIS website: www.co. andertaken as part of the Commun between firms and public researc	ity's rdis ity's
	Please give also the exact title of the s framework programme for R&TD, if Does the project in accordance with a framework programme for R&TD in between at least two independent pages.	pecific possible specific	oroject or progusing the 'call' project or pro	gramme u identifier gramme u	ndertaken as part of the Communi or the CORDIS website: www.co. andertaken as part of the Commun between firms and public researc	ity's rdis ity's
	Please give also the exact title of the s framework programme for R&TD, if Does the project in accordance with a framework programme for R&TD in between at least two independent pages.	pecific possible specific volve cr urtners i	project or prog using the 'call project or pro oss-border co n two Membe	gramme u identifier gramme u operation er States,	ndertaken as part of the Communi or the CORDIS website: www.co. Indertaken as part of the Commun between firms and public researc where its results are widely dissen	ity's rdis. ity's th be
7.4.3.	Please give also the exact title of the s framework programme for R&TD, if places the project in accordance with a framework programme for R&TD in between at least two independent papublished?	pecific possible specific volve cr urtners i	project or prog using the 'call project or pro oss-border co n two Membe yes	gramme u identifier gramme u operation er States, v	ndertaken as part of the Communi or the CORDIS website: www.co. Indertaken as part of the Commun between firms and public researc where its results are widely dissen no	ity's rdis ity's h b nina
7.4.3.	Please give also the exact title of the s framework programme for R&TD, if Does the project in accordance with a framework programme for R&TD in between at least two independent papublished? If yes, what is the bonus applicable? Are the aided R&D activities located in	pecific possible specific volve cr urtners i	project or prog using the 'call project or pro oss-border co n two Membe yes	gramme u identifier gramme u operation er States,	ndertaken as part of the Communi or the CORDIS website: www.co. Indertaken as part of the Commun between firms and public researc where its results are widely dissen no	ity's rdis ity's h bo nina
7.4.3.	Please give also the exact title of the s framework programme for R&TD, if Does the project in accordance with a framework programme for R&TD in between at least two independent papublished? If yes, what is the bonus applicable? Are the aided R&D activities located in	pecific possible specific volve cr irtners i	project or progusing the 'call project or pro oss-border coon two Membe yes on eligible und	gramme u identifier gramme u operation er States, v	ndertaken as part of the Community or the CORDIS website: www.community of the Community of	ity's h bonina
7.4.3. 7.4.4.	Please give also the exact title of the s framework programme for R&TD, if Does the project in accordance with a framework programme for R&TD in between at least two independent papublished? If yes, what is the bonus applicable? Are the aided R&D activities located is aid is granted?	pecific possible specific volve cr urtners i	project or progusing the 'call project or pro oss-border con two Membe yes on eligible und 87(3)(a)	gramme u identifier gramme u operation r States, v	ndertaken as part of the Community or the CORDIS website: www.community or the CORDIS website: www.community of the Community of the Community of the Ecommunity of the Ecommu	ity's rdis. ity's h bonina
	Please give also the exact title of the s framework programme for R&TD, if places the project in accordance with a framework programme for R&TD in between at least two independent papublished? If yes, what is the bonus applicable? Are the aided R&D activities located is aid is granted? Give the bonus applicable:	pecific possible specific volve cruthers in a region coordant gramme	project or progusing the 'call project or pro oss-border con two Member yes on eligible und 87(3)(a) ce with a spee for R&TD, cl	gramme u identifier gramme u operation er States, versioner States	ndertaken as part of the Community or the CORDIS website: www.community or the CORDIS website: www.community or the CORDIS website: www.community or the Community of the commun	ity's rdis ity's ch b nina the

	coordination of national R&TD policies
	□ yes □ no
	 the project's results are widely disseminated and published, patent licences are granted or other appropriate step are taken under conditions similar to those for the dissemination of Community R&TD results
	□ yes □ no
	Where at least one of the above conditions is met, give any bonus applicable:
	Where there is a combination of bonuses and aid intensities, give the maximum aid intensity applicable for each stag of research:
	Incentive effect of the aid
•	How has expenditure on research and development increased or decreased?
2.	Is the aid used for R&D activities over and above the recipient's traditional activities?
	□ yes □ no
	Is R&D-linked scientific and/or technological activity being created?
	□ yes □ no
	How has the number of people engaged in R&D activities evolved?
	Has there been job creation linked to R&D activities?
	□ yes □ no
	If yes, give the estimated number of jobs created:
	Have jobs been safeguarded as a result of R&D activities?
	□ yes □ no
	What is the firm's turnover?
	Are there additional costs linked to cross-border cooperation?
	□ yes □ no
	Indicate the measures planned for exploiting in part or in full the results of the research
).	Are measures planned to enable SMEs to participate?
	□ yes □ no
	If yes, indicate what they are:

In the case of individual, close-to-the-market research projects to be undertaken by large firms, what factors habeen taken into account to ensure that the aid has an incentive effect on R&D? Multinational aspects Do the projects (scheme/programme) have any multinational aspects (e.g. Esprit or Eureka projects)? yes		
been taken into account to ensure that the aid has an incentive effect on R&D? Demonstrate that the application for aid was made before the R&D activities started: Multinational aspects Multinational aspects	8.11.	Other incentive factors, such as commercial and technological risk:
Multinational aspects 1. Do the projects (scheme/programme) have any multinational aspects (e.g. Esprit or Eureka projects)? yes	8.12.	In the case of individual, close-to-the-market research projects to be undertaken by large firms, what factors have been taken into account to ensure that the aid has an incentive effect on R&D?
Do the projects (scheme/programme) have any multinational aspects (e.g. Esprit or Eureka projects)? yes	8.13	Demonstrate that the application for aid was made before the R&D activities started:
Do the projects (scheme/programme) have any multinational aspects (e.g. Esprit or Eureka projects)? yes		
yes	9.	Multinational aspects
If yes, specify: Do the R&D projects involve cooperation with partners in other countries? If so, state: (a) which other Member State(s). (b) which other third country or countries. (c) which firm(s) in other countries. 3. Give a breakdown of the total cost by partner: 4. Give a breakdown of the total cost by partner: 4. Access to results O.1. Who will own the R&D results in question? Are any conditions attached to the granting of licences in respect of the results? O.3. Are there any rules governing the general publication/dissemination of the R&D results? O.4. Indicate the measures planned for the subsequent use/development of the results: O.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry, a non-discriminatory basis?	9.1.	Do the projects (scheme/programme) have any multinational aspects (e.g. Esprit or Eureka projects)?
2. Do the R&D projects involve cooperation with partners in other countries? If so, state: (a) which other Member State(s)		•
If so, state: (a) which other Member State(s) (b) which other third country or countries (c) which firm(s) in other countries 3. Give a breakdown of the total cost by partner:		If yes, specify:
(a) which other Member State(s)	9.2.	
(b) which other third country or countries (c) which firm(s) in other countries		
0. Access to results 0.1. Who will own the R&D results in question? 0.2. Are any conditions attached to the granting of licences in respect of the results? 0.3. Are there any rules governing the general publication/dissemination of the R&D results? □ yes □ no 0.4. Indicate the measures planned for the subsequent use/development of the results: 0.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?		(b) which other third country or countries
0.1. Who will own the R&D results in question? 0.2. Are any conditions attached to the granting of licences in respect of the results? 0.3. Are there any rules governing the general publication/dissemination of the R&D results? 1. yes no 1. Indicate the measures planned for the subsequent use/development of the results: 1. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?	9.3.	Give a breakdown of the total cost by partner:
0.1. Who will own the R&D results in question? 0.2. Are any conditions attached to the granting of licences in respect of the results? 0.3. Are there any rules governing the general publication/dissemination of the R&D results? 1. yes no 1. Indicate the measures planned for the subsequent use/development of the results: 1. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?		
0.2. Are any conditions attached to the granting of licences in respect of the results? 0.3. Are there any rules governing the general publication/dissemination of the R&D results? 1. yes no 1. Indicate the measures planned for the subsequent use/development of the results: 1. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?	10.	Access to results
0.2. Are any conditions attached to the granting of licences in respect of the results? 0.3. Are there any rules governing the general publication/dissemination of the R&D results? 1. yes no 1. Indicate the measures planned for the subsequent use/development of the results: 1. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?	10.1.	Who will own the R&D results in question?
 1.4. Indicate the measures planned for the subsequent use/development of the results: 1.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis? 	10.2.	Are any conditions attached to the granting of licences in respect of the results?
 1.4. Indicate the measures planned for the subsequent use/development of the results: 1.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis? 		
O.4. Indicate the measures planned for the subsequent use/development of the results: O.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?	10.3.	Are there any rules governing the general publication/dissemination of the R&D results?
0.5. Is there provision for the results of publicly financed R&D projects to be made available to Community industry a non-discriminatory basis?		□ yes □ no
a non-discriminatory basis?	10.4.	Indicate the measures planned for the subsequent use/development of the results:
·	10.5.	Is there provision for the results of publicly financed R&D projects to be made available to Community industry on
		a non-discriminatory basis?

11.	Information and control measures				
11.1.	Give the information/control measures used to ensure that the aided projects are in line with the objectives laid down by the relevant legislation:				
11.2.	Specify the arrangements for informing the Commission about implementation of the scheme:				
11.3.	Other useful information, including an estimate of the number of jobs created or safeguarded:				
12.	Provisions applicable to the agricultural sector				
12.1.	Can you confirm that the following four conditions are met in all cases?				
	\Box The aid is of general interest to the sector (or subsector) concerned, without causing undue distortion of competition in other sectors (or subsectors).				
	Information must be published in suitable newspapers, scientific periodicals with at least national circulation or on the Internet and not limited to the members of individual organisations, so as to guarantee that any operator potentially interested in the research activity can easily find out that it is planned or has started and that the results are being or will be provided, on request, to any interested party. This information should be published on a date not later than any information given directly to members of individual organisations.				
	\Box The results of this research activity will be provided for exploitation to all parties involved, including the beneficiary of the aid, on an equal basis in terms of both cost and timing.				
	☐ The aid satisfies the conditions in Annex II – internal support, i.e. the basis for exemption from the state aid reduction commitments in the Agreement on Agriculture concluded at the end of the Uruguay Round of Multilateral Trade Negotiations. (¹)				
	□ yes □ no				
	If all the above conditions combined are not met, the general rules (questions 1-11) will apply.				
12.2.	What is the planned aid intensity?:				
13.	Other information				
	Please give any other information you consider necessary to assess the measure(s) in question under the Community framework for state aid for research and development.				
	PART III.7.A				
	SUPPLEMENTARY INFORMATION SHEET ON AID FOR RESCUING FIRMS IN DIFFICULTY: AID SCHEMES				
	This supplementary information sheet must be used for the notification of rescue aid schemes covered by the Community guidelines on State aid for rescuing and restructuring firms in difficulty (2).				
1.	Eligibility				
1.1.	Is the scheme limited to firms that fulfil at least one of the eligibility criteria below:				
1.1.1.	Is the scheme limited to firms, where more than half their registered capital has disappeared and more than one quarter of that capital has been lost over the preceding 12 months?				
	□ yes □ no				

⁽¹⁾ Agreement on Agriculture concluded at the end of the Uruguay Round of Multilateral Trade Negotiations (OJ L 336, 23.12.1994, p. 31). (2) Community guidelines on State aid for rescuing and restructuring firms in difficulty, OJ C 288, 9.10.1999, p. 2.

1.1.2.	Are the firms unlimited companies, where more than half of their capital as shown in the company accounts has disappeared and more than one quarter of that capital has been lost over the preceding 12 months?
	□ yes □ no
1.1.3.	Do the firms fulfil the criteria under domestic law for being the subject of collective insolvency proceedings?
	□ yes □ no
1.2.	Is the scheme limited to rescuing small or medium-sized enterprises in difficulty which correspond to the Community definition of SMEs?
	□ yes □ no
2.	Form of aid
2.1.	Is the aid granted under the scheme in the form of a loan guarantee or loans?
	□ yes □ no
2.2.	If yes, will the loan be granted at an interest rate at least comparable to those observed for loans to healthy firms, and in particular the reference rate adopted by the Commission?
	□ yes □ no
	Please provide detailed information.
2.3.	Will the aid under the scheme be linked to loans that are to be reimbursed over a period of not more than 12 months after disbursement of the last instalment to the firm?
	□ yes □ no
3.	Other elements
3.1.	Will aid under the scheme be warranted on the grounds of serious social difficulties? Please justify.
2.7	Will aid under the achama have no unduly advance anillarion effects on other Mambar States? Places justify
3.2.	Will aid under the scheme have no unduly adverse spillover effects on other Member States? Please justify.
3.3.	Please explain why you think that the aid scheme is limited to the minimum necessary (i.e. is restricted to the amount needed to keep the firm in business for the period during which the aid is authorised. This should not go beyond a period of 6 months).
3.4.	Do you undertake, within six months after granting the aid, to either approve a restructuring plan or a liquidation plan, or demand reimbursement of the loan and the aid corresponding to the risk premium from the beneficiary?
	□ yes □ no
	Please specify the maximum amount of the aid that can be awarded to any one firm as part of the rescue operation:
3.5.	Provide all relevant information on aid of any kind which may be granted to the firms eligible for receiving rescue aid during the same period of time.
4.	Annual report
4.1.	Do you undertake to provide reports, at least on an annual basis, on the scheme's operation, containing the information specified in the Commission's instructions on standardised reports?
	□ yes □ по

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4.2.	Do you undertake in such a report to include a list of beneficiary firms with at least the following information (a) the company name; (b) its sectoral code, using the NACE (1) two-digit sectoral classification codes; (c) the number of employees; (d) annual turnover and balance sheet value; (e) the amount of aid granted; (f) where appropriate, any restructuring aid, or other support treated as such, which it has received in the whether or not the beneficiary company has been wound up or subject to collective insolvency probefore the end of the restructuring period.	ne past;
	□ yes □ no	
5.	Other Information	
	Please indicate here any other information you consider relevant to the assessment of the measure(s) under the guidelines on aid for rescuing and restructuring firms in difficulty.	concerned
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	PART III.7.B	
	SUPPLEMENTARY INFORMATION SHEET ON AID FOR RESCUING FIRMS IN DIFFICULTY: INDIVIDUAL AID	
	This supplementary information sheet must be used for the notification of individual rescue aid covered by the guidelines on State aid for rescuing and restructuring firms in difficulty (2).	Community
1.	Eligibility	
1.1.	Is the firm a limited company, where more than half of its registered capital has disappeared and more quarter of that capital has been lost over the preceding 12 months?	e than one
	□ yes □ no	
1.2.	Is the firm an unlimited company, where more than half of its capital as shown in the company acc disappeared and more than one quarter of that capital has been lost over the preceding months?	counts has
	□ yes □ no	
1.3.	Does the firm fulfil the criteria under domestic law for being the subject of collective insolvency proceedi	ings?
	□ yes □ no	
	If you have answered yes to any of the above questions, please attach the relevant documents (latest prof account with balance sheet, or court decision opening an investigation into the company under nationa law)	fit and loss l company
	If you have answered no to all of the above questions, please submit evidence supporting that the difficulties, for it to be eligible for rescue aid.	firm is in
1.4.	When has the firm been created?	•••••
1.5.	Since when is the firm operating?	

⁽¹⁾ Statistical classification of economic activities in the European Community, published by the Statistical Office of the European Communities.

Communities.
(2) Community guidelines on State aid for rescuing and restructuring firms in difficulty, OJ C 288, 9.10.1999, p. 2.

1.6.	Does the company belong to a larger business group?					
			yes		no	
	the group's members with details on ca	pital an	d voting rights) a	ınd atta	rganisation chart, showing the links between ch proof that the company's difficulties are its group and that the difficulties are too serious	
1.7.	Has the firm (or the group to which it b	elongs)	in the past recei	ved any	rescue aid?	
			yes		no	
	If yes, please provide full details (date, a	mount,	reference to pre	vious C	ommission decision if applicable, etc.)	
2.	Form of aid					
2.1.	Is the aid in the form of a loan guarante	e or loa	ns? Copies of th	e releva	nt documents should be provided.	
			yes		no	
2.2.	If yes, is the loan granted at an interest particular the reference rate adopted by			to tho	se observed for loans to healthy firms, and in	
			yes		no	
	Please provide detailed information.					
2.3.	Is the aid linked to loans that are to be the last instalment to the firm?	reimbur	rsed over a perio	d of no	more than 12 months after disbursement of	
			yes		no	
3.	Other elements					
3.1.	Is the aid warranted on the grounds of	serious	social difficulties	s? Please	giustify.	
3.2.	Does the aid have no unduly adverse sp	illover	effects on other l	Member	States? Please justify.	
3.3.	Please explain why you think that the aid is limited to the minimum necessary (i.e. is restricted to the amount needed to keep the firm in business for the period during which the aid is authorised). This should be done on the basis of a liquidity plan for the 6 months ahead and on the basis of a comparison with operating costs and financial charges over the previous 12 months.					
3.4.	Do you undertake, not later than six months after the rescue aid measure has been authorised, to communicate to the Commission a restructuring plan or a liquidation plan or proof that the loan has been reimbursed in full and/or that the guarantee has been terminated?					
			yes		no	

4. Other Information

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Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the guidelines on aid for rescuing and restructuring firms in difficulty.

PART III.8.A

SUPPLEMENTARY INFORMATION SHEET ON AID FOR RESTRUCTURING FIRMS IN DIFFICULTY: AID SCHEMES

This supplementary information sheet must be used for the notification of restructuring aid schemes covered by the Community Guidelines on State aid for rescuing and restructuring firms in difficulty (1).

1.	Eligibility				
1.1.	Is the scheme limited to firms that fulfil a	at least	one of the eligib	ility crit	teria below:
1.1.1.	Is the scheme limited to firms, where more than half their registered capital has disappeared and more than one quarter of that capital has been lost over the preceding 12 months?				
			yes		no
1.1.2.	Are the firms unlimited companies, who disappeared and more than one quarter of				oital as shown in the company accounts has er the preceding months?
			yes		no
1.1.3.	Do the firms fulfil the criteria under don	nestic la	aw for being the	subject	of collective insolvency proceedings?
			yes		no
1.2.	Is the scheme limited to restructuring scommunity definition of SMEs?	small c	or medium-sizeo	l enterp	orises in difficulty which correspond to the
			yes		no
2.	Return to viability				
	A restructuring plan must be implementation should be included:	ented v	which must ass	ure rest	toration of viability. At least the following
2.1.	Presentation of the different market assumptions arising from the market survey.				
2.2.	Analysis of the reason(s) why the firm ha	ıs run i	nto difficulty.		
2.3.	Presentation of the proposed future strat	egy for	the firm and ho	w this v	will lead to viability.
2.4.	Complete description and overview of the	ne diffe	rent restructurin	ig meas	ures planned and their cost.
2.5.	Timetable for implementing the different its entirety.	t measu	ares and the final	l deadlir	ne for implementing the restructuring plan in
2.6.	Information on the production capacity reductions.	of the	company, and	in partio	cular on utilisation of this capacity, capacity
2.7.	Full description of the financial arrangen	nents fo	or the restructur	ing, inc	luding:
	 Use of capital still available; Sale of assets or subsidiaries to help fi Financial commitment by the differer Amount of public assistance and den 	nt share	eholders and thi	rd partie	es (like creditors, banks); t amount;

⁽¹⁾ Community Guidelines on State aid for rescuing and restructuring firms in difficulty, OJ C 288, 9.10.1999, p. 2.

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2.8.	Projected profit and loss accounts for the next five years with estimated return on capital and sensitivity study based on several scenarios;					
2.9.	Name(s) of the author(s) of the restructuring plan and date on which it was drawn up.					
3.	Avoidance of undue distortion of competition					
	Does the scheme provide that recipient firms must not increase their capacity during the restructuring plan?					
	□ yes □ no					
4.	Aid limited to the minimum necessary					
	Describe how it will be assured that the aid granted under the scheme is limited to the minimum necessary.					
5.	One time, Last time					
	Is it excluded that recipient firms receive restructuring aid more than once over a period of ten years?					
	□ yes □ no					
	All cases where this principle is not respected must be notified individually					
6.	Amount of aid					
6.1.	Please specify the maximum amount of the aid that can be awarded to any one firm as part of the restructuring operation:					
6.2.	Provide all relevant information on aid of any kind which may be granted to the firms eligible for receiving restructuring aid.					
7.	Annual report					
7.1.	Do you undertake to provide reports, at least on an annual basis, on the scheme's operation, containing the information specified in the Commission's instructions on standardised reports?					
	□ yes □ no					
7.2.	Do you undertake in such report to include a list of beneficiary firms with at least the following information:					
	 (a) the company name; (b) its sectoral code, using the NACE (¹) two-digit sectoral classification codes; (c) the number of employees; (d) annual turnover and balance sheet value; (e) the amount of aid granted; (f) where appropriate, any restructuring aid, or other support treated as such, which it has received in the past; (g) whether or not the beneficiary company has been wound up or subject to collective insolvency proceedings before the end of the restructuring period. 					
	□ yes □ no					

⁽¹⁾ Statistical classification of economic activities in the European Community, published by the Statistical Office of the European Communities.

8. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the guidelines on aid for rescuing and restructuring firms in difficulty.

PART III.8.B

SUPPLEMANTERY INFORMATION SHEET ON AID FOR RESTRUCTURING FIRMS IN DIFFICULTY: INDIVIDUAL AID

This supplementary information sheet must be used for the notification of individual restructuring aid covered by the Community Guidelines on State aid for rescuing and restructuring firms in difficulty (1).

1.	Eligibility						
1.1.	Is the firm a limited company, where more than half of its registered capital has disappeared and more than one quarter of that capital has been lost over the preceding 12 months?						
			yes		no		
1.2.	Is the firm an unlimited company, w disappeared and more than one quarte				oital as shown in the company accounts haver the preceding 12 months?		
			yes		no		
1.3.	Does the firm fulfil the criteria under d	omesti	c law for being t	he subje	ct of collective insolvency proceedings?		
			yes		no		
	If you have answered yes on any of the account with balance sheet, or court d law)	above ecision	questions, pleas opening an inv	e attach estigatio	the relevant documents (latest profit and los on into the company under national company		
	If you have answered no to all of th difficulties, for it to be eligible for restru			ase sub	mit evidence supporting that the firm is in		
1.4.	When has the firm been created?						
1.5.	Since when is the firm operating?						
1.6.	Does the company belong to a larger b	usiness	group?				
			yes		no		
	the group's members with details on ca	ıpital ar	nd voting rights)	and atta	organisation chart, showing the links between uch proof that the company's difficulties are it e group and that the difficulties are too seriou		
1.7.	Has the firm (or the group to which it b	oelongs) in the past rece	ived any	y restructuring aid?		
			yes		no		
	If yes, please provide full details (date, a	mount	, reference to pr	evious C	Commission decision if applicable, etc.)		

⁽¹⁾ Community Guidelines on State aid for rescuing and restructuring firms in difficulty, JO C 288, 9.10.1999, p. 2. Please note that a specific form shall be used in case of aid for restructuring firms in the aviation sector (Part III.13.a) as well as in the agricultural sector (Part III.12.p).

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2. Restructuring plan

- 2.1. Please supply a copy of the survey of the market(s) served by the firm in difficulty, with the name of the organisation which carried it out. The market survey must give in particular:
- 2.1.1. A precise definition of the product and geographical market(s).
- 2.1.2. The names of the company's main competitors with their shares of the world, Community or domestic market, as appropriate.
- 2.1.3. The evolution of the company's market share in recent years.
- 2.1.4. An assessment of total production capacity and demand at Community level, concluding whether or not there is excess capacity on the market.
- 2.1.5. Community-wide forecasts for trends in demand, aggregate capacity and prices on the market over the five years ahead.
- 2.2. Please attach the restructuring plan. At least the following information should be included:
- 2.2.1. Presentation of the different market assumptions arising from the market survey.
- 2.2.2. Analysis of the reason(s) why the firm has run into difficulty.
- 2.2.3. Presentation of the proposed future strategy for the firm and how this will lead to viability.
- 2.2.4. Complete description and overview of the different restructuring measures planned and their cost.
- 2.2.5. Timetable for implementing the different measures and the final deadline for implementing the restructuring plan in its entirety.
- 2.2.6. Information on the production capacity of the company, and in particular on utilisation of this capacity, capacity
- 2.2.7. Full description of the financial arrangements for the restructuring, including:
 - Use of capital still available;
 - Sale of assets or subsidiaries to help finance the restructuring;
 - Financial commitment by the different shareholders and third parties (like creditors, banks);
 - Amount of public assistance and demonstration of the need for that amount;
- 2.2.8. Projected profit and loss accounts for the next five years with estimated return on capital and sensitivity study based on several scenarios;
- 2.2.9. Name(s) of the author(s) of the restructuring plan and date on which it was drawn up.
- 2.3. Describe the compensatory measures proposed with a view to mitigating the distortive effects on competition at Community level.
- 2.4. Provide all relevant information on aid of any kind granted to the firm receiving restructuring aid, whether under a scheme or not, until the restructuring period comes to an end.

3. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the guidelines on aid for rescuing and restructuring firms in difficulty.

PART III.9

SUPPLEMENTARY INFORMATION SHEET ON AID FOR AUDIOVISUAL PRODUCTION

This supplementary information sheet must be used for notifications of aid covered by the Commission Communication on certain legal aspects relating to cinematographic and other audiovisual works (1).

1.	The aid scheme
1.1.	Please describe as accurately as possible the purpose of the aid and its scope, where appropriate, for each measure.
1.2.	Does the aid directly benefit the creation of a cultural work (for cinema or television)?
1.3.	Please indicate what provisions exist to guarantee the cultural objective of the aid:
1.4.	Does the aid have the effect of supporting industrial investment?
2.	Conditions for eligibility
	Please indicate the conditions for eligibility for the planned aid:
2.2.	Beneficiaries:
2.2.1.	Does the scheme distinguish between specific categories of beneficiary (e.g. natural/legal person, dependent/independent producer/broadcaster, etc.)?
2.2.2.	Does the scheme differentiate on grounds of nationality or place of residence?
2.2.3.	In the case of establishment in the territory of a Member State, are beneficiaries obliged to fulfil any conditions other than that of being represented by a permanent agency? Note that the conditions of establishment must be defined with respect to the territory of the Member State and not to a subdivision of that State.
2.2.4.	If the aid has a tax component, must the beneficiary fulfil any obligations or conditions other than that of having taxable revenue in the territory of the Member State?
3.	Territorial coverage
3.1.	Please indicate if there is provision for any form of obligation to spend in the territory of the Member State or in one of its subdivisions.
3.2.	Is it necessary to comply with a minimum degree of territorial coverage in order to be eligible for the aid?
3.3.	Is the required territorial coverage calculated with regard to the overall budget of the film or to the amount of aid?
3.4.	Does the condition of territorial coverage apply to certain specific items of the production budget?
3.5.	Is the absolute amount of aid adjustable in proportion to the expenditure carried out in the territory of the Member State?
3.6.	Is the aid intensity directly proportional to the effective degree of territorial coverage?
3.7.	Is the aid adjustable in proportion to the degree of territorial coverage required?

⁽¹⁾ Communication from the Commission to the Council, the European Parlament, the Economic and Social Committee and Committee of the Regions on certain legal aspects relating to cinematographic and other audiovisual works, OJ C 43, 16.2.2002, p. 6.

4. Eligible costs

- 4.1. Please specify the costs which may be taken into account to determine the amount of aid.
- 4.2. Do the eligible costs all relate directly to the creation of a cinematographic or audiovisual work?

5. Aid intensity

- 5.1. Please indicate whether the scheme provides for use of the concept of difficult, low-budget film in order to obtain an aid intensity of over 50% of the production budget.
- 5.2. If so, please indicate the categories of film covered by this concept.
- 5.3. Please indicate whether the aid can be combined with other aid schemes ('cumulation of aid') or other provisions for aid and, if so, what arrangements are made to limit such cumulation or to ensure that, in the case of cumulation, the maximum aid intensity for the work is not exceeded.

6. Compatibility

6.1. Please provide a reasoned justification in support of compatibility of the aid in the light of the principles set out in the Commission Communication on certain legal aspects relating to cinematographic and other audiovisual works.

7. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the Communication on certain legal aspects relating to cinematographic and other audiovisual works.

PART III.10

SUPPLEMENTARY INFORMATION SHEET ON ENVIRONMENTAL PROTECTION AID

This supplementary information sheet must be used for the notification of any aid covered by the Community Guidelines on State aid for environmental protection (1).

1. Objective of the a	uid
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1.1.	Which are the objectives aimed at in terms of environmental protection? Please submit a detailed description for each part of the scheme				
	If the measure in question has already been applied in the past, what have been the results in terms of environmenta protection?				
1.2.	If the measure is a new one, what environmental results are anticipated, and over what period?				

⁽¹⁾ Community Guidelines on State aid for environmental protection, JOC 37, 3.2.2001, p. 3.

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•	Investment aid aimed at the adaptation to new Standards or aimed at going beyond existing standards					
.1.	Aid for adaptation to new Community standards					
.1.1.	Will aid be granted for reaching Community standards already adopted at the time of notification?					
	□ yes □ no					
	In the affirmative which are the Community standards in question?					
	Date at which they have been formally adopted by the competent Community Institutions?					
	Please confirm that no aid will be granted to large enterprises for reaching Community standards already adopted but not yet in force					
	□ yes □ no					
	If Community Standards are set in a directive, which deadlines are set for the transposition?					
1.2.	Which are the eligible costs?					
	Please explain how it will be ensured that the eligible costs are only the extra costs necessary to meet the environmental objective, and how any cost savings engendered over the first 5 years of the life of the investment will be taken into account					
	To what extent are advantages deriving from a possible capacity increase and from accessory additional productions taken into account?					
1.3.	What is the maximum aid intensity expressed as a gross amount of the planned aid?					
<u>2</u> .	State aids aimed at going beyond Community standards or planned in case no Community Standard exists.					
2.1.	If Community standards exist, please describe					
	If there are no Community standards, are there national standards?					
	□ yes □ no					
	If yes, please attach copies of the relevant texts.					
	Please confirm that an enterprise will only be granted aid for reaching national standards which are more stringent than Community standards or where no Community standards exist, if it complies with the relevant standard on the final date laid down in the national measure:					
	Please give examples of eligible investments:					
	In the case of national standards, are they stricter than Community standards?					
	□ yes □ no					
	If yes, please specify,					

2.2.2.	What are the eligible costs? Please explain in what way it will be ensured that the eligible costs are only the extra costs necessary to meet the environmental objective, and how any cost savings engendered over the first 5 years of the life of the investment will be taken into account.											
	To what extent have possible advantages deriving from a capacity increase and additional accessory productions been taken into account?											
2.2.3.	Please state the maximum gross aid intensity of the planned measure What is the standard maximum gross aid intensity of the planned measure? Does the aid scheme provide for a bonus for undertakings situated in regions eligible for national regional aid?											
										yes		no
								If yes, which bonuses are foreseen?				
	Does the aid scheme provide for a bonus for SMEs?											
	Does the aid scheme provide for a bor	_										
			yes		no							
	If yes, please give details?											
	Can the bonus be cumulated with the bonus for undertakings situated in assisted regions?											
			yes		no							
	If yes, please describe the modalities:											
				•••••								
3.	Investment aid in the energy secto	r										
3.1.	Aids for investments aimed at energy saving											
3.1.1.	What are the energy savings expected as a result of the ad hoc aid or aid scheme?											
	Is the amount of the expected savings assessed by an independent expert? Please give examples of eligible investments											
3.1.2.	What are the CO2 saving expexted as a result of the ad hoc aid or aid scheme?											
3.1.3.	What are the eligible costs?											
	Please explain in what way it will be ensured that the eligible costs are only the extra costs necessary to meet the environmental objective, and how any cost savings engendered over the first 5 years of the life of the investment will be taken into account.											
	To what extent have possible advantages deriving from a capacity increase and additional accessory productions been taken into account?											
	What is the maximum gross aid intensity of the planned aid?											
	Does the project provide for a bonus for undertakings in areas eligible for national regional aid schemes?											
			yes		no							
	If yes, which bonuses are foreseen?											

	Does the planned scheme provide for a	bonus	for SMEs?	•					
			yes		no				
	If yes, which bonus?								
	Can this bonus be cumulated with the	bonus	applicable	to undertakin	gs in assisted areas?				
			yes		no				
	If yes, what are the conditions?	•••••	••••••						
3.2.	Aids in favour of the combined produc	tion of	electricity	and heat					
3.2.1.	Which primary source of energy will b	e used	in the proc	duction proces	ss?				
3.2.2.	What will be the environmental benefit	t of the	measure i	n question?					
	If the conversion efficiency is particula	rly hig	h, give the	comparative a	verage.				
	What will be the minimum conversion	efficie	ncy of the	eligible CHP p	lants?				
	If the measures allow energy consumpt	If the measures allow energy consumption to decrease, in what proportion?							
	Have the provisions been elaborated by	Have the provisions been elaborated by an independent expert?							
	In what respect and to what extent is the	ie prod	luction pro	ocess less dama	aging for the environment, if at all?				
3.2.3.	What are the eligible costs?								
	What would be the investment costs for the installation of a production entity for electricity (or heat) for the same capacity in terms of effective energy production?								
	To what extent is the sale of heat (if the installation is primarily destined for the production of energy) or the sale of electricity (in the opposite case) taken into account in order to decrease the higher investment costs?								
	In the case of the replacement of an exion from cost saving?	sting ir	istallation,	is there an ad	vantage deriving from the increase of capacity				
	How are those advantages calculated?								
3.2.4.	What is the maximum gross aid intensity of the planned aid?								
	What is the standard maximum gross intensity of the aid?								
	Does the planned scheme provide for a	bonus	for under	takings in assi	sted areas?				
			yes		no				
	If yes, which bonuses are foreseen?								
	Is a bonus foreseen for SMEs?								
			yes		no				
	If yes, please give details								
	Can this bonus be cumulated with the	bonus	for underta	akings in assis	ted areas?				
			yes		no				
	If yes, under what conditions?								

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5.5. Alus for investment in renewable energ	3.3.	Aids for investment in renewable energies
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3.3.1.	Which are the types of energy in question? Do they fall under the definition of renewable energies described in Art.
	2 of Directive 2001/77/CE of the European Parliament and of the Council of 27 September 2001 (1)?

In case the investments are meant to provide energy for a whole Community, describe the limits of this community and the types of energy used before for that purpose.

3.3.2. What are the eligible costs?

What would be the investment costs for the installation of a production entity for electricity for the same capacity in terms of effective energy production?

3.3.3.	What is the maximum gross aid intensity of the planned aid?	
	" Hat to the manaman gross are intensity of the planned are.	

If the aid may cover the total eligible costs, why is such an aid rate indispensable?

In similar circumstances.	how would t	he produced	energy be traded.	through which	distributors and	l at wh

tariffs?	•••••		•••••	
Does the planned aid scheme provide faid?	or a bo	nus for undertal	ings sit	tuated in regions eligible for national regional
		yes		no
If so, what is the size of the bonus?				
Is a bonus foreseen for SMEs?				
		yes		no
If yes, please give details:			***********	
Can this bonus be cumulated with the b	onus p	provided for und	ertaking	gs in assisted regions?
		yes		no
If yes, under which conditions?				
Can the notified investment aid be comor with other forms of Community fina			aid with	nin the meaning of Article 87(1) of the Treaty
		yes		no
	and in	volving the san	ne eligi	lated in the environmental aid guidelines, or, ble costs is granted, the most favorable aid

4. Aid in favour of the rehabilitation of polluted industrial areas

4.1. What is the site in question (description of the site) and what is the nature of the pollution?

Has the nature, extent and risk to human health and the environment of the pollution been subject to an independent expert assessment?

□ yes □ no

Which ones? Attach copies of the reports.

⁽¹⁾ Directive 2001/77/CE of the European Parliament and of the Council of 27 September 2001, OJ L 283, 27.10.2001, p. 3.

4.2.

4.3.

5.5.1.

5.2.

In the case of ad-hoc aid, please a	nswer the fo	llowing que	estions :			
Is the current ownership of the si	te public or p	private?				
If the current ownership of the s carry out the remediation/rehabi			e been purcl	nased by the	e public admin	nistration in order to
		yes		no		
Has the person responsible for th	e pollution o	of the site be	een identifie	1?		
		yes		no		
If not, please describe briefly the	exemption c	ircumstanc	es that rende	r the pollut	er not liable	
Has the value of the polluted site	(before rehal	bilitation) b	een evaluate	d through a	n independent	expert analysis?
		yes		no		
What is the market value of the s	ite before the	rehabilitat				
What are the costs calculated for	the rehabilit	ation work?				
What are the primary costs in th and buildings by public authoriti		e Commiss	ion Commu	nication on	State aid elem	nents in sales of land
Has the value of the site after reh	abilitation be	een estimate	ed by an inde	pendent ex	pert assessmer	ıt?
		yes		no		
What is the estimated market val	ue of the reh	abilitated si	te?			
Has the public administration the	e intention o	f selling the	land within	three years	after the date o	of acquisition?
What land use will be given to th	e polluted sit	e after its re	habilitation	?		
What is the scope of the envisage	ed aid?					
What is the maximum gross aid i	intensity of tl	he planned	aid?			
In case of an aid scheme, please e	xplain					
What is the scope of the envisage	ed aid ?					
What is the maximum gross aid i	intensity of tl	he planned	aid?			
Have similar aid schemes been gi explain how many sites have bee schemes?	n remediated	d under sim	ilar schemes	and what v	vere the amou	nts allocated to such
Aid in favour of relocalisation Whose is the undertaking which		•	المعاممة المعامة	داد د د د داد اد اد		
Where is the undertaking which					1.0	
If the location is in a Zone Natura		n legislative	e text provid	es tor that q	ualification?	
Why does the relocation takes pl						
Please provide a thorough descriped relocation necessary. Is the own pollution/environmental problem	er of the un					

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	5.3.	Is there an administrative or judicial decision ordering the relocation of the undertaking?
		□ yes □ no
		If yes, attach a copy of the relevant decision.
		Please confirm that the beneficiary will comply with the strictest environmental standards applicable in the new region where it is located.
	5.4.	What profits can the undertaking expect from the sale, the expropriation, or rent of the abandoned territories or installations?
	5.5.	What costs will have to be assumed in relation with the new installation with equal production capacity as the one abandoned?
		Will the relocation cause penalties for the anticipated termination of the contract regarding the rent of the territory or of the buildings?
		Will there be any benefits from the new technology used following the relocation?
		Are there accounting gains from the better use of the installations following the relocation?
		What is the maximum gross aid intensity of the planned aid?
	6.	Aid to SMES for advisory/consultancy services in the environmental field
	6.1.	Who are the potential beneficiaries of the aid?
		Do they fulfil all the conditions of Annex 1 of Regulation (CE) No $70/2001$ of the Commission of 12 January 2001, concerning the application of Articles 87 and 88 of the Treaty CE to state aids for SMEs (1)
	6.2.	Will the consultancy services be provided by external companies?
		□ yes □ no
		Do the external companies have financial links with the undertakings beneficiaries of the aid?
		□ yes □ no
		Please state the exact nature of the consultancy services:
	7.	Operating aid To promote waste management and energy saving
	7.1.	What are the extra production costs and what share is covered by the aid?
		If the aid is degressive please state the modalities?
	7.2.	What is the foreseen duration for the application of the notified aid scheme?
	7.3.	Specific questions in case of aid to promote waste management:
		How is it ensured that a beneficiary finances the service provided in proportion to the amount of waste produced and/or the cost of treatment?
		In case of an aid for industrial waste management are there Community rules applicable?
		□ yes □ no

⁽¹⁾ Regulation (EC) N° 70/2001 of the Commission of 12 January 2001 concerning the application of Article 87 and 88 EC Treaty to State aids to small and medium-sized enterprises, OL I. 10, 13.10.2001, p. 33.

	If yes, please describe:							
	In the absence of Community rules, are there national rules ?							
	□ yes □ no							
	If yes, please describe:							
	If, yes, are these national rules stricter than Community rules?							
	□ yes □ no							
	If yes, please describe:							
8.	Operating Aids in form of tax reductions or exemptions							
8.1.	Introduction of a new tax as a result of a Community obligation							
8.1.1.	The Member State grants exemptions which lead to a rate lower than the minimum Community rate							
	From which tax will a reduction or exemption be granted?							
	How does the levying of the tax contribute to environmental protection?							
	What results have been obtained as a direct consequence of the tax, or are expected to be obtained?							
	Have these exemptions been authorized by the Council applying Community fiscal rules?							
	Why is it necessary to apply lower rates than the minimum Community rates?							
	Are the sectors benefiting from the tax reductions subject to strong intra-community and/or international competition?							
	How many undertakings may benefit from this measure?							
	Are those undertakings subject to other charges concerning environmental protection?							
8.1.2.	The Member State grants tax reductions at a rate lower than the minimum Community rate							
	From which tax will a reduction or exemption be granted?							
	How does the levying of the tax contribute to environmental protection?							
	What results have been obtained as a direct consequence of the tax, or are expected to be obtained?							
	Are the derogations conditional on the conclusion of agreements between the recipient firms and the Member State in order to improve environmental protection?							
	□ yes □ no							
	What is the nature of these agreements?							
	Are the agreements open to all sectors of the economy which can benefit from the tax measure?							
	If the signing up to an agreement is voluntary and not a condition for receiving the tax benefit, what is the (expected) rate of accession to agreements among the beneficiaries of the tax benefit?							
	Who ensures the monitoring of the agreements entered into by the firms?							
	Which sanctions are foreseen in case of non-compliance of the obligations undertaken in the agreements?							

Attach a copy of such agreements or describe them in detail.

If national rules have the same effects as the above-mentioned agreements, please attach a copy of the rules.

In the absence of agreements between firms and the Member State, what will be the rate effectively paid by the firms after application of the reduction and what will be the difference between this amount and the minimum Community rate?

8.1.3.	Derogation applicable for the introduction of a new tax imposed in the absence of a Community obligation	
0.1.7.		
	Are the derogations conditional on the voluntary or obligatory conclusion of agreements between the firms and the Member State aiming at an improvement of the environment?	
	□ yes □ no	
	What is the nature of such agreements?	
	□ yes □ no	
	Are they open to all sectors of the economy which can benefit from the tax measure?	
	□ yes □ no	
	If the signing up to an agreement is voluntary and not a condition for receiving the tax benefit, what is the rate of accession to agreements among the beneficiaries of the tax benefit?	
	Who ensures the respect of the commitments entered into by the firms?	
	What are the sanctions in case of non-compliance with the commitments foreseen in the agreements?	
	Attach a copy of the draft agreements if available or describe their content.	
	If there are national rules having the same effect as the aforementioned agreements, attach a copy of these national rules.	
	In the absence of agreements between firms and the Member State which rate will be effectively paid by the firms after application of the reduction and which will be the difference to the "normal" national rate?	
	Please submit figures which enable the Commission to assess the share of the tax actually paid.	
	Which duration is foreseen for the application of the notified planned aid scheme?	
8.1.4.	Derogations applicable to existing taxes	
	What is the environmental effect of the tax concerned by the measure?	
	When was the tax introduced?	
	For which beneficiaries?	
	Was the decision to grant a tax reduction for the beneficiaries concerned by this notification made in connection with a significant increase of the tax?	
	□ yes □ no	
	If yes, please show the development of the relevant tax rate over time in absolute terms.	
	Have the derogations become necessary following a significant change in the economic conditions?	
	Describe the change	

	Is this change specific to one Member State or does it exist in all Member States?						
	Which increase of charges is due to the change of economic conditions?						
	What is the duration of the application of the notified planned aid scheme?						
8.1.5.	Tax exemption necessary for the modernisation of production of energy in order to obtain a higher energy efficiency.						
	What traditional energy sources will be used for the production of energy?						
	What will be the difference in energy efficiency as compared to traditional methods of production ?						
	What additional costs will be caused by the envisaged production?						
9.	Operating Aids in Favour of renewable energies						
9.1.	Which are the categories of energy in question?						
	Do these types of energy fall within the definition of renewable energies as set out in Art. 2 of Directive 2001/77/CE of the European Parliament and of the Council of 27 September 2001?						
9.2.	Aids for compensating the difference between the production costs for renewable energies and the market prices for such energy:						
	Are these new plants?						
	□ yes □ no						
	What are the average production costs and the difference to the average market price for every source of renewable energy?						
	Please describe the precise support mechanism and in particular the method for calculating the amount of aid:						
	What is the foreseen duration for amortizing the plants?						
	Please show that the net present value of the aid will not exceed the net present value of the total investment costs for the power plant or the type of power plant benefiting from the aid						
	If the aid is foreseen for several years, what are the modalities for the revision of production costs and market prices?						
	Are the plants for the production of renewable energy sources as well eligible for investment aids?						
	□ yes □ no						
	If yes, how much?						
	How will the investment aid be taken into account when determining the need for operating aid?						
	Does the aid include an element of return on capital?						
	□ ves □ no						

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If yes, how much? Please explain why this is considered to be necessary. For the biomass sector, can the aid go beyond the coverage of the investments?

,3.	Aids in the form of market mechanisms
	Are these new plants?
	□ yes □ no
	What are the average costs for the production of the renewable energy in question and the difference to the average market price for energy?
	How will the mechanism function?
	How is it ensured that the mechanism does not dissuade renewable energy producers from becoming more competitive?
	How does the mechanism take imports and exports of electricity into account?
	In the case of green certificates will the Member State intervene directly or indirectly in the price - setting?
	Can the Member State, if it so wishes, put new certificates on the market or can it buy them?
	□ yes □ no
	Will the system include a charge to be paid in case of non-fulfilment of an obligation?
	□ yes □ no
	If yes, how will this money be collected, administered and used?
	How will the control be ensured in order to avoid an overall overcompensation of the participating firms?
	Operating aid on the basis of the external costs avoided
	Are these new plants?
	□ yes □ no
	How and by whom have the external costs avoided been calculated? Please submit a reasoned and quantified comparative cost analysis together with an assessment of external costs caused by competing energy producers
	What is the maximum amount of aid per kWh?
	How is control ensured that the amounts of aid going beyond the amount resulting from option 1 is in fact reinvested in the sector or renewable energies?
	Operating aid for the combined production of Heat and Electricity
.1.	Which primary energy source will be utilised in the production process?
	What is the benefit of the planned measure for the environment?
	If the conversion efficiency is particularly high, what is the comparative average?
	What will be the minimum conversion efficiency of the eligible CHP plants?
	In which proportion, if at all, does the measure allow for the reduction of energy consumption?
	Have the measures been assessed by an independent expert?
	In which aspects and to what extent, if at all, does the production process damage less the environment?

What are the modalities of the planned aid?

What are the average production costs and the average market prices of the produced energies?

What is the average market price of a traditional energy unit?

In case of industrial use of the combined production of heat and electricity, which are the possible benefits from the production of heat?

If the aid is foreseen for several years, which are the conditions for the adjustment of production costs and market prices?

11. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the guidelines on aid for environmental protection.

PART III.11

SUPPLEMENTARY INFORMATION SHEET ON RISK CAPITAL AID

This supplementary information sheet must be used for the notification of any aid scheme covered by the Communication on State aid and Risk Capital (¹). Please note that if the scheme is covered by another framework or guidelines, the corresponding standard notification form for the relevant framework or guidelines should be used instead.

1.	be	nericiary of aid
	Wł	no is/are the beneficiary/ies of the scheme (please tick one or more boxes as appropriate):
1.1		investors setting up a fund or providing equity in a company or a set of companies. Please specify selection criteria:
1.2		investment fund or other intermediary vehicle. Please specify selection criteria:
1.3		enterprises invested in. Please specify selection criteria:
2.	For	rm of aid
2.1.		e scheme envisages the following measure(s) and/or instrument(s) (please tick one or more boxes as propriate):
		constitution of an investment fund (i.e. venture capital fund) in which public authorities are a partner, investor or participant. Please specify:

⁽¹⁾ Commission Communication on State aid and Risk Capital, OJ, C 235 of 21.08.2001, p. 3.

_	Please specify:
	guarantees to risk capital investors or to risk capital funds against a proportion of investment losse guarantees in respect of loans to investors or funds for investment in risk capital. Please specify:
	other financial instruments in favour of risk capital investors or of venture capital funds to provide extra ca for investment. Please specify:
	fiscal incentives to investors to undertake risk capital investments. Please specify:
ent	combination of the above measure(s) and/or instrument(s) does not lead to the provision of capital to erprise(s) invested in solely in the form of loans (including subordinated loans and 'equity' loans) or cruments which provide the investor/lender with a fixed minimum return. Please specify:
C:	
	stence of market failure
	stence of market failure The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed:
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000;
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of the Treaty;
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of the Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of the Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the althresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investment of Please specify by adducing supporting evidence:
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of th Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of th Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the athresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the presence of a 'market failure' in the presence of a 'market failure' in the
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of th Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of th Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the athresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investing Please specify by adducing supporting evidence:
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of the Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of the Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the atthresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investing Please specify by adducing supporting evidence:
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of the Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of the Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the althresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure' in the presence of a 'market failure' in the presence of a 'market failure'
	The maximum tranche of finance for target enterprises financed under the aid scheme does not exceed: EUR 500,000; EUR 750,000 for enterprises located in regions qualifying for assistance under Article 87(3)(c) of the Treaty; EUR 1 million for enterprises located in regions qualifying for assistance under Article 87(3)(a) of the Treaty. If the maximum tranches of finance for target enterprises financed under the aid scheme exceeds the all thresholds, the scheme must be justified by the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area(s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure' in the relevant area (s) of investment of the presence of a 'market failure'

		medium-sized enterprises in their start-up or other early stages, or located in assisted areas.
		for medium-sized enterprises beyond their start-up or other early stages, or not located in assisted areas, there is a limit per enterprise on total funding through the measure. Please specify:
4.2.		e scheme is focused on risk capital market failure and provides for delivery of finance to enterprises principally in
	the 	form of equity or quasi-equity. Please specify if necessary:
4.3.		cisions to invest are profit-driven and there is a link between investment performance and those responsible for estment decisions, demonstrated by the following:
		All the capital invested in the target enterprises is provided by market economy investors or
		There is a significant involvement of market economy investors' in the target enterprises. Please specify:
4.3.1.		he case of investment funds, the profit-driven character of investments is demonstrated by (please tick one or more appropriate):
		At least 50% of the fund's capital is provided by private investors;
		At least 30% of the fund's capital is provided by private investors in the case of measures operating in regions qualifying under Article $87(3)(a)$ of the EC Treaty or under Article $87(3)(c)$ of the EC Treaty;
		Other factors justifying a different level of private capital. Please describe
		There is an agreement between a professional fund manager and participants in the fund providing that the manager's remuneration is linked to the performance of the fund and that clearly sets out the objectives of the fund and the timing of investments;
		private investors are represented in decision-making;
		there is application of best practice and regulatory supervision in the management of the fund.
4.4.		Distortion of competition between investors and investment funds is minimised, as demonstrated by:
		a call for tender setting out any preferential terms accorded to private investors;
		in case of an investment fund, a public invitation to investors at its launch;
		in case of a scheme (e.g. a guarantee scheme), it will remain open to all new entrants.
4.5.		Each investment will be based on the existence of a detailed business plan to establish the viability of each project.
4.6.		A clear 'exit mechanism' is provided under the scheme. Please specify:
4.7.		Is the possibility to recycle funds within a scheme foreseen?

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_	4.8.		Sectoral focus. Target enterprises are active in (a) certain sector(s) of the economy only. Please specify the sector(s) and the underlying commercial as well as public policy logic:
	5.	Cu	mulation of the aid
	5.1.		If the scheme provides for aid to enterprises invested in, are they already recipients of aid under another framework $(^1)$, including under other authorised schemes? Please specify:
	5.2.		If equity provided under the risk capital scheme to enterprises is used to finance initial investment, research and development costs or other costs eligible under other frameworks, is the relevant aid ceiling complied with also taking into account the aid element of the risk capital scheme? Please specify.
	6.	Ωt	her Information
			ase indicate here any other information you consider relevant to the assessment of the measure(s) concerned der the communication on aid and risk capital.
			PART III.12.A
			SUPPLEMENTARY INFORMATION SHEET FOR AGRICULTURE
		ma agr not	ase note that Part III.12 of the state aid notification form only applies to activities related to the production, processing and rketing of agricultural products, that is, products included in Annex I to the EC Treaty. However, concerning the promotion of icultural products, exceptionally, agricultural state aid rules also apply to a certain number of non-Annex I products. Please e that the specific state aid rules for agriculture do not apply to measures related to the processing of Annex I products into non-nex I products. For such measures you should complete the relevant section of the general notification form.
	1.	Pre	oducts covered
	1.1.		es the measure apply to any of the following products which are not yet subject to a common market ganisation:
			potatoes other than starch potatoes horsemeat honey coffee
			cork The measure does not apply to any of these products

⁽¹⁾ The information to be provided does not cover de minimis aid pursuant to Commission Regulation (EC) No 69/2001 of 12 January 2001 on the application of Articles 87 and 88 to de minimis aid, OJ L 10, 13.1.2001, p. 30, granted to the same enterprises, which needs not be reported.

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2.	lnc	entive effect
2.1.		n you confirm that no aid will be granted in respect of work begun or activities undertaken before an application aid has been properly submitted to the competent authorities, and accepted by them with binding effect?
		□ yes □ no
	in r	o, please note that, under points 3.5 and 3.6 of the Agricultural Guidelines, aid which is granted retrospectively espect of activities already undertaken by the beneficiary cannot be considered to contain the necessary incentive nent, and must be considered operating aid (in principle prohibited by state aid legislation).
3.	Туј	pe of aid
3.1.	Wh	nat type(s) of aid does the planned measure include?
3.1.1.		Aid for investment in agricultural holdings (point 4.1 of the sAgricultural Guidelines (1)). Please complete Part III.12.a.i of this notification form).
3.1.2.		Aid for investments in connection with the processing and marketing of agricultural products (points 4.2 of the Agricultural Guidelines). Please proceed to Part III.12.a.ii of this notification form.
3.1.3.		Aid for investments to promote the diversification of farm activities (points 4.3, 4.1 or 4.2 of the Agricultural Guidelines). Please proceed to Part III.12.a.i, section 10 of this notification form.
3.1.4.		Aid for additional costs or income forgone because of agri-environmental commitments; (point 5.3 of the Agricultural Guidelines). Please complete Part III.12.b of this notification form.
3.1.5.		Operating aid related to environmental protection (point 5.5 of the Agricultural Guidelines). Please complete Part III.12.b.
3.1.6.		Aid (other than investment aid) to compensate for handicaps in the less favoured areas (point 6 of the Agricultural Guidelines). Please complete Part III.12.c.
3.1.7.		Aid for the setting up of young farmers (point 7 of the Agricultural Guidelines). Please complete Part III.12.d.
3.1.8.		Aid for early retirement or for the cessation of farming activities (point 8 of the Agricultural Guidelines). Please complete Part III.12.e.
3.1.9.		Aid for closing production, processing and marketing capacity (point 9 of the Agricultural Guidelines). Please complete Part III.12.f.
3.1.10.		Aid for producer groups (point 10 of the Agricultural Guidelines). Please complete Part III.12.g.
3.1.11.		Aid to compensate for damage to agricultural production or the means of agricultural production (point 11. of the Agricultural Guidelines). Please complete Part III.12.h.
3.1.12.		Aid for land reparcelling (point 12 of the Agricultural Guidelines). Please complete Part III.12.i.
3.1.13.		Aid to encourage the production and marketing of quality agricultural products (point 13 of the Agricultural Guidelines). Please complete Part III.12.j.
3.1.14.		Aid for the provision of technical support in the agricultural sector (point 14 of the Agricultural Guidelines). Please complete Part III.12.k.

 $[\]label{eq:community} \begin{tabular}{ll} (1) & Community Guidelines for State Aid in the Agriculture Sector, OJ C 232, 12.8.2000, p. 17. \end{tabular}$

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_	3.1.15.		Aid for the livestock sector (point 15 of the Agricultural Guidelines). Please complete Part III.12.l.
	3.1.16.		Aid for the outermost regions and the Aegean Islands (point 16 of the Agricultural Guidelines). Please complete Part III.12.m.
	3.1.17.		Aid for research and development (point 17 of the Agricultural Guidelines). Please complete Part III.6.a.
	3.1.18.		lem:lem:lem:lem:lem:lem:lem:lem:lem:lem:
	3.1.19.		$\label{eq:complete} Aid in the form of subsidised short-term loans (point 19 of the Agricultural Guidelines). Please complete Part III.12.n.$
	3.1.20.		$\label{eq:conditional} Aid for rescue and restructuring firms in difficulty (point 20 of the Agricultural Guidelines). Please complete Part III.12.p.$
	3.1.21.		Aid concerning TSE tests, fallen stock and slaughterhouse waste. Please complete part III.12.q.
	3.1.22.		Aid for employment. Please complete the relevant section of the general notification form and part III.3.
	3.1.23.		Aid for training. Please complete part III.2.
			PART III.12.A.I
			PART III.12.A.I
			SUPPLEMENTARY INFORMATION SHEET FOR AID TO INVESTMENTS IN AGRICULTURAL HOLDINGS
			s notification form applies to investments in agricultural holdings, which are dealt with in points 4.1, 4.1.2.2, 4.1.2.3, .2.4 and 4.3 of the Guidelines
		exc	s form must also be used by Member States for the notification of any aid for individual investments, with eligible expenses in ess of EUR 12,5 million, or where the actual amount of aid exceeds EUR 6 million (Article 1§3 of Regulation (EC) N° 1/04).
	1.	Ob	jectives of the aid
	1.1.	Wł	nich of the following objectives does the investment pursue:
			reduce production costs; improve and re-deploy production; increase quality; preserve and improve the natural environment, hygiene conditions and animal welfare standards; promote the diversification of farm activities
		If tl aid	he investment pursues other aims, please note that point 4.1.1.1 of the Agricultural Guidelines does not allow for for investments which do not pursue any of the objectives listed above.
	1.2.	Do	es the aid concern simple replacement investments?
			□ yes □ no
			es, please note that point $4.1.1.1$ of the Agricultural Guidelines does not allow for aids for simple replacement estments.
	2	Ro	noticiaries

2.1.

Who are the beneficiaries of the aid?

☐ farmers;☐ producer groups☐ other (please specify)

▼	В

3.	Aid intensity				
3.1.	Please state the maximum rate of pub	lic supp	ort, expressed	as a volum	ne of eligible investment:
	in less favoure	d areas	(max.50%):		
	in other areas	(max. 4	Ò%);		
	for young farm for young farm				55%);
	If aid rates are higher, please note that the ceilings set out above.	, under p	ooint 4.1.1.2 of	f the Agrico	ultural Guidelines, aid intensity cannot exceed
4.	Eligibility criteria				
4.1.	Does the aid provide that aid for inves	stment r	nay only be gr	anted to:	
	— agricultural holdings the economi	ic viabili	ty of which ca	n be demo	nstrated by an assessment of its prospects?
			yes		no
	— agricultural holdings where the fa	rmer po	ssesses adequa	ite occupat	cional skill and competence?
			yes		no
	 agricultural holdings complying v animal welfare? 	vith mir	nimum Comm	unity stand	dard regarding the environment, hygiene and
			yes		no
	If you have answered no to any of Agricultural Guidelines, all the above				please note that, under point 4.1.1.3 of the or a measure to be eligible for aid.
4.2.	Is the aid intended to finance investmegarding the environment, hygiene a			comply w	ith newly introduced minimum standards (1)
			yes		no
	If yes, please specify which standards	are invo	lved and indic	ate their le	gal basis
4.3.	In the case of young farmers, does th five years of setting up?	e measu	re lay down th	nat the hig	her aid intensities can only be granted within
			yes		no
	If no, please note that point 4.1.1.2 of can be granted to young farmers only	the Agr within	icultural Guid five years after	elines lays setting up	down that maximum aid rates of 45% or 55%
5.	Market outlets				
5.1.	Does the investment entail an increas	e in pro	duction capaci	ty of the h	olding?
			yes		no
5.1.1.	If yes, has the existence of market out the types of investments and existing				iate level, in terms of the products concerned,
			yes		no

⁽¹⁾ Newly introduced minimum standards are standards to be made compulsory vis-à-vis economic operators not more than 2 years before the investment is actually undertaken in the case of legislation which does not provide for any transitional period, or standards which will become compulsory after the investment is actually undertaken, on the basis of transitional periods provided for in legislation introducing such standards;

If no, please note that point 4.1.1.4 of the Agricultural Guidelines lays down that no aid may be granted for investments having as their objective increased production for which normal market outlets cannot be found. 5.2. Does the aid concern a product subject to restrictions on production or limitations of Community support at the level of individual undertakings? П yes no If yes, will the investments increase production beyond these restrictions or limitations? 5.2.1. П yes If yes, please note that point 4.1.1.4 of the Agricultural Guidelines lays down that no aid can be granted for investments which would increase production beyond the restrictions or limitations established under the common market organisations. 6. **Epenses** 6.1. Do eligible expenses include? □ construction, acquisition or improvement of immovable property; ☐ new machinery and equipment, including computer software; general costs (such as architects, engineers and consultation fees, feasibility studies, the acquisition of patents and licences, up to 12% of eligible expenditure) □ land purchase, including legal fees, taxes and land registration costs. If eligible expenses include other items, please note that point 4.1.1.5 of the Agricultural Guidelines only allows investment aid to cover the eligible expenses listed above. Do eligible expenses also include the purchase of second-hand equipment? 6.2. yes no 6.2.1. If yes, are all the following conditions met? — the seller of the equipment has confirmed its exact origin in a written declaration; — the equipment has not already been the subject of national or Community assistance; the purchase of the equipment represents a particular advantage for the programme or project, or is made necessary by exceptional circumstances (e.g. no new equipment available on time); — the purchase entails a cost reduction compared with the cost of the same equipment purchased new, while maintaining a good cost-benefit ratio; the equipment must have the necessary technical and/or technological characteristics consistent with the requirements of the project. no yes If no, please note that, according to point 4.1.1.5, footnote 13 of the Agricultural Guidelines, the Commission will only authorise aid for second-hand equipment if the above conditions are met. 6.3. Will aid be granted for the purchase of production rights? П no ves If yes, please explain how you intend to comply with the requirements of point 4.1.1.6 of the Agricultural Guidelines.

6.4. As regards the purchase of animals, what does the aid cover?

☐ the first purchase of livestock

	animals (male or female) registered				hrough the purchase of high-quality breeding ent.
	If other expenses are covered, please no only for the above eligible costs.	ote that	, under point 4.	1.1.7 of	the Agricultural Guidelines, aid may be given
6.5.	Do maximum expenses eligible for su Member State in accordance with Artic	pport le 7 of	exceed the limit the Rural Develo	for tot	al investment eligible for support set by the Regulation?
			yes		no
	If yes, please note that point 4.1.1.8 of support.	the Ag	gricultural Guide	elines se	ets the above overall limit to costs eligible for
7.	Aid for the conservation of tradition	nal land	dscapes		
7.1.	Does the aid concern investments or calocated on agricultural holdings?	ıpital w	orks intended fo	or the co	onservation of non-productive heritage features
			yes		no
7.1.1.	If yes, what is the maximum aid rate? (p	lease s	pecify)		
	Maximum aid rate:	•••••	••••••		
7.2.	Does the aid concern investments or cafarms?	apital w	vorks intended to	o consei	rve the heritage features of productive assets on
			yes		no
7.2.1.	If yes, does the investment entail any in-	crease i	in the productio	n capaci	ity of the farm?
			yes		no
7.2.2.	What are the maximum aid rates for thi	is type	of investment? (please s _I	pecify)
	☐ Investments without increase in ca	pacity:			
	Max. aid rate (less-favoured areas) .				
	Max. aid rate (other areas):	••••••			
	If aid rates exceed 75% for less-favoured line with point 4.1.1.2, third paragraph				please note that the measure would not be in .
	☐ Investments with increase in capac	ity:			
	Max. aid rate (contemporary mater	ials)/			
	Max. aid rate (extra costs of traditio	nal ma	iterials)	•••••	
		re wou			s-favoured areas) for the use of contemporary the ceilings set out in point 4.1.1.2, fourth
8.	Relocation of farm buildings in the p	oublic	interest		
8.1.	Does the need to relocate the building (signess right to compensation?) result	from an exprop	riation v	which, in accordance with national legislation,
			yes		no
8.2.	Does relocation simply consist of the di	ismant	ling, removal an	d re-erec	ction of existing facilities?
			yes		no

yes	8.2.1.	if yes, what it the intensity of the aid? (max. 100%)
8.3.1. If yes, what is the farmer's own contribution? (please specify) In less favoured areas (min. 50%)	8.3.	Does relocation result in the farmer benefiting from more modern facilities?
In less favoured areas (min. 50%)		□ yes □ no
In less favoured areas (min. 50%) In other areas (min 60%) Young farmers in less favoured areas (min 45%) Young farmers in other areas (min 55%) If the farmer's own contribution is lower than the thresholds above, please note that this provision would not line with point 4.1.2.3, fourth paragraph, of the Agricultural Guidelines. 8.4. Does relocation result in an increase of production capacity? 8.4.1. If yes, what is the farmer's own contribution? (please specify) In less favoured areas (min. 50%) Young farmers in less-favoured areas (min. 45%) Young farmers in other areas (min. 55%) Young farmers in other areas (min. 55%) If the farmer's own contribution is lower than the thresholds above, please note that the measure would not cowith point 4.1.2.3, fifth paragraph, of the Agricultural Guidelines. 9. Investments relating to the protection and improvement of the environment, the improvement of hygiene conditions and the welfare of animals 9.1. Does the investment result in extra costs relating to the protection and improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? 9.1. Does the investment go beyond the minimum Community requirements in force? yes	8.3.1.	If yes, what is the farmer's own contribution? (please specify)
S.4. Does relocation result in an increase of production capacity?		☐ In less favoured areas (min. 50%)
8.4.1. If yes, what is the farmer's own contribution? (please specify) In less favoured areas (min. 50%) In other areas (min 60%) Young farmers in less-favoured areas (min 45%) Young farmers in other areas (min 55%) If the farmer's own contribution is lower than the thresholds above, please note that the measure would not cowith point 4.1.2.3 , fifth paragraph, of the Agricultural Guidelines. 9. Investments relating to the protection and improvement of the environment, the improvement of hygiene conditions and the welfare of animals 9.1. Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes		If the farmer's own contribution is lower than the thresholds above, please note that this provision would not line with point 4.1.2.3, fourth paragraph, of the Agricultural Guidelines.
In less favoured areas (min. 50%)	8.4.	Does relocation result in an increase of production capacity?
In other areas (min 60%) Young farmers in less-favoured areas (min 45%) Young farmers in other areas (min 55%) If the farmer's own contribution is lower than the thresholds above, please note that the measure would not cowith point 4.1.2.3, fifth paragraph, of the Agricultural Guidelines. 9. Investments relating to the protection and improvement of the environment, the improvement of hygiene conditions and the welfare of animals 9.1. Does the investment result in extra costs relating to the protection and improvement of the environmen improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes	8.4.1.	If yes, what is the farmer's own contribution? (please specify)
9. Investments relating to the protection and improvement of the environment, the improvement of hygiene conditions and the welfare of animals 9.1. Does the investment result in extra costs relating to the protection and improvement of the environmen improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes		☐ In other areas (min 60%)
9.1. Does the investment result in extra costs relating to the protection and improvement of the environmen improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes		If the farmer's own contribution is lower than the thresholds above, please note that the measure would not co with point 4.1.2.3, fifth paragraph, of the Agricultural Guidelines.
improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes		
9.2. Does the investment go beyond the minimum Community requirements in force? yes	9.	Investments relating to the protection and improvement of the environment, the improvement of hygiene conditions and the welfare of animals
yes		the improvement of hygiene conditions and the welfare of animals Does the investment result in extra costs relating to the protection and improvement of the environment
If no, please note that point 4.1.2.4, second paragraph of the Agricultural Guidelines lays down that the high intensities may only be granted for investments which go beyond the minimum Community requirement force. 9.3. Is the investment made to comply with newly introduced minimum standards, subject to the conditions laid in Article 1(2) of the Implementing Regulation (EC) N° 445/2002? yes		the improvement of hygiene conditions and the welfare of animals Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals?
If no, please note that point 4.1.2.4, second paragraph of the Agricultural Guidelines lays down that the high intensities may only be granted for investments which go beyond the minimum Community requirement force. 9.3. Is the investment made to comply with newly introduced minimum standards, subject to the conditions laid of in Article 1 (2) of the Implementing Regulation (EC) N° 445/2002? yes	9.1.	the improvement of hygiene conditions and the welfare of animals Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes no
intensities may only be granted for investments which go beyond the minimum Community requirement force. 9.3. Is the investment made to comply with newly introduced minimum standards, subject to the conditions laid in Article 1 (2) of the Implementing Regulation (EC) N° 445/2002? yes	9.1.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? ——————————————————————————————————
in Article 1(2) of the Implementing Regulation (EC) N° 445/2002? yes	9.1.	the improvement of hygiene conditions and the welfare of animals Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? □ yes □ no Does the investment go beyond the minimum Community requirements in force? □ yes □ no
9.4. Does the investment result in an increase in production capacity?	9.1.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes
☐ yes ☐ no If yes, please note that point 4.1.2.4 of the Agricultural Guidelines lays down that the higher aid intensities mabe granted in the case of investments which result in an increase in production capacity.	9.1.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes
If yes, please note that point 4.1.2.4 of the Agricultural Guidelines lays down that the higher aid intensities mabe granted in the case of investments which result in an increase in production capacity.	9.1.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes
be granted in the case of investments which result in an increase in production capacity.	9.1.9.2.9.3.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes
9.5. What is the maximum aid intensity? (please specify)	9.1.9.2.9.3.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes
	9.1. 9.2. 9.3.	Does the investment result in extra costs relating to the protection and improvement of the environment improvement of hygiene conditions of livestock enterprises or the welfare of farm animals? yes

 \Box For investments in other areas (max. 60%)

	If the maximum aid rate exceeds the thresholds above, please note that the measure would not be in line with point 4.1.2.4 of the Agricultural Guidelines.						
9.6.	Is the increase strictly confined to the extra eligible costs necessary to meet the objective referred to?						
	□ yes □ no						
	If no, please note that, under point 4.1.2.4 of the Agricultural Guidelines, the higher aid intensity may be granted exclusively in respect of the extra costs necessary to meet the objective.						
10.	Aids for investments to promote the diversification of farm activities						
10.1.	Does the aid concern the diversification of farm activities						
	☐ into activities not connected to the production, processing and marketing of Annex I products (ex: rural tourism)?.						
	In this case, note that the specific state aid rules for Annex I products are not applicable. Please refer to the relevant section of the general notification form.						
	into activities connected to the production, processing and marketing of Annex I products (e.g., the construction of a point of sale for own farm products)?						
10.2.	Does the aid concern on-farm processing and marketing activities?						
	□ yes □ no						
	If no, please complete (and enclose) a copy of Part III.12.a.ii of this notification form (Aid for investments in processing and marketing activities).						
10.3.	If the aid concerns on-farm processing and/or marketing activities, do total eligible expenses exceed the limit for total investment eligible for support set by the Member State in accordance with Article 7 of the Rural Development Regulation?						
	□ yes □ no						
	If no, please note that the measure will be assessed as aid for investment in agricultural holdings. You should complete and enclose a copy of Part III.12.a.i of this notification form.						
	If yes, please note that the measure will be assessed as aid for investment in processing and marketing of agricultural products. You should complete and enclose a copy of Part III.12.a.ii of this notification form.						
	PART III.12.A.II						
	SUPPLEMENTARY INFORMATION SHEET FOR AID FOR INVESTMENTS IN CONNECTION WITH THE PROCESSING AND MARKETING OF AGRICULTURAL PRODUCTS						
	This notification form applies to aid investments in the processing and marketing of agricultural products, as dealt with in points 4.2 and 4.3 of the Agricultural Guidelines.						
	This form must also be used by Member States for the notification of an aid for individual investments with eligible expenses in excess of EUR 12,5 million, or where the actual amount of aid exceeds EUR 6 million (Article 1§3 of Regulation (EC) N° 1/2004).						
1.	Scope of the aid						
1.1.	Is the aid for investments in connection with the processing and marketing of agricultural products granted within the framework of a regional aid scheme?						
	□ yes □ no						

1.2.

If yes, note that the assessment of such aid is to be carried out on the basis of the Guidelines on National Regional aid (OJEU C 74 of 10 March 1998, p. 06). Please refer to the relevant part of the general notification form.

Does the aid concern investments to promote the diversification of farm activities?

yes

no

	ii yes ii iio						
2.	Beneficiaries						
2.1.	Who are the beneficiaries of the aid?						
	□ agricultural undertakings; □ other (please specify)						
3.	Aid intensity						
3.1.	Please state the maximum rate of public support, expressed as a volume of eligible investment:						
	in Objective 1 regions (max.50%);						
	in other regions (max. 40%).						
	If aid rates are higher than the above ceilings, please note that the measure would not be in line with point 4.2.3 of the Agricultural Guidelines.						
4.	Eligibility criteria						
4.1.	Does the aid provide that aid for investment may only be granted to:						
	— enterprises the economic viability of which can be demonstrated by an assessment of its prospects?						
	□ yes □ no						
	— undertakings complying with minimum Community standard regarding the environment, hygiene and animal welfare?						
	□ yes □ no						
	If you have answered no to any of the questions under point 4.1, please note that, under point 4.2.3 of the Agricultural Guidelines, all the above eligibility criteria must be met.						
4.2.	Is the aid intended to finance investments made in order to comply with newly introduced minimum standards regarding the environment, hygiene and animal welfare?						
	□ yes □ no						
5.	Eligible expenses						
5.1.	Do eligible expenses include?						
	□ construction, acquisition or improvement of immovable property;						
	□ new machinery and equipment, including computer software;						

If eligible expenses include other items, please note that point 4.2.3 of the Agricultural Guidelines only allows investment aid to cover the eligible expenses listed above.

 $\ \ \, \square \ \ \, \text{general costs (such as architects, engineers and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, the acquisition of patents and consultation fees, feasibility studies, and the acquisition of patents are acquisition of patents and consultation fees and consultation fees acquisition of patents and consultation fees acquisition fees acquisition of patents and consultation fees acquisition fees ac$

licences, up to 12% of eligible expenditure)

▼	В

6.	Market outlets							
6.1.	Has the existence of market outlets been assessed at the appropriate level, in terms of the products concerned, the types of investments and existing and expected capacities?							
	□ <i>y</i>	res \square	no					
	If no, please note that point 4.2.5 of the Agrico sufficient evidence can be produced that normal r							
6.2.	Does the aid concern a product subject to restric level of individual undertakings, with particular re market?							
	\Box y	res \square	no					
6.2.1.	, . I	ken into account.						
		••••••••						
6.3.	Does the aid concern:							
6.3.1.	The manufacture and marketing of products which	ch imitate or substit	cute for milk and milk products?					
	□ <i>y</i> ,	res \square	no					
	If yes, please note that point 4.2.5 of the Agricult	ural Guidelines doe	s not allow aid to be granted for such products.					
6.3.2.	. The processing and marketing of products in the	sugar sector?						
		res \square	no					
	If yes, please note that, as specified in footnote 18 and marketing activities in the sugar sector are in g the market.	to the Agricultura general prohibited b	l Guidelines, aids for investments in processing by the provision of the common organisation of					
7.	Does the aid concern investments with eligible e aid will exceed € 12 million?	expenses in excess	of € 25 million or where the actual amount of					
	□ <i>y</i>	res \square	no					
	If yes, please note that such aid must be specifical the EC Treaty.	lly notified to the C	Commission in accordance with article 88(3) of					
	PAI	RT III.12.B						
	SUPPLEMENTARY INFORMATION	SUPPLEMENTARY INFORMATION SHEET ON AGRI-ENVIRONMENTAL AID						
	This form must be used for the notification of any state a the environment and to maintain the countryside (agrial in the agricultural sector (1) .	This form must be used for the notification of any state aid measure to support agricultural production methods designed to protect the environment and to maintain the countryside (agri-environment) covered by point 5 of the Community Guidelines on State aid in the agricultural sector (1).						
	 Does the measure concern compensation to (point 5.3 of the guidelines)? 	farmers who volu	ntarily give agri-environmental commitments					
	\Box y	res \square	no					
	If yes, please refer to SIS relating to 'aid for agr	i-environmental co	ommitments'.					

 $^(^1)$ Community Guidelines on State aid in the agricultural sector, OJ C 232, 12.8.2000, p. 17.

1. 1.1.

1.1.1.

2.2.1.

from restrictions on agriculti compulsory limitations base	ural use in are	nity environ	mental pro	tection rules (point 5.4 of the guidelines)?
		yes		no
If yes, please refer to Supple environmental restrictions u	ementary Inf Inder Commu	ormation Sl nity legislati	neet (SIS) re	elating to 'aid for farmers in areas subject
– Does the aid only concern er	nvironmental	investments	s (point 5.2	of the guidelines)?
		yes		no
If yes, please refer to SIS relat	ting to 'Invest	ment aids in	t he agricul	tural sector'.
Is the measure an operating pollution or nuisance they ca				cultural producers, of costs resulting from the
		yes		no
If yes, please refer to SIS relat	ting to 'operat	ing aids'.		
 Does the environmental aid producers (point 5.6 of the g 		objectives s	such as trair	ning and advisory services to help agricultur
		yes		no
If yes, please refer to SIS relat	ting to points	13 ands 14 c	of the guidel	ines.
- Others?	* -			
	ONMENTAL			T 5.3 OF THE GUIDELINES)
AID FOR AGRI-ENVIRO	ONMENTAL :			
AID FOR AGRI-ENVIRO		COMMITME	ENTS (POIN	T 5.3 OF THE GUIDELINES)
AID FOR AGRI-ENVIRO Objective of the measure Which one of the following spec	cific objective and which are	COMMITMI s does the su compatible	ENTS (POIN upport meas with the pro	T 5.3 OF THE GUIDELINES) sure promotes?
AID FOR AGRI-ENVIRO Dbjective of the measure Which one of the following spec ways of using agricultural la the landscape and its feature	cific objective and which are es, natural res able extensific	COMMITMI s does the su compatible ources, the s	ENTS (POIN apport meas with the pro soil and gene	T 5.3 OF THE GUIDELINES) sure promotes? otection and improvement of the environme etic diversity, reduce production costs;
AID FOR AGRI-ENVIRO Objective of the measure Which one of the following spectors ways of using agricultural lathe landscape and its feature an environmentally-favouratimprove and re-deploy produces.	cific objective and which are es, natural res able extensific duction; ture-value far	s does the su compatible ources, the s tation of far	ENTS (POIN apport meas with the pro soil and gene ming and m	T 5.3 OF THE GUIDELINES) sure promotes? Detection and improvement of the environment education costs; nanagement of low-intensity pasture system of the are under threat increase quality;
AID FOR AGRI-ENVIRO Dbjective of the measure Which one of the following spectors ways of using agricultural late the landscape and its feature an environmentally-favoura improve and re-deploy product the conservation of high nate the upkeep of the landscape	cific objective and which are es, natural res able extensific duction; ture-value far e and historica	s does the su compatible ources, the s cation of far med environ Il features or	ents (POIN apport meas with the pro- coil and gene ming and n aments, whi a agricultura	sure promotes? Stection and improvement of the environment of the environment of diversity, reduce production costs; Stechanagement of low-intensity pasture system of the are under threat increase quality;
AID FOR AGRI-ENVIRO Objective of the measure Which one of the following spectors ways of using agricultural lathe landscape and its feature an environmentally-favoura improve and re-deploy product the conservation of high nathe upkeep of the landscape the use of environmental plans of the measure does not purterms of environmental products.	cific objective and which are es, natural res able extensific duction; ture-value far e and historica anning in farm sue any of the stection? (Plea	s does the su compatible ources, the station of far med enviror al features or ning practic e above objects submit a station of the station o	ectives, pleas	T 5.3 OF THE GUIDELINES) sure promotes? tection and improvement of the environment diversity, reduce production costs; management of low-intensity pasture system chare under threat increase quality; all land; te indicate which are the objectives aimed at cription)
AID FOR AGRI-ENVIRO Objective of the measure Which one of the following spectors of using agricultural late the landscape and its feature an environmentally-favoura improve and re-deploy product the conservation of high nate the upkeep of the landscape the use of environmental plans of the measure does not purterms of environmental productions.	cific objective and which are es, natural res able extensific duction; ture-value far e and historica anning in fart sue any of the stection? (Plea	s does the succompatible ources, the station of far med enviror al features or ming practices above objects submit a community of the second o	e ctives, pleas editailed des	T 5.3 OF THE GUIDELINES) sure promotes? Detection and improvement of the environment of diversity, reduce production costs; nanagement of low-intensity pasture systement of are under threat increase quality; all land; de indicate which are the objectives aimed at cription)
AID FOR AGRI-ENVIRO Objective of the measure Which one of the following spectors of using agricultural late the landscape and its feature an environmentally-favoura improve and re-deploy product the conservation of high nate the upkeep of the landscape the use of environmental plans of the measure does not purterms of environmental production.	cific objective and which are es, natural res able extensific duction; ture-value far e and historica anning in fart sue any of the stection? (Plea	s does the succompatible ources, the station of far med enviror al features or ming practices above objects submit a community of the second o	e ctives, pleas editailed des	T 5.3 OF THE GUIDELINES) sure promotes? Detection and improvement of the environment etic diversity, reduce production costs; management of low-intensity pasture system chare under threat increase quality; all land; de indicate which are the objectives aimed at
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AID FOR AGRI-ENVIRO Dbjective of the measure Which one of the following spec ways of using agricultural la the landscape and its feature an environmentally-favoura improve and re-deploy prod the conservation of high nat the upkeep of the landscape the use of environmental pla If the measure does not pur terms of environmental pro f the measure in question has all protection?	cific objective and which are es, natural res able extensific fluction; ture-value far e and historica anning in fart sue any of the stection? (Plea	s does the succompatible ources, the station of far med enviror al features or ming practice above objects es submit a complied in the	ectives, pleas detailed dese	T 5.3 OF THE GUIDELINES) sure promotes? Detection and improvement of the environment of diversity, reduce production costs; nanagement of low-intensity pasture systement of are under threat increase quality; all land; de indicate which are the objectives aimed at cription)

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2.2	well to the state of the state
2.2.	Will a shorter or a longer period be necessary for all or particular types of commitments?
2.2.1.	In the affirmative please provide the reasons justifying that period
2.3.	Please confirm that no aid will be granted to compensate for agri-environmental commitments that do not involve more than the application of usual good farming practice
	□ yes □ no
	If no, please note that point 5.3 of the Agricultural Guidelines does not allow for aid for agri-environmental commitments that do not involve more than the application of usual good farming practice
2.3.1.	Pleased described what are the relevant (s) usual good farming practice(s) and explain how the agri-environmental commitments involve more than their application.
	17
3.	Aid amount
.1.	Please specify what is the maximum amount of aid to be granted based on the area of the holding to which agrienvironmental commitments apply:
	for specialised perennial crops (maximum payment of 900 /ha)
	 ☐ for annual crops
3.1.1	If other please justify its compatibility with the provisions of point 5.3.2 of the Guidelines and 24§2 of the Regulation EC N° 1257/1999 (I)
3.2.	Is the support measure granted annually?
	□ yes □ no
3.2.1.	In the negative please provide the reasons justifying other period
3.3.	Is the amount of annual support calculated on the basis of: — income foregone, additional case resulting from the commitment citizen and

- additional costs resulting from the commitment given, and
 the need to provide an incentive of a maximum of 20% of the income foregone and eventually
 the cost of any non-remunerative capital works necessary for the fulfilment of the commitments?
- 3.3.1. Explain the calculation method used in fixing the amount of support
- 3.4. Is the reference level for calculating income foregone and additional cost resulting from the commitments given, the usual good farming practice?

yes no

- 3.4.1. If no please explain the reference level taken into consideration
- Payments are they made per unit of production? 3.5.

yes

⁽¹⁾ Council Regulation (EC) 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and repealing certain Regulations (OJ L 160, 26.6.1999, p. 80).

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AID F	OR FARMERS IN AREAS SUBJECT TO ENVIRONMENTAL RESTRICTIONS UNDER COMMUNITY LEGISLATIO (POINT 5.4 OF THE GUIDELINES)
1.	Objective of the measure
1.1.	Is the measure aimed to compensate farmers for costs incurred and income foregone resulting from restriction agricultural use in areas with environmental restrictions as a result of the implementation of limitations based Community environmental protection rules?
	□ yes □ no
	If no, please note that point 5.4 of the Agricultural Guidelines does not allow for aid to compensate for othe c that those resulting from compulsory restrictions based on Community environmental rules.
2.	Eligibility criteria
2.1.	Are costs incurred and income foregone resulting from restrictions on agricultural use in areas with environme restrictions imposed to farmers as a result of the implementation of limitations based on Community environme protection rules?
	□ yes □ no
2.1.1.	If yes please provide all the details concerning the relevant Community environmental protections rules
2.1.2.	If no, please note that point 5.4 of the Agricultural Guidelines does not allow for aid to compensate for other control that those resulting from compulsory restrictions based on Community environmental rules.
2.2.	Are the planned compensation payments necessary to solve the specific problems arising from those rules?
	□ yes □ no
2.2.1.	If yes please explain why this measure is necessary
2.2.2.	If no, please note that according to point 5.4.1 only payments that are necessary to solve the specific problems ari from those rules can be authorised.
2.3.	Does the support be granted only for obligations going beyond good farming practice?
	□ yes □ no
2.3.1.	If no, please justify its compatibility with the provisions of point 5.4 of the guidelines
2.4	Is the aid granted aid in breach of the polluter pays principle?
2.4.	

▾	R
•	D

3.	Aid amount							
3.1.	Please specify what is the maximun amount of aid to be granted based on the area of the holding to which the restrictions apply:							
	□to a maximum payment of 200 EUR/ha? □other amount?							
3.1.1.	If other amount, please justify its compatibility with the provisions of point 5.4.1 of the Guidelines and 16 of the Regulation EC N° $1257/1999$ (1).							
3.2.	Please explain the measures taken to assure that payments are fixed at a level which avoids overcompensation							
3.3.	Does the compensation payments applies in less favoured areas?							
	□ yes □ no							
3.3.1.	If yes, does the total surface of these areas, combined with other areas which may be assimilated to less favoured areas by virtue of Article 20 of the Regulation (EC) N° 1257/1999, exceed 10% of the surface area of the Member State?							
	□ yes □ no							
3.3.1.1.	If yes, please justify its compatibility with the provisions of point 5.4.1 of the guidelines							
1.	OPERATING AID (POINT 5.5 OF THE GUIDELINES) objective of the measure							
1.1.	Which are the objectives aimed at in terms of environmental protection,							
	 □ to offset the costs of new mandatory national environmental requirements which go beyond existing Community rules? □ to offset the additional costs arising from the use of environmentally friendly inputs in comparison with conventional production processes (such as aids for the development of biofuels)? □ to offset a loss of international competitiveness? □ other? Please specify							
2.	Aid to offset cost of new mandatory national environmental requirements							
2.1.	Will aid be granted for reaching national environmental requirements that go beyond existing Community rules?							
	□ yes □ no							
2.1.1.	In the affirmative, please describe which are the Community standards in question and how the national standards go beyond them?							
2.1.2.	In the negative, please note that according to point 5.5.2 of the guidelines no aid can be granted.							
2.2.	Is the aid necessary to offset a loss of competitiveness at the international level?							
	Please explain why/how this measure is necessary to that aim							
2.3.	Is the aid granted for no more than 5 years and digressive?							
	□ yes □ no							

⁽¹⁾ Council Regulation (EC) 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) (OJ L 214, 13.8.1999, p. 31

2.3.1.	If yes, please describe the modalities of the payment of the aid
2.3.2.	If no, please justify its compatibility with the provisions of point 5.5.2 of the guidelines
2.4.	What is the maximum amount of aid planned for the measure?
2.5.	Which guarantees are foreseen in order to assure that the initial amount of aid will not exceed the amount necessar to compensate the producer for the additional cost of compliance with the relevant national provisions comparison with the cost of compliance with the relevant Community provisions? Please specify)
3.	Aid to offset the additional costs from the use of environmentally friendly inputs
3.1.	Please describe and provide all the elements justifying that the aid is necessary to offset the additional costs arising from the use of environmentally friendly inputs in comparison with conventional production processes.
3.2.	To what extend the use of the new input is more environmentally friendly in comparison with the convention production processes? Please justify
3.3.	Will the amount of the aid be limited to neutralising the effects of the additional costs?
3.3.1.	Please explain how this limitation of the amount of the aid can be verified and is assured
3.4.	Does the project provides the guaranty that the amount of the aid is going to be submited to a periodic review of least every five years, to take account of changes in the relative costs of the different inputs and the commerci benefits which may result from the use of more environmentally friendly inputs?

3.4.2. If no, please justify the absence of guaranty and its compatibility with the provisions of point 5.5.3 of the

3.4.1. If yes, please describe how this guaranty should apply in practice.

PART III.12.C

SUPPLEMENTARY INFORMATION SHEET ON AID TO COMPENSATE FOR HANDICAPS IN THE LESS FAVOURED AREAS

This form must be used for the notification of aid aiming to compensate for natural handicaps in less-favoured areas, which is dealt with in point 6 of the Agricultural Guidelines.

1.	Is the aid measure combined with support under the Rural Development Regulation?					ent Regulation?
				yes		no
2.		n you confirm that the total support h Article 15 of the Regulation?	granted	l to the farmer w	rill not e	xceed the amounts determined in accordance
				yes		no
	(Sp	ecify the amount)				
	If n	o, please note that, according to poin form of compensatory allowance ca	nt 6.2 of annot ex	f the Agricultura sceed the above	al Guidel amount	lines, the maximum aid that can be granted in .
3.	Do	es the measure provide that the follo	wing el	igibility criteria	must be	fulfilled?
		Farmers are required to farm a min	imum a	rea of land (plea	se speci	fy the minimum area)
		Farmers must undertake to pursue first payment of a compensatory al			in a less	-favoured area for at least five years from the
		Farmers must apply usual good far maintain the countryside, in partic	ming pular by	ractices compat sustainable farn	ible with	h the need to safeguard the environment and
				yes		no
4.	sub Co sub the	ostances authorised under that Dire uncil Directive 96/23/EC in an anir ostance or product, or a substance or	ctive bu nal belo r produc	it used illegally, onging to the bo ct authorised un	are det ovine he ider Dire	ted under Directive 96/22/EC or residues of ected pursuant to the relevant provisions of erd of a producer, or where an unauthorised ective 96/22/EC but held illegally is found on m receiving compensatory allowances for the
				yes		no
5.	dep	es the measure provide that, in the pending on the seriousness of the off s discovered?	event of	of a repeated in extended to 5ye	fringem ears fron	ent, the length of the exclusion period may, n the year in which the repeated infringement
				yes		no
6.	ins mo	pections are being carried out and	the neo	cessary samples and checks prov	are bei	t of the owner or holder of the animals when ng taken in application of national residue- r under Directive 96/23/EC are being carried
				yes		no

PART III.12.D

SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE SETTING UP OF YOUNG FARMERS

This notification form applies to aid granted for the setting up of young farmers, as dealt with in point 7 of the Agricultural Guidelines.

0 ,								
Are the following conditions fulfilled?								
— the farmer is under 40 years of age;								
— the farmer possesses adequate occupational skill and competence;								
— the farmer is setting up on an agricultural holding for the first time;								
— the farmer's holding is demonstrably viable;								
— the farmer's holding complies with minimum standard regarding the environment, hygiene and animal welfare.								
		yes			no			
If you answered no to any of these que of Article 8 of the Rural Development	stions, p t Regula	olease note tion and co	that the ould no	e meas t be au	ure would not be in line with the requirements thorised under the Guidelines .			
Does the measure provide that the ab grant support is taken?	st be met at the time the individual decision to							
		yes			no			
1.3. Does the measure provide for a period not exceeding three years after starting up in order to meet th relating to occupational skills and competence, economic viability and minimum standards environment, hygiene and animal welfare?								
		yes			no			
Does the measure provide that the far	es the measure provide that the farmer must be established as head of the holding?							
		yes			no			
If not, what conditions apply to the situation where a young farmer is not established as sole head of the holding?(please describe)								
Please note that, according to article 8	of the F	Rural Devel	lopmen	ıt Regu	ulation, these conditions must be equivalent to			
Maximum allowable aid								
Is the aid combined with support gran	nted und	ler the Rur	al Deve	lopme	ent Regulation?			
	Please note that state aid for the settin out in the Rural Development Regulathereof. Are the following conditions fulfilled: — the farmer is under 40 years of age. — the farmer possesses adequate occ. — the farmer is setting up on an agric. — the farmer's holding is demonstral. — the farmer's holding complies welfare. If you answered no to any of these que of Article 8 of the Rural Development. Does the measure provide that the abgrant support is taken? Does the measure provide for a perior relating to occupational skills and environment, hygiene and animal well. If not, what conditions apply to the holding? (please describe) ————————————————————————————————————	Please note that state aid for the setting up of out in the Rural Development Regulation for thereof. Are the following conditions fulfilled? — the farmer is under 40 years of age; — the farmer possesses adequate occupation. — the farmer is setting up on an agricultural. — the farmer's holding is demonstrably viab. — the farmer's holding complies with mix welfare. If you answered no to any of these questions, pof Article 8 of the Rural Development Regula. Does the measure provide that the above eliging grant support is taken? Does the measure provide for a period not extending to occupational skills and competent environment, hygiene and animal welfare? Does the measure provide that the farmer mutual in	Please note that state aid for the setting up of young farm out in the Rural Development Regulation for co-finance thereof. Are the following conditions fulfilled? — the farmer is under 40 years of age; — the farmer possesses adequate occupational skill and — the farmer is setting up on an agricultural holding for — the farmer's holding is demonstrably viable; — the farmer's holding complies with minimum stawelfare. — yes If you answered no to any of these questions, please note of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation of Article 8 of the Rural Development Regulation and conformation and conformati	Please note that state aid for the setting up of young farmers mout in the Rural Development Regulation for co-financed aid, thereof. Are the following conditions fulfilled? — the farmer is under 40 years of age; — the farmer possesses adequate occupational skill and competent the farmer is setting up on an agricultural holding for the firmulation the farmer's holding is demonstrably viable; — the farmer's holding complies with minimum standard welfare. — yes If you answered no to any of these questions, please note that the of Article 8 of the Rural Development Regulation and could not to Article 8 of the Rural Development Regulation and could not be supported in the same of the provide for a period not exceeding three year relating to occupational skills and competence, economic environment, hygiene and animal welfare? — yes Does the measure provide that the farmer must be established a yes If not, what conditions apply to the situation where a you holding?(please describe) — yes Please note that, according to article 8 of the Rural Development those required for a young farmer setting up as sole head of a home. Maximum allowable aid	Are the following conditions fulfilled? — the farmer is under 40 years of age; — the farmer possesses adequate occupational skill and competence; — the farmer is setting up on an agricultural holding for the first time — the farmer's holding is demonstrably viable; — the farmer's holding complies with minimum standard regard welfare. — ups — If you answered no to any of these questions, please note that the meas of Article 8 of the Rural Development Regulation and could not be autoparticle 8 of the Rural Development Regulation and could not be autopart support is taken? — ups — Does the measure provide for a period not exceeding three years after relating to occupational skills and competence, economic viability environment, hygiene and animal welfare? Does the measure provide that the farmer must be established as head — ups			

yes □ no

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2.2.	Does the setting up aid comprise?										
	a single premium? (max. 25.000 EUR)										
	and/or										
	□ an interest subsidy on loans taken on with a view to covering the costs arising from setting up? (max. capitalised value of 25.000 EUR)										
	If yes, please describe the conditions of the loan – interest rate, duration, period of grace, etc.).										
2.3.	Can you confirm that the combined total of support granted under the Rural Development Regulation and support granted in the form of State aids will not exceed the amounts laid down for either form of aid (25.000 EUR for single premium; 25.000 EUR for subsidised loan)?										
	□ yes □ no										
2.4.	Is it envisaged to grant additional State aid exceeding these limits?										
	□ yes □ no										
2.4.1.	If yes, what is the amount of additional State aid envisaged? (max. 25.000 EUR)										
2.4.2.	Please provide evidence that the additional State aid is justified by the very high costs of setting up in the region concerned.										
	PART III.12.E										
	SUPPLEMENTARY INFORMATION SHEET FOR AID TO ON AID FOR EARLY RETIREMENT OR FOR THE CESSATION OF FARMING ACTIVITIES										
	This form must be used for the notification of any state aid schemes which are designed to encourage older farmers to take early retirement as described by point 8 of the Community Guidelines on State aid in the agricultural sector (1) and articles 10-12 of Council Regulation (EC) No 1257/1999 (2).										
1.	Objective of the measure										
1.1.	Which of the following specific objectives does the support measure pursue:										
	□ to provide an income for elderly farmers who decide to stop farming?										
	□ to encourage the replacement of such elderly farmers by farmers able to improve, where necessary, the economic viability of the remaining agricultural holdings?										
	□ to reassign agricultural land to non-agricultural uses where it cannot be farmed under satisfactory conditions of economic viability?										
	Please note that according to point 8 of the guidelines and 10 of Regulation (EC) N° 1257/1999, no aid for early retirement can be authorized if the planned measure does not contribute to those objectives.										

⁽¹) Community Guidelines on State aid in the agricultural sector, J.O. N C 232 of 12.8.2000, p. 17.
(²) Council Regulation (EC) 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and repealing certain Regulations (OJ L 160, 26.6.1999, p. 80.

₹B 1.2. Does the early retirement support include measures to provide an income for farm workers? yes no If yes, please describe .. Eligibility criteria 2. 2.1. Will the aid be exclusively granted when the transferor of the farm, — stops all commercial farming activity definitively; he may, however, continue non-commercial farming and retain the use of the buildings, – is not less than 55 years old but not yet of normal retirement age at the time of transfer, and — have practised farming for the 10 years preceding transfer?. yes no If no please note that according to point 8 of the Guidelines combined with article 11 of Council Regulation N° 1257/1999, no aid can be authorised if the transferor do not fulfil all those conditions 2.2. Will the aid be exclusively granted when the transferee of the farm: — succeed the transferor as the head of the agricultural holding or take over all or part of the land released. The economic viability of the transferee's holding must be improved within a period and in compliance with conditions to be defined in terms of, in particular, the transferee's occupational skill and competence and the surface area and volume of work or income, according to the region and type of production, - possess adequate occupational skill and competence, and — undertake to practice farming on the agricultural holding for not less than yes no If no, please note that according to point 8 of the Guidelines combined with article 11 of Council Regulation N° 1257/ 1999, no aid can be authorised if the transferor do not fulfil all those conditions. 2.3. When the aid planned for early retirement support include measures to provide an income for farm workers, please confirm that no aid will be granted if the worker does not fulfil all the following conditions: stop all farm work definitively, — be not less than 55 years old but not yet of normal retirement age, — have devoted at least half of his working time as a family helper or farm worker to farm work during the preceding have worked on the transferor's agricultural holding for at least the equivalent of two years full-time during the four-year period preceding the early retirement of the transferor, and belong to a social security scheme. yes no Please note that according to point 8 of the Guidelines and article 11 of Council Regulation N° 1257/1999, no aid can be authorised to provide an income for farm workers if they do not fulfil all those conditions

2.4. Please described whether the transferee of the farm is in fact a 'non-farming transferee' in the sense of any other person or body who takes over released land to use it for non-agricultural purposes, such as forestry or the creation of ecological reserves, in a manner compatible with protection or improvement of the quality of the environment of the countryside.

2.5. Can it be assured that all the eligibility requirements imposed on the transferor of the farm, on the farming or notfarming transferee and when appropriate, on the farm worker, will be applied throughout the period during which the transferor receives the planned early retirement support?

> П П ves no

If no, please note that point 8 of the Guidelines combined with point 11 of Council Regulation N° 1257/1999 does not allow for aid if all those requirements are not assured during that period.

3.	Aid amount							
3.1.	Is the aid measure combined with support under the Rural Development Regulation?							
	□ yes □ no							
3.1.1.	If yes, please provide a brief description of the modalities and amount of such co-financed support							
3.2.	Please specify what is the maximum amount of aid to be granted per transferor:							
	per transferor and year (maximum annual amount of 15.000 EUR/ transferor and maximum total amount of EUR 150.000 EUR/ transferor)							
	If the maximum amounts are not respected please justify its compatibility with the provisions of point 8 of the Guidelines and 12 of the Regulation EC N° 1257/1999.							
3.3.	Please specify what is the maximum amount of aid to be granted per worker:							
	per worker and year (maximum annual amount of 3500 EUR/worker and maximum total amount of EUR 35.000 EUR/worker)							
	If the maximum amounts are not respected please justify its compatibility with the provisions of point 8 of the Guidelines and 12 of the Regulation EC N° 1257/199.							
3.4.	Does the transferor receive a normal retirement pension paid by the Member State?							
	□ yes □ no							
3.4.1.	If yes, is the planned early retirement support granted as a supplement taking into account the amount of the national retirement pension?							
	□ yes □ no							
	If no, please note that point 8 of the Guidelines combined with point 12 of Council Regulation N° 1257/1999 requires that the amount paid as a normal retirement pension is taken into account in the calculation of the maximum amounts to be granted under the early retirement schemes.							
4.	Duration							
4.1.	Can it be assured that duration of planned early retirement support shall not exceed a total period of 15 years for the transferor and 10 years for the farm worker and that, at the same time, it shall not go beyond the 75th birthday of a transferor and not go beyond the normal retirement age of a worker?							
	□ yes □ no							
	If no, please note that point 8 of the Guidelines combined with point 12 of Council Regulation N° 1257/1999 does not allow for aid if all those requirements are not assured in the planned scheme.							

PART III.12.F

SUPPLEMENTARY INFORMATION SHEET FOR AID TO ON AID SCHEMES FOR CLOSING PRODUCTION, PROCESSING AND MARKETING CAPACITY

This form must be used for the notification of any state aid schemes designed to promote the abandonment of capacity as described by point 9 of the Community Guidelines on State aid in the agricultural sector $\binom{1}{2}$.

1.	Requirements									
1.3.	Does the planned scheme provides that ,									
	 the aid must be in the general interest of the sector concerned there must be a counterpart on the part of the beneficiary the possibility of the aid being for rescue and restructuring must be excluded and that there must be no over-compensation of loss of capital value and of future income? 									
	□ yes □ no									
	If no, please note that according to point 9 of the Guidelines no aid can be granted if those conditions are fulfilled.	not								
	"THE AID MUST BE IN THE GENERAL INTEREST OF THE SECTOR CONCERNED"									
1.2.	What is the sector or sectors covered by the scheme?									
1.3.	Are those sectors subject to production limits or quota?									
	□ yes □ no									
	If yes, please describe									
1.4.	Can that sector(s) be considered to be in excess of capacity either at regional or national level?	••••								
	□ yes □ no									
1.4.1.	If yes:									
1.4.1.1.	Is the planned aid scheme coherent with any Community arrangements to reduce production capacity?									
	□ yes □ no									
	Please describe this arrangements and the measures taken to assure the coherence									
1.4.1.2.	. Is the planned aid scheme part of a programme for the restructuring of the sector which has defined objectives ar specific timetable?	 1d a								
	□ yes □ no									
	If yes, please describe the programme									
1.4.1.3.	What is the duration of the planned aid scheme?									

⁽¹⁾ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.08.2000, p. 17.

 $\mathbf{\Psi} \mathbf{\underline{B}}$

	Please note that according to point 9.2 of they provide for a limited duration	the g	guidelines	the Commis	ssion can or	ly authorised this type of aid when
2.	If no, is the capacity being closed for sanit	ary o	or environ	mental reaso	ons?	
			yes		no	
	If yes, please describe	•••••	•••••	••••••		
	Can it be assured that no aid may be paid of the market (OCM) concerned?	whic	h would in	iterfere with	the mechar	nisms of the common organisation
			yes		no	
	If no, please note that according to point scan be authorised	9.3 o	f the any a	id interferin	g with the r	nechanisms of the OCM concerne
	Is the aid scheme accessible to all econom	іс ор	erators in	the sector co	oncerned or	the same conditions?
			yes		no	
	If no, please note that according to point must assure the respect of this condition.	9.6 o	f the Guid	elines, to be	authorised	by the Commission the aid schem
	"THERE MUST BE A COUN What is the nature of the counterpart requestions of the counterpart r	uired	to the ber	neficiary by t	he planned	scheme?
	Does it consist of a definitive and irrev concerned?	ocat/	ole decisio	n to scrap	or irrevoca	bly close the production capacit
			yes		no	
	If yes,					
	— can it be proved that this commitment	ts are	legally bir	nding for the	beneficiary	7?
			yes		no	
	Please justify					
	— can it be assured that these commitme	ents n	nust also b	ind any futu	ıre purchase	er of the facility concerned?
	[yes		no	
	Please justify					
	If no, please describe the nature of the cou	ınter	part on th	e part of the	beneficiary	
	Please note that according to point 9.4 of to or where such closure appears inevitable, paid.	he gu	iidelines w		duction cap	

"THE POSSIBILITY OF THE AID BEING FOR RESCUE AND RESTRUCTURING MUST BE EXCLUDED"

1.9.	Does the planned scheme provides that, when beneficiary of the aid is in financial difficulty, the aid will be assessed in accordance with the Community guidelines on rescue and restructuring of firms in difficulty?								
			yes		no				
					Commission can not authorised an aid for the aid must be evaluated under the rescue and/or				
	"THERE MUST BE NO OVE Al		MPENSATIO F FUTURE IN		SS OF CAPITAL VALUE				
1.10.	Please specify what is the maximum amo	unt o	of aid, if any, to	be grant	ted per beneficiary?				
1.11.					ssets plus an incentive payment which may not social costs resulting from the implementation				
			yes		no				
	If no, please note that according to point compensation for those items.	nt 9.	6 of the Guid	elines, th	ne amount of aid should be strictly limited to				
1.12.		ould	be met by a		or other reasons than health or environmental, tion from the sector, either through voluntary				
			yes		no				
	If no, please note that according to point	9.7 o	of the Guidelin	es, the Co	ommission cannot authorise the aid.				
1.13.	Does the planned scheme provide for the	subn	nission of an a	ınnual rej	port on the implementation of the scheme?				
			yes		no				
			PART III.12.G						
	SUPPLEMENTARY INFORM	ATIC	ON SHEET O	N AID T	O PRODUCER GROUPS				
	This form must be used for the notification o point 10 of the Community Guidelines on Ste				t to provide aid to producers groups as described by (1) .				
1.	Type of aid								
1.1.	Does the aid concern start-up aid to newl	y esta	ablished prod	ucers gro	ups?				
			yes		no				

 $^(^1)$ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.

1.2.	
	Does the aid concern start-up aid to newly established producers associations (i.e. a producer association corecognised producer groups and pursues the same objectives on a larger scale)?
	□ yes □ no
1.3.	Does the aid cover costs linked to a new start-up of a producers group or association granted in the significant extension of the activities, for example to cover new products or new sectors?
	□ yes □ no
	Please note that a significant extension of the activities of the group means a quantitative expansion of the of at least 30% .
1.3.1.	If the answer is yes, are the expenses eligible for the new aid limited to those arising from the additio undertaken by the producer group or association?
	□ yes □ no
	If no, please note that, under point 10.6 of the agriculture Guidelines new start-up aid to producers associations can only be granted to cover the expenses arising from the additional tasks due to the extension other conditions set in section 10 of the agriculture Guidelines are respected.
1.4.	Is aid granted to cover the start-up costs of associations of producers, which are responsible for the super the use of denominations of origin or quality marks?
	□ yes □ no
1.5.	Is the aid granted to other producers groups or associations, which undertake tasks at the level of agr production, such as mutual support and farm relief and farm management services, in the members'
	without being involved in the joint adaptation of supply to the market ? □ yes □ no
1.5.1.	
1.5.1.	☐ yes ☐ no If the answer is yes, are the producers groups or associations performing activities related to the pro-
1.5.1.	☐ yes ☐ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products?
1.5.1.	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, please
1.5.1.	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, please the general notification form.
	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, pleas the general notification form. If yes, please refer to the relevant legal basis. Is aid granted to producer groups or associations to cover expenses, which are not linked to setting-up costs.
	☐ yes ☐ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? ☐ yes ☐ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, pleas the general notification form. If yes, please refer to the relevant legal basis. Is aid granted to producer groups or associations to cover expenses, which are not linked to setting-up costs investments or promotion activities?
	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, pleas the general notification form. If yes, please refer to the relevant legal basis. Is aid granted to producer groups or associations to cover expenses, which are not linked to setting-up cost investments or promotion activities? □ yes □ no If yes, the aid will be assessed in accordance with the specific rules governing such aids. Please refer to the
1.6.	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, pleas the general notification form. If yes, please refer to the relevant legal basis. □ yes □ no Is aid granted to producer groups or associations to cover expenses, which are not linked to setting-up costs investments or promotion activities? □ yes □ no If yes, the aid will be assessed in accordance with the specific rules governing such aids. Please refer to the sections of the notification form. Is aid granted directly to producers to offset their contributions to the cost of running the groups during the features.
1.6.	□ yes □ no If the answer is yes, are the producers groups or associations performing activities related to the proprocessing or marketing of annexe I products? □ yes □ no If not, please note that aid to these groups or associations is not covered by the agriculture Guidelines, pleas the general notification form. If yes, please refer to the relevant legal basis. Is aid granted to producer groups or associations to cover expenses, which are not linked to setting-up costs investments or promotion activities? □ yes □ no If yes, the aid will be assessed in accordance with the specific rules governing such aids. Please refer to the sections of the notification form. Is aid granted directly to producers to offset their contributions to the cost of running the groups during the following the formation of the group or association?
1.6. 1.7.	yes

2.	Beneficiary	
2.1.	Is start-up aid granted to producer groups or producer associations which are entitled to assistance under the legislation of the Member State concerned?	:
	□ yes □ no	
	If the answer is no, please refer to point 10.2 of the agriculture Guidelines.	
2.2.	Is the aid granted only if all the following rules are respected:	
	 The obligation on members to market production in accordance with the rules on supply and placing on the market, drawn up by the group (the rules may permit a proportion of the production to be marketed directly by the producer); 	
	□ yes □ no	
	 the obligation for producers joining the group to remain members for at least three years and give at least 12 months notice of withdrawal; 	
	□ yes □ no	
	— common rules on production, in particular relating to product quality, or use of organic practices, common rules for placing goods on the market and rules on product information, with particular regard to harvesting and availability?	
	□ yes □ no	
	If any of the answers to section 2.2 above is no, please refer to point 10.3 for the list of eligibility criteria for support to producers groups or associations.	:
2.3.	Does the aid measure/scheme clearly exclude production organisations such as companies or co-operatives the objective of which is the management of one or more agricultural holdings and which are therefore in effect single producers?	
	□ yes □ no	
	If no, please note that, according to point 10.3 of the agriculture guidelines, producers should remain responsible for managing their holdings.	
2.4.	Do the producer organisations respect competition rules?	
	□ yes □ no	
2.5.	Does the aid measure /scheme, clearly exclude any aid to producer groups or associations the objectives of which are incompatible with a Council Regulation setting up a common market organisation?	:
	□ yes □ no	
	If no, please note that, under point 3.2 of the agriculture guidelines, under no circumstances can the Commission approve an aid which is incompatible with the provisions governing a common organisation of the market or which would interfere with the proper functioning of the common organisation	
3.	Aid intensity and eligible costs	
3.1.	Is the aid granted on a temporary and degressive basis to cover administrative start-up costs of the group or association?	
	□ yes □ no	
3.2.	Is the aid limited to 100% of costs incurred in the first year and is it then reduced by 20 percentage points for each year of operation so that in the fifth year the amount of aid is limited to 20% of actual costs in that year?	l
	□ yes □ no	

3.3.	Does the aid measure/scheme clea	rly exclude	that aid is pa	id in respec	et of costs incurred after the fifth year?
			yes		no
3.4.	Does the aid measure/scheme cle producer organisation?	arly exclud	e that aid is	paid follow	ring the seventh year after recognition of
			yes		no
	extension of the activities of the	group or a de aid for co	ssociation (s	ee point 1	o, unless aid is granted in case of a signific 3 above), please note that point 10.5 of th year and aid paid after the seventh year a
3.5.	Do the eligible expenses, both in o directly to producers, include only		ranted to pr	oducers gro	oups or associations and in case of aid gran
	 the rental of suitable premises; the purchase of suitable premise the acquisition of office equipoverheads and legal and admin 	oment, incl	uding comp	s are limited outer hardw	d to rental costs at market rates); vare and software, administrative staff co
			yes		no
	If the answer is no, please refer to t	he list of eli	igible expens	es set in po	int 10.5 of the agriculture guidelines.
			PART III.12	Н	
		MATION .	SHEET ON .	AID TO C	OMPENSATE FOR DAMAGE GRICULTURAL PRODUCTION
	TO AGRICULTURAL PRODU	MATION S UCTION O	SHEET ON . OR THE ME . notification o	AID TO CO	
1.	TO AGRICULTURAL PRODU This form must be used by Member s damage to agricultural production a	MATION S UCTION O states for the s described l	SHEET ON A R THE MEA notification of no point 11 o	AID TO CO ANS OF A of any state of the Comm	GRICULTURAL PRODUCTION aid measures which are designed to compensate nunity Guidelines on State aid in the agricult
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⁽¹⁾ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.

	200.120771 217 21711.2000 001700
1.5.	Is the compensation to be calculated for each individual recipient?
1.6.	Are payments received under insurance policies to be deducted from the aid? How is it intended to check whether money has or has not been paid by insurance companies?
2.	Aid to compensate farmers (1) for losses caused by bad weather (point 11.3 of the guidelines)
2.1.	What weather event has justified the aid?
2.2.	Weather data demonstrating the exceptional nature of the event:
2.3.	What is the threshold of loss, in relation to gross production of the relevant crop (²) in a normal year, above which farmers will qualify for aid?
2.4.	Give a figure for gross production per hectare in a normal year for each of the crops affected by the weather event. Describe the method by which this figure has been arrived at (3).
2.5.	In the case of damage to the means of production (e.g. destruction of trees), explain how the threshold of loss to qualify for the aid has been calculated.
2.5.1.	If it appears, after several years, that the loss of the means of production referred to above does not reach the threshold to qualify for aid, will the amounts that may have been paid to farmers in advance be recovered? Explain what system of checks and what recovery mechanism will be set up.

2.6.

Is the amount of aid calculated as follows: (mean level of production in a given normal period x average price for the

same period) – (actual production during the year of the event x average price for that year)?

 $^(^1)$ In other words, farmers to the exclusion of processing and marketing undertakings.

⁽²⁾ The reference to crops does not mean that livestock are excluded from aid. The principles set out in point 11.3 of the Guidelines will apply mutatis mutandis to aid intended to compensate for losses involving livestock due to adverse weather.

⁽³⁾ The gross production of a normal year is to be calculated by reference to average gross production in the three previous years, excluding years in which compensation was paid as a result of adverse weather. Other methods of calculating normal production (including regional reference figures) may however be accepted, provided that they are representative and not based on abnormally high production figures.

2.7.	Are losses calculated for each individual holding or for a whole area? In the latter case, show that the averages used is representative and not likely to lead to considerable over-compensation for some beneficiaries.
2.8.	Will any sums received from insurance be deducted from the aid, as well as any amount received as direct aid?
2.9.	Will the normal costs no longer faced by the farmer (e.g. because there was no actual harvest) be taken into account in calculating the aid?
2.10.	If such normal costs go up because of the effects of the weather event, is it intended to grant additional aid to cover the extra costs? If yes, what percentage of the extra costs will the aid cover?
2.11.	Will aid be paid to compensate for damage caused by the weather event to buildings and equipment? If yes, what percentage of the damage will it cover?
2.12.	Will aid be paid directly to farmers or will it be paid in some circumstances to the producer organisations to which those farmers belong? In the latter case, what mechanisms will be used to check that the amount of aid collected by a farmer will not be more than the losses suffered?
3. 3.1.	Aid for combating animal and plant diseases (point 11.4 of the guidelines) What disease is involved?
	If the disease has been caused by adverse weather
3.2.	Please answer the questions in point 2 above, providing any relevant information for making the cause-and-effect link between the weather event and the disease.
	If the disease has not been caused by adverse weather
3.3.	Show that there are Community-level or national legislative, regulatory or administrative provisions empowering the authorities to act against the disease, either by adopting measures to eradicate it (in particular mandatory measures giving entitlement to financial compensation) or by establishing an early-warning system combined, where necessary, with aid to encourage private individuals to participate in prevention schemes on a voluntary basis.

3.4. Tick the applicable purpose of the aid scheme:
prevention, involving screening and/or laboratory tests, destruction of the disease vectors, vaccination of livestock/ treatment of crops, and slaughtering of livestock or destruction of crops on a preventive basis

compensation, because the infected animals have to be slaughtered or the crops destroyed by order of, or on the recommendation of, the public authorities or because animals die as a result of vaccination or any other measure recommended or ordered by the competent authorities

combined prevention and compensation, because a programme to deal with losses resulting from the disease is subject to the condition that the beneficiaries must make a commitment to take subsequent appropriate preventive measures as ordered by the official authorities.

Give a deta	led description of the proposed control measures.
What costs	or losses and what percentage of these costs or losses will the aid cover?
replanting authorities	osed to compensate for losses of income caused by the difficulties involved in rebuilding herops, or by any period of quarantine or waiting period ordered or recommended by the corto allow eradication of the disease before herd rebuilding or crop replanting? If yes, detail all the ossible to ascertain the absence of a risk of over-compensating for the income losses.
Has Comm decision ap	unity aid been envisaged for the same purpose? If yes, indicate the date and references of the Com proving it.
A:14	
	ds the payment of insurance premiums (point 11.5 of the guidelines) roposed aid involve partial financing of premiums under an insurance policy which proving:
only for los	ses ascribable to natural disasters and exceptional occurrences within the meaning of point 11. or to weather events comparable to natural disasters within the meaning of point 11.3 of the Gui
Guidelines	losses referred to above and for other losses resulting from adverse weather?
	losses referred to above and for other losses resulting from adverse weather?

С	Does the aid cover a re-insurance programme? If yes, provide all necessary information to enable the Commission to theck the levels of different components of the aid and the compatibility of the proposed aid with the common narket.
•	
Is	s the possibility of covering the risk linked to only one insurance company or to a group of companies?
c	s the aid conditional on the insurance contract being concluded with a company established in the Member State concerned (if yes, please note that under point 11.5.3 of the Guidelines the Commission cannot authorise aid towards insurance premiums which constitute an obstacle to the operation of the internal market in insurance services)?
	PART III.12.I
	SUPPLEMENTARY INFORMATION SHEET ON AID FOR LAND REPARCELLING
	SOFTEMENT IN ORDINATION SHEET ON THE FOR EATH OR RELIGIOUS
	This form must be used for the notification of any state aid schemes designed to cover the legal and administrative costs, including urvey costs, of reparcelling as described by point 12 of the Community Guidelines on State aid in the agricultural sector $\binom{1}{}$.
	s the aid measure part of a general programme of land reparcelling operations undertaken in accordance with the procedures laid down by the legislation of the concerned Member State?
	□ yes □ no
Ι	Do the eligible expenses include
	the legal and administrative costs, including survey costs, of reparcelling?
	□ investments including aids for land purchase?
I	f eligible expenses cover other items, please note that point 12 of the Guidelines only allows aid for the listed eligible expenses.
P	Please specify the maximum rate of public support expressed as a volume of eligible expenses:
	for legal and administrative costs of reparcelling, including survey costs; (max of 100%)
	for investments including aids for land purchase (max 40 % or 50% in less-favoured areas + 5% for young armers-idem point 4.1 of guidelines)?

 $^(^1)$ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.

PART III.12.J

SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE PRODUCTION AND MARKETING OF QUALITY AGRICULTURAL PRODUCTS

This form must be used for the notification of any state aid measures which are designed to encourage the production and marketing of quality agricultural products as described by point 13 of the Community Guidelines on State aid in the agricultural sector $\binom{1}{2}$.

1.	Type of products								
1.1.	Does the aid only refer to quality products?								
	□ yes □ no								
	If yes, please specify what are the quality elements for the products concerned, for example, products which are of clearly higher quality, with respect to at least one criterion, than required by compulsory standards (this clearly higher quality may relate to the product or to the production process, and must be verified by independent, external control or which meet the quality standards set out in Community legislation for specific quality products,								
	If the aid does not concern quality products please note that, under section 13 of the Agricultural Guidelines, aid i limited to quality agricultural products.								
2.	Type of aids								
2.1.	Which of the following types of aid can be financed by the aid scheme/individual measure?								
	☐ market research activities, product conception and design;								
	□ aids granted for the preparation of applications for recognition of denominations of origin or certificates of specific character in accordance with the relevant Community regulations;								
	 consultancy and similar support for the introduction of quality assurance schemes such as the ISO 9000 o 14000 series, systems based on hazard analysis and critical control points (HACCP) or environmental audit systems; 								
	$\hfill\Box$ the costs of training personnel to apply quality assurance and HACCP-type systems;								
	\Box the cost of the charges levied by recognised certifying bodies for the initial certification of quality assurance and similar systems;								
	aid toward the costs of non – routine in-process quality controls and non-routine product controls undertaken by third bodies;								
	aid to cover the cost of control measures undertaken to ensure the authenticity of denominations of origin, o certificates of specific character in the framework of Council Regulations (EEC) Nos 2081/92 and 2082/92;								
	aid to cover the cost of controls carried out by other bodies responsible for supervising the use of quality mark and labels under recognised quality assurance schemes;								
	□ aid to cover the cost of controls of organic production methods conducted within the framework of Council Regulation (EEC) No 2092/91.								
2.2.	Does the aid measure include investments, which are necessary to upgrade production facilities?								
	□ yes □ no								
	If yes, please refer to point 4.1 and /or point 4.2 of the Agricultural Guidelines.								

 $^(^1)$ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.

2.3.	Does Community legislation provide that the cost of control is to be met by producers?
	□ yes □ no
	If yes, is the aid to be paid as part of a system financed by parafiscal taxes?
	□ yes □ no
	If no, please refer to point 13.4 of the Agriculture Guidelines.
2.4.	Are the controls undertaken by or on behalf of third parties, such as:
	☐ the competent regulatory authorities or bodies acting on their behalf;
	$\hfill\Box$ independent organisms responsible for the control and supervision of the use of denominations of origin, organic labels, or quality labels;
	□ others (please specify, indicating how the independence of the control body is assured)
3.	Beneficiaries
3.1.	Who are the beneficiaries of the aid?
	□ farmers;
	□ producer groups
	□ other (please specify)
3.2.	If farmers are not the direct beneficiaries of the aid:
3.2.1.	Is the aid available to all the farmers eligible in the area concerned based on objectively defined conditions?
	□ yes □ no
3.2.2.	Does the aid measure exclude compulsory membership of the producers group/organisation or intermediate entity managing the aid in order to benefit from aid?
	□ yes □ no
3.2.3.	Is the contribution towards the administrative costs of the group or organisation concerned limited to the costs of providing the service?
	□ yes □ no
3.2.4.	Can farmers freely choose the service provider?
	,
3.2.4.1.	If no, is the provider chosen and remunerated according to market principles, in a non-discriminatory way, using a degree of advertising sufficient to enable the services market to be opened up to competition and the impartiality of procurement rules to be reviewed?
	□ yes □ no
	If the answer to one or more of the questions of section 3.2 above is no, please note that the end beneficiary of the

If the answer to one or more of the questions of section 3.2 above is no, please note that the end beneficiary of the aid being the farmer, aid can only be granted through an intermediate body if free access to all eligible farmers and transparency in the selection procedure of the service provider are assured.

4.	Aid intensity				
4.1.	Please state the maximum rate of public	suppo	ort of the followin	ng mea	sures:
	origin or certificates of specific cha (c); consultance as the ISO 9000 or 14000 series, environmental audit systems (max (d); the costs of 100%);	ed for t racter i y and s systen 100% trainin	he preparation on accordance with imilar support for based on haze); ag personnel to apparages levied by marges levied by mar	of applith the roor the in and ana	ption and design (max 100%) ications for recognition of denominations of relevant Community regulations (max 100%); atroduction of quality assurance schemes such alysis and critical control points (HACCP) or ality assurance and HACCP-type systems (max sed certifying bodies for the initial certification
4.2.	Is the total amount of aid which may be	grante	ed under points f	rom a)	to e) above in section 4.1:
	— limited to 100 000 EUR per benefici	iary ov	er any three-year	period	?
			yes		no
	— or is the aid limited to undertakings sized enterprises, up to 50 % of the contract of the c				Commission definition of small and medium- ater?
			yes		no
	If the answer to both questions is no, pl Agriculture Guidelines.	lease re	efer to the maxim	ium aid	threshold provided for in section 13.2 of the
4.3.	Can the same beneficiary receive aid un	der dif	ferent measures l	listed in	point 4.1 a) to e)?
			yes		no
	If yes, please indicate how the respect o be guaranteed.	f the 10	00 000 EUR thre	eshold p	per beneficiary over any three-year period will
		••••••	••••••		
4.4.	Is aid toward the costs of routine in- manufacturer clearly excluded?	process	s quality control	ls and	routine product controls undertaken by the
			yes		no
	If no, please refer to point 13.3 of the A	gricult	ure Guidelines.		
4.5.	certificates of specific character in the fi	ramew	ork of Council R	egulati	e authenticity of denominations of origin, or ons (EEC) Nos 2081/92 and 2082/92 granted e first six years following the establishment of
			yes		no
4.6.					nsible for supervising the use of quality marks ressively, so that by the seventh year following
			yes		no
4.7.					rate of up to 100 % of actual costs incurred, framework of Council Regulation (EEC) No

PART III.12.K

SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE PROVISION OF TECHNICAL SUPPORT IN THE AGRICULTURE SECTOR

This form must be used for the notification of any state aid measure whose aim is the provision of technical support in the agricultural sector as described by point 14 of the Community Guidelines on State aid in the agricultural sector $\binom{1}{2}$.

1.	Type of aids								
1.1.	Which of the following types of aid can be	oe finai	nced by the aid s	cheme/	individual measure:				
	□ education and training;								
	\Box the provision of farm management s	☐ the provision of farm management services and farm replacement services;							
	□ consultant's fees;								
	☐ the organisation of competitions, exin such events;	hibitio	ns and fairs, incl	uding s	upport for the costs incurred by participating				
	□ other activities for the dissemination				techniques, (please specify)				
		••••••		••••••					
2.	Eligible costs								
2.1.		ice exp			costs than the actual cost of organising the provision of replacement services during the				
			yes		no				
	If yes, please refer to point 14.1 for the lis	st of eli	gible expenses.						
2.2.	Do the activities related to the dissemir demonstration projects?	nation	of knowledge o	nly inc	lude reasonable small scale pilot projects or				
			yes		no				
	If no, please note that under point 14.1 o	nly sm	aall scale pilot pr	ojects c	or demonstration projects can be financed.				
2.3.	Are the fees for consultancy services whusual operating expenditure clearly exclusive				or periodic activity related to the enterprise's				
			yes		no				
	for in Community legislation or in the gu	ideline which i	s, unilateral Stat in no way contri	e aid me bute to	hat, unless exceptions are expressly provided easures which are simply intended to improve the development of the sector, are considered market				
2.4.	In the case of participation to fairs, do publications, the rent of exhibition prem	the e	ligible costs on	ly inclu	de: participation fees, travel costs, costs of				
			yes		no				

⁽¹⁾ Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.

	If no, please list all the additional eligible costs, giving a thorough justification of such expenses.				
		••••••		••••••	
3.	Beneficiaries				
3.1.	Who are the beneficiaries of the aid?				
	☐ farmers;				
	□ producer groups				
	□ other (please specify)				
3.2.	If farmers are not the direct beneficiarie	es of the	· aid·		
3.2.1.	Is the aid available to all the farmers eliq			ed base	ed on objectively defined conditions?
,,,,,,,		_	yes		no
3.2.2.	Does the aid measure exclude compulse managing the aid in order to benefit from		mbership of the p	produce	er's group/organisation or intermediate entity
			yes		no
3.2.3.	Is the contribution towards the admini providing the service?	strative	costs of the gro	up or o	rganisation concerned limited to the costs of
			yes		no
3.2.4.	Can farmers freely choose the service p	rovider	?		
			yes		no
3.2.4.1.	If no, is the provider chosen and remur degree of advertising sufficient to enabl procurement rules to be reviewed?	nerated le the se	according to ma ervices market to	rket pri be ope	nciples, in a non-discriminatory way, using a ned up to competition and the impartiality of
			yes		no
		an inte	rmediate body if		that the end beneficiary of the aid being the cess to all eligible farmers and transparency in
4.	Aid intensity				
4.1.	Is the cumulative total amount of aid w	hich m	ay be granted un	der this	section:
	— limited to 100 000 EUR per benefic	iary ove	er any three-year	period	?
			yes		no
	 or is the aid limited to undertakings sized enterprises, up to 50% of the experience. 				Commission definition of small and medium- er?
			yes		no
	If the answer to both questions is no, p Agriculture Guidelines.	lease re	fer to the maxim	um aid	threshold provided for in section 14.3 of the
4.2.	Can the same beneficiary receive aid un	ıder diff	ferent measures o	of point	14 of the Agriculture Guidelines?
			yes		no

		2004D0704 FN 21 11 2007 001 00
		2004R0794 — EN — 21.11.2006 — 001.00
▼ <u>B</u>		If yes, please indicate how the respect of the 100 000 EUR threshold per beneficiary over any three-year period will be guaranteed.
	4.3.	Is the aid threshold calculated at the level of the beneficiary, the beneficiary being the person receiving the services?
		□ yes □ no
		If no, please refer to point 14.3 of the Agriculture Guidelines.
		PART III.12.L
		SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE LIVESTOCK SECTOR
		This form must be used for the notification of any state aid schemes which are designed to support the maintenance and improvement of the genetic quality of Community livestock as described by point 15 of the Community Guidelines on State aid in the agricultural sector (1) and articles 10-12 of Council Regulation (EC) No 1257/1999 (2).
		Please note that according to point 15 of the guidelines, aid for the preservation of endangered species or breeds will be assessed in accordance with the provisions of Chapter VI of Title II of the Rural Development Regulation dealing with agri-environmental measures. Thus, for this measures please refer to SIS form on agri-environmental aids.
	1.	Eligible expenses
	1.1.	Which of the following eligible expenses does the support measure covers:
		 □ the administrative costs of the establishment and maintenance of herd books? □ tests to determine the genetic quality or yield of livestock? □ the eligible costs for investments in animal reproduction centres and for the introduction at farm level of

2.1. Please specify the maximum rate of public support expressed as a volume of eligible expenses:

innovatory animal breeding techniques or practices?

this aid to cover the eligible expenses listed above.

..... to cover the administrative costs of the establishment and maintenance of herd books (max of 100%) - for costs of tests to determine the genetic quality or yield of livestock (max of 70%) to cover the costs for investments in animal reproduction centres and for the introduction at farm level of innovatory animal breeding techniques or practices (max of 40%) to cover the cost of keeping individual male breeding animals of high genetic quality registered

in herd books, (max of 30%)

2.2. What are the measures taken to avoid overcompensation and to verify that the above mentioned aid intensities are respected?

☐ the cost of keeping individual male breeding animals of high genetic quality registered in herd books?

If the planned measure includes other eligible expenses, please note that point 15 of the Guidelines only allows for

^{2.}

Community Guidelines on State aid in the agricultural sector, OJ C 232 of 12.8.2000, p. 17.
Council Regulation (EC) N° 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and replealing certain Regulations (OJ L 160, 26.6.1999, p. 80.

PART III.12.M

SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE OUTERMOST REGIONS AND THE AEGEAN ISLANDS

This form must be used by Member State to notify aids for the outermost regions and the Aegean islands, as dealt with in point 16 of the Agricultural Guidelines.

1.	Does the proposed aid for the outermost regions and the Aegean Islands depart from the provisions set out in the Guidelines?
	□ yes □ no
	— If no, please complete the notification form relevant to the type of aid (investment aid, technical support, etc).
	— If yes, please continue to complete this form.
2.	Does the measure involve the granting of operating aid?
	□ yes □ no
3.	What are the structural handicaps that the operating aid is seeking to redress?
4.	Which are the guarantees that the nature and the level of the aid are proportional to the handicaps it seeks to alleviate?
5.	Is this aid intended to offset in part additional transport costs?
5.1.	If yes, please provide proof of the existence of these additional costs and the method of calculation used to determine their amount (1):
5.2.	If yes, indicate what will be the maximum amount of aid (on the basis of an aid-per-kilometre ratio or on the basis of an aid-per-kilometre and aid-per-unit-weight ratio) and the percentage of the additional costs covered by the aid:
6.	Is the aid intended to offset the additional costs arising in the pursuit of economic activity from the factors identified in Article 299(2) of the EC Treaty (remoteness, insularity, small size, difficult topography and climate, economic dependence on a few products)?
	\square yes \square no
	Please determine the amount of the additional cost and the method of calculation:

⁽¹⁾ The description should reflect how the authorities intend to ensure that the aid is given only in respect of the extra cost of transport of goods inside national borders, is calculated on the basis of the most economical form of transport and the shortest route between the place of production or processing and commercial outlets, and cannot be given towards the transport of the products of businesses without an alternative location.

How can the authorities establish the link between the ad the EC Treaty?	lditional costs and the factors identified in Article 299 (2) o

PART III.12.N

SUPPLEMENTARY INFORMATION SHEET ON SUBSIDISED SHORT-TERM LOANS IN AGRICULTURE (CREDITS DE GESTION)

	This form must be used for the notification of any state aid scheme concerning subsidized short-term loans in agriculture as described in the Commission Communication on State aids: subsidized short-term loans in agriculture (crédits de gestion) $\binom{1}{1}$.
1.	Please indicate who are the beneficiaries of the aid (Point B and D of the Communication):
	 (a) primary producers of agricultural products as defined in Annex I to the EC Treaty. (b) operators marketing exclusively agricultural products as defined in Annex I to the EC Treaty. (c) operators involved in processing exclusively agricultural products as defined in Annex I to the EC Treaty.
2.	Please specify if the beneficiaries are individual operators, companies, cooperatives, producers associations, other
3.	With regard to each type of beneficiary indicated above at point 1 and 2, please specify, the reasons why the beneficiary of the aid is at a relative disadvantage to operators elsewhere in the economy both in terms of their need for, and ability to finance, short-term loans (point A of the Communication).
4.	Will the subsidized loans be used to aid selectively specific sectors or operators in agriculture on grounds not solely related to the difficulties of financing short-term loans which are linked to reasons inherent in the nature of farming and related activities, in particular seasonality of production and structure of farm businesses? (Points A and B of the Communication).
	☐ yes ☐ no If your answer is yes, please specify
	n your answer is yes, prease specify
5.	Please specify the administrative region where the aid measure will apply.
6.	Will the aid be made available within the administrative region of the authority granting the aid to all operators in agriculture on a non-discriminatory basis irrespective of the agricultural activity (or activities) for which the operator needs short-term loans? (Point B of the Communication).
	□ yes □ no
	If your answer is no, please specify

⁽¹⁾ OJ C 44, 16.2.1996, p. 2.

Is the duration of the s	ubsidised short-term l	loan maxim	um one year (Point D of the Cor	nmunication)?
		yes		no	
Do the competent auth	norities envisage to rei	new the one	year subsidiz	ed short-term loar	1?
		yes		no	
If your answer is yes, p	lease indicate for how	many year	S		
Please indicate to whic	h agriculture campaig				
Is the aid linked to par	ticular marketing or p	roduction o	perations?		
		yes		no	
If your answer is yes, p	lease specify	•••••••			
Is the aid limited to par	rticular products?				
		yes		no	
If your answer is yes, p	lease specify				
Please demonstrate th compensate for the dis type of beneficiary ind point A, by using the between the interest ra of the Member State Co (Point C of the Commethodology that yo demonstration.	advantages referred to icated above at point 1 method which you coute paid by a typical agoncerned for short-ter munication). Please i	in the Com I and 2, pleatonsider app pricultural of trm loans of indicate the	mission Comrase quantify the propriate but a perator and the a similar amore quantification	nunication under per financing disadvalle salvays remaining ver interest rate paid ant per operator, in that you have	point A. With regar antages indicated within the limits of in the rest of the not linked with in reached and des
•••••					
				nd 2. please indic	ate whether the a
With regard to each ty subsidized loans to an costs are incurred befo	ŷ beneficiary máy exc	ceed the ca	sh flow requir	ements arising fro	om the fact that p

PART III.12.0

SUPPLEMENTARY INFORMATION SHEET ON AID FOR THE PROMOTION AND ADVERTISING OF AGRICULTURAL AND CERTAIN NON-AGRICULTURAL PRODUCTS

This notification form must be used for State aid for advertising of products listed in Annex I to the EC-Treaty and certain non-Annex I products.

Please note that promotion operations as defined as the dissemination to the general public of scientific knowledge, the organisation of trade fairs or exhibitions, participation in these and similar public relations exercises, including surveys and market research, are not considered as advertising. State aid for such promotion in the broader sense is subject to points 13 and 14 of the Community guidelines for State aid in the agriculture sector (1) or, as far as fishery products are concerned, point 2.1.4 of the guidelines for the examination of State aid to fisheries and aquaculture (2).

For the clarification of other terms and definitions please see chapter 2 of the Community guidelines for State aid for advertising of products listed in Annex I to the EC-Treaty and certain non-Annex I products (2001/C 252/03).

1.	Products covered
1.1.	Does the measure concern the following products (please check off)?
	□ products listed in Annex I to the Treaty
	non-Annex I products, which consist preponderantly of products listed in Annex I (in particular milk products, cereals, sugar and ethyl alcohol) in a processed form (e.g. fruit yoghurt, milk powder preparations with cocoa, butter/vegetable fat mixtures, pastry products, confectionary, and spirituous beverages)
	☐ fishery products
	Please note that the specific state aid rules for the advertising of agricultural and certain non-agricultural products apply exclusively to the products mentioned above. If the measure concerns other products please refer to the relevant section of the general notification form.
1.2.	The measure covers the following products / product categories (e.g. fruits and vegetables, pigmeat, wine):
2.	General information
2.1.	Where will the measure be carried out?
	☐ On third country markets;
	☐ On the market of another Member State;
	☐ On the home market;
	\qed Outside the Member State or region in which the agricultural and other products are produced;
	☐ Within the Member State or region in which the agricultural and other products are produced.
2.2.	The measure is aimed at the following target groups:
	☐ At consumers in general;
	☐ At visitors to the Member State or region in which the agricultural and other products are produced;
	☐ At economic operators (e.g. food processors, wholesale or retail distributors, restaurants, hotels and catering establishments);

⁽¹⁾ OJ C 232,12.8.2000, p. 17. (2) OJ C 19,20.1.2001, p. 7.

	☐ Other target groups (to be specified);								
2.3.	Which media/means of communication will be used?								
	☐ Communication via the mass media (such as press, radio, TV or posters);								
	☐ Point of sale activities (such as leaflets, posters, free samples, tastings);								
	☐ Other means (please specify);								
2.4.	Does the measure provide for the promotion of labels or logos?								
	□ yes □ no								
2.5.	Can your authorities submit samples or mock-ups of the advertising material to the Commission?								
	□ yes □ no								
	If not, please explain why.								
3.	Eligible expenses								
3.1.	Please provide an exhaustive list of the eligible expenses.								
4.	Beneficiaries								
4.1.	Who are the beneficiaries of the aid?								
	☐ farmers;								
	□ producer groups and/or producer organisations;								
	□ enterprises active in the processing and marketing of agricultural products;								
	□ others (please specify)								
4.2.	Can your authorities give the assurance that all producers of the products concerned are able to benefit from the aid in the same manner (with reference to marginal numbers 53 and 56 of the advertising guidelines)?								
	□ yes □ no								
13	Will the conduct of advertising activities be entrusted to private firms or other third parties?								
4.3.	Will the conduct of advertising activities be entrusted to private firms or other third parties? ☐ yes ☐ no								
	□ yes □ no								
4.4.	If yes, can your authorities give the assurance that the choice of the private firm/third parties concerned has been made on market principles, in a non-discriminative way, where necessary using tendering procedures which are in accordance with Community law, and in particular with case-law using a degree of advertising sufficient to enable the services market to be opened up to competition and the impartiality of procurement procedures to be reviewed:								
	□ yes □ no								
	If not please refer to marginal number 30 of the advertising guidelines								

5.	Ne	gative criteria					
5.1.	res cire tha	trictions on imports and all mea cumstances be considered compatibl	sures e with t 19 of t	having equival the common m he advertising g	ent effe arket, Ca guideline	e 28 of the Treaty prohibiting quantitative ct between Member States, cannot in any n your authorities therefore give the assurance as and as derived from the jurisprudence of the	
				yes		no	
5.2.	Do	es the measure make any reference t	o the n	ational origin o	of the pro	ducts concerned?	
				yes		no	
5.3.	put					ional origin is subsidiary to the main message e principal reason why consumers are being	
				yes		no	
5.4.	aut		e meası	ures are aimed o	exclusive	which the products are produced, can your ly at visitors to the Member State or region, in duction facilities?	
				yes		no	
5.5.		n your authorities give the assurance particular	that th	e measure does	not cont	ravene secondary Community legislation, and	
	_	the provisions of Article 2 of Direct 2000 on the approximation of the of foodstuffs,	tive 20 laws of	000/13/EC of the Member St	ne Europ tates rela	, dairy products, egg and poultry sectors, ean Parliament and the Council of 20 March ting to labelling, presentation and advertising bebing undertaken at Community level?	
				yes		no	
5.6.	Is t	he measure related directly to the pr	oducts	of one or more	particul	ar firm or firms?	
				yes		no	
6.	Pos	sitive criteria					
6.1.		which of the following reasons can Article 87(3)(c) EC-Treaty?	the me	asure be consid	lered to b	be in the common interest within the meaning	
	The	e measure concerns					
	□ surplus agricultural products or underexploited species;						
		new products or replacement prod	ucts no	ot yet in surplus	;		
		high-quality products, including products, such as products.				using environmentally friendly production or	
		the development of certain regions	s;				
						as defined by Commission Regulation (EC) N° d 88 of the EC-Treaty to State aid to small and	
						ed within the meaning of Council Regulations ation of the markets in fishery and aquaculture	
		projects that are jointly implement recognised by national authorities.		producer orga	nisations	s or other organisations of the fishery sector	

7.	Qu	ality products							
7.1.		es the measure provide for the advergese check off)?	ertising	of products	covered by	one of the following Regulations/p	rovisions		
	□ Council Regulation (EEC) No 2081/92 of 14 July 1992 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs ;								
		Council Regulation (EEC) No 208 products and foodstuffs;	32/92 c	of 14 July 19	92 on cert	ificates of specific character for ag	ricultural		
		Council Regulation (EEC) No 209 indications referring thereto on ag	2/91 o ricultur	f 24 June 19 ^e al products a	91 on orga nd foodstu	nic production of agricultural prooffs;	lucts and		
		Articles 54 to 58 of Council Regula market in wine (concerning wines				May 1999 on the common organisat	ion of the		
		Article 24 ter paragraph 3, of Coun (EC) N° 1257/1999 on support for Fund (EAGGF).	icil Reg rural d	ulation (EC) 1 evelopment f	783/2003 from the Eu	of 29 September 2003 amending R ropean Agricultural Guidance and G	egulation Guarantie		
7.2.	Do	es the measure also provide for the a	advertis	sing of other p	products m	eeting particular quality requiremen	.ts?		
				yes		no			
	refe Co	arly higher or more specific than erence to marginal number 47 of mmission, in which the different particular transfer of these product category	the acordict	lvertising gui	idelines). It the relevan	is advisable to submit e.g. a tab t Community and/or national star	le to the		
7.3.	Ho ma	w is the constant control of the con rginal number 47 of the advertising	npliance guideli	e with the spe nes)?	cific qualit	y criteria being maintained (with ref	erence to		
7.4.		n your authorities give the assuran nduced in the Community, irrespecti							
				yes		no			
7.5.	Car wh	n your authorities give the assuranc ich have been carried out in other M	e that, Iember	in the operat States, will be	ion of the recognise	measure, the results of comparable d?	controls,		
				yes		no			
8.	Aio	d intensity							
8.1.		ase state the maximum rate of direc	t aid fr	rom a general	nurnose a	overnment hudget, expressed as a v	rolume of		
0.1.	elig	gible costs :		om a general	purpose g	overmient budget, expressed as a v	oranic or		
	nui	he aid rates for agricultural and cert mber 60 of the advertising guideline contained in Annex III and IV of Reg	s. If the	aid rates for	fishery pro	ducts exceed the scales and rates of a			
8.2.	Ple	ase state the contribution of the sect	or, exp	ressed as a vo	lume of eli	gible costs:			

8.3.	The undertakings from the sector con	tribute 1	through		
	□ voluntary contributions;				
	\Box the collection of parafiscal levies	or comp	oulsory contribu	tions.	
	In the latter case, please explain how t	he colle	ction is organise	d.	
				•••••	
			PART III.12.P		
.5			ON RESTRUC THE AGRICUL		IG AID FOR FIRMS IN DIFFICULTY: L SECTOR
	production of, and/or trade in, products of	Annex I munity r	to the Treaty, incli ules governing it.	ıding fisi Please nı	ultural sector, covering all operators involved in the heries and aquaculture, but having due regard to the ote that the Community Guidelines on State aid for or.
1.	Eligibility				
1.1.	Is the measure limited to firms that fu	lfil at lea	ast one of the elig	gibility o	criteria below:
1.1.1.	Is the measure limited to firms, wher quarter of that capital has been lost or				d capital has disappeared and more than one
			yes		no
1.1.2.	Are the firms unlimited companies, v disappeared and more than one quart				apital as shown in the company accounts has ver the preceding months?
			yes		no
1.1.3.	Do the firms fulfil the criteria under d	omestic	law for being th	e subjec	ct of collective insolvency proceedings?
			yes		no
1.2.	Is the measure limited to rescuing Community definition of SMEs?	small o	r medium-sized	enterp	rises in difficulty, which correspond to the
			yes		no
1.3.	Please indicate if the measure concern	s firms	operating in the		
	□ primary production and/or				
	□ processing and/or				
	☐ marketing of Annex I-products or	r the			
	☐ fishery sector?				
1.4.	Please indicate if the measure is limite (enterprises with not more than 10 and			iterpris	es within the meaning of marginal number 76
			yes		no

⁽¹⁾ OJ C288, 9.10.1999, p. 2.

		2004R0794 — EN — 21.11.2006 — 001.00
▼B		
	1.5.	Please indicate if the measure applies to enterprises located in
		□ assisted areas as defined under marginal number 54 of the restructuring guidelines or
		□ less favoured areas as defined in Council Regulation (EC) No 1257/1999 on support for rural development from the European Agricultural Guidance and Guarantee Fund (EAGGF) and amending and repealing certain Regulations (¹).
	2.	Return to viability
		A restructuring plan must be implemented which must assure restoration of viability. At least the following information should be included:
	2.1.	Presentation of the different market assumptions arising from the market survey.
	2.2.	Analysis of the reason(s) why the firm has run into difficulty.
	2.3.	Presentation of the proposed future strategy for the firm and how this will lead to viability.
	2.4.	Complete description and overview of the different restructuring measures planned and their cost.
	2.5.	Timetable for implementing the different measures and the final deadline for implementing the restructuring plan in its entirety.
	2.6.	Information on the production capacity of the company, and in particular on utilisation of this capacity.
	2.7.	Please provide information about the extent and trend for the relevant product category over the past three years of market stabilisation measures, especially export refunds and withdrawals from the market, development of world market prices, and the presence of sector limits in Community legislation. Primary products subject to production quotas shall be deemed not to have excess capacity. As regards fisheries and aquaculture, please provide information about the specific features of the sector and the Community rules governing it, in particular the Guidelines for the examination of State aid to fisheries and aquaculture (²) and Council Regulation (EC) No 2792/99 (³).
	2.8.	Full description of the financial arrangements for the restructuring, including:
		— use of capital still available;
		— sale of assets or subsidiaries to help finance the restructuring;
		— financial commitment by the different shareholders and third parties (like creditors, banks);
		— amount of public assistance and demonstration of the need for that amount;
	2.9.	Projected profit and loss accounts for the next five years with estimated return on capital and sensitivity study based on several scenarios;
	2.10.	Name(s) of the author(s) of the restructuring plan and date on which it was drawn up.
	3.	Avoidance of undue distortion of competition
	3.1.	Please refer to marginal numbers 35 to 39 of the restructuring guidelines and describe which compensatory measures will be taken in order to avoid undue distortion of competition.

According to marginal number 70 of the restructuring guidelines, the special rules set out in points 73 to 82 may alternatively be applied (as an alternative to points 35 to 39). Do your authorities request to apply these special rules for agriculture?

no

yes

3.2.

⁽¹⁾ OJ L 160, 26.6. 1999, p. 80. (2) OJ C 19, 20.1.2001, , p. 7. (3) OJ L 337 of 30.12.1999, p.10.

			ecutive	twelve-month	i period do	rators: The totality of decisions taken in favour oes not involve a quantity of products which at country;
		consecutive twelve-month period value of agricultural production	l does no in that duction	ot involve a va country.Pleas and total ann	alue of pro e provide	aken in favour of all beneficiaries over any oduct which exceeds 1,5 % of the total annual the statistical information, and in particular of agricultural production, which is necessary
	reg pro	ional level. In all cases, measuremeduction levels (in general, the aver	ent of t rage of t	the production the previous t	n of a cou hree years	geographic references may be determined at a untry (or a region) shall be based on normal), and, as regards the quantity or the value of es prior to the decision to grant aid.
3.2.2.	76	he measure does not fulfill any of th of the restructuring guidelines and tortion of competition.	ne condi describe	tions mention e, which comp	ed in poin ensatory r	t 3.2.1 please refer to marginal numbers 74 to neasures will be taken in order to avoid undue
3.3.	Do	es the measure provide that recipie	nt firms	must not inci	rease their	capacity during the restructuring plan?
				yes		no
4.	Ai	d limited to the minimum necess	sary			
	De	scribe how it will be assured that th	e aid gr	anted is limite	d to the mi	inimum necessary.
5.	Or	e time, Last time				
	Is i	t excluded that recipient firms recei	ive restr	ucturing aid n	ore than o	once over a period of ten years?
				yes		
			_	yes		no
	sch of : fur	emes). However, according to mar aid and rescue and restructuring sc	princip ginal nu hemes c	le is not resp imber 83 of th concerning pr	ected mus ne restructi imary agri	no It be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which e circumstances for which the company is not
6.	sch of a fur res	emes). However, according to mar aid and rescue and restructuring sc ther aid may not be granted except	princip ginal nu hemes c	le is not resp imber 83 of th concerning pr	ected mus ne restructi imary agri	et be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which
6.	sch of a fur res An	nemes). However, according to many aid and rescue and restructuring so ther aid may not be granted except ponsible is reduced to five years. Hount of aid	princip ginal nu hemes c in excep	le is not resp umber 83 of th concerning pr otional and un	ected mus ne restructi imary agri foreseeable	et be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which
6.	An Ple opportunity	nemes). However, according to many aid and rescue and restructuring so ther aid may not be granted except ponsible is reduced to five years. Hount of aid ase specify the maximum amount eration:	princip ginal nu hemes c in excep	le is not resp umber 83 of th concerning pr otional and un	ected mus ne restructi imary agri foreseeable e awarded	at be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which e circumstances for which the company is not
 6. 7. 	An Ple opportes	nemes). However, according to many aid and rescue and restructuring so ther aid may not be granted except ponsible is reduced to five years. Hount of aid ase specify the maximum amount eration:	princip ginal nu hemes c in excep	le is not resp umber 83 of th concerning pr otional and un	ected mus ne restructi imary agri foreseeable e awarded	at be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which e circumstances for which the company is not to any one firm as part of the restructuring
	An Ple operes	nemes). However, according to margid and rescue and restructuring so ther aid may not be granted except ponsible is reduced to five years. nount of aid ase specify the maximum amount eration: wide all relevant information on tructuring aid.	princip ginal nu hemes c in excep of the a	le is not respumber 83 of the concerning protional and under the concerning protional and that can be concerned and the concerning protection and annual annual concerning protection and annual concerning protection annual concerning protection and annual con	ected mus ne restructi imary agri foreseeable e awarded	at be notified individually (in the case of aid uring guidelines, as regards individual awards cultural production, the period during which e circumstances for which the company is not to any one firm as part of the restructuring e granted to the firms eligible for receiving the operation of the measure, containing the

3.2.1. If yes, please indicate whether one of the following conditions can be met:

7.2.

	 (a) the company name; (b) its sectoral code, using the NACE (¹) t (c) the number of employees; (d) annual turnover and balance sheet va (e) the amount of aid granted; 		•	al classifica	ation codes;
		any	has been v		ted as such, which it has received in the past; or subject to collective insolvency proceedings
]	yes		no
	Please note that point 7.2 does not apply in	ı cas	se of small a	gricultural	l enterprises.
	Where recourse has been had to the provi also include data showing either:	sior	ns of points	73 to 82 o	of the restructuring guidelines, the report must
	capacity reduction achieved pursuant	to t	those points	s; or	nefited from the restructuring aid, and data on
	restructuring guidelines have been fu			reduction	according to points 79, 80 and 81 of the
			PART III.12	.Q	
	SUPPLEMENTARY INFORMATION SH AND SL		T FOR AID GHTERHO		
		nd n	arketing of a	ınimals and	ests, fallen stock and slaughterhouse waste granted to l animal products falling within the scope of Annex I declared applicable to such products.
	For the clarification of terms and definitions ple fallen stock and slaughterhouse waste (2002/C			of the Com	munity guidelines for State aid concerning TSE tests,
1.	TSE tests				
1.1.	Is the measure part of an appropriate procontrol or eradication of the disease?	ogra	amme at Co	ommunity,	national or regional level for the prevention,
]	yes		no
	If not, please refer to point 11.4.2 of the Co	omn	nunity Guid	elines for S	State aid in the agriculture sector.
1.2.	should deal with the disease, either by org giving rise to compensation, or initially b	gani oy se	sing measu etting up ar	re to eradi 1 alert syst	e effect that the competent national authorities cate it, in particular through binding measures rem combined, where appropriate, with aid to ntary basis. Please enclose a copy of the national
		•••••	••••••	***************************************	
	tatistical classification of economic activities in the Communities.	he E	uropean Co	mmunity, p	sublished by the Statistical Office of the European

Do you undertake in such report to include a list of beneficiary firms with at least the following information:

1.).	riease refer to point 11.4.3 of the Guide	illies io	i State aiu	iii tile agricui	ture sector and explain, whether the measure is
	☐ preventative,				
	☐ compensatory, or				
	a combination of these two.				
1.4.	Is the measure compatible with both t legislation?	he obje	ctives and	the specific 1	provision laid down in Community veterinary
			yes		no
	If not, please refer to point 11.4.4 of the	e Comr	nunity Gu	idelines for S	tate aid in the agriculture sector.
1.5.	Please provide an exhaustive list of the storing and destruction of the sample		expenses	e.g. the costs	of the test kit, the taking, transporting, testing,
1.6.		culture	sector, th	e aid intensit	the eligible costs. According to point 11.4.5 of y should be a maximum of 100% of the costs re to be included.
	%				
1.7.	Does the measure concern compulsory	BSE te	esting of be	ovine animals	slaughtered for human consumption?
			yes		no
	Please note that the testing obligation r	nay be	based on (Community o	r national legislation.
1.8.	If yes, does the total direct and indire payments)?	ect sup	port for t	hese tests exc	ceed EUR 40 per test (including Community
			yes		no
	If yes, please refer to marginal number	24 of th	ne TSE Gu	idelines.	
1.9.	Will the aid be paid to the operator wh	ere the	samples fo	or the tests ha	ve to be taken?
			yes		no
1.10.	If not, will the aid be paid out to labora	tories ?			
			yes		no
	If not, please refer to marginal number	25 of t	he TSE gu	idelines.	
1.11.	If yes, please explain in detail how the futhe tests have to be taken.	ıll amo	unt of Stat	e aid paid is p	assed on to the operator where the samples for
	discriminative way, where necessary us	ing ten ree of a	dering pro dvertising	ocedures which sufficient to	o be made on market principles, in a non- ch are in accordance with Community law, and enable the services market to be opened up to viewed.
1.12.	necessary using tendering procedures v	vhich a nt to ei	re in accor nable the	dance with Co services mar	principles, in a non-discriminative way, where ommunity law, and in particular with case-law, ket to be opened up to competition and the
			yes		no

	If not, please explain how the full amount of State aid paid is passed on to the operator where the samples for the tests have to be taken and how the possibility of an aid element in favour of the provider of the test-kits can be excluded.
2.	Fallen stock
2.1.	Is the measure linked up with a consistent programme monitoring and ensuring the safe disposal of all fallen stock in the Member State?
	□ yes □ no
	If not, please refer to point 32 of the TSE guidelines.
2.2.	Is the aid granted exclusively to farmers?
	□ yes □ no
2.3.	If not, will the payment of the aid be made to economic operators active downstream from the farmer, providing services linked to the removal and/or destruction of fallen stock?
	□ yes □ no
	If not, please refer to point 32 of the TSE guidelines.
2.4.	If yes, please demonstrate properly that the full amount of State aid paid is passed on to the farmer.
2.5.	Is the choice of the provider mentioned in point 2.3 freely left to the farmer?
	□ yes □ no
2.6.	If not, has the provider been chosen and remunerated according to market principles, in a non-discriminatory way, where necessary using tendering procedures which are in accordance with Community law, and in any event using a degree of advertising sufficient to enable the services market to be opened up to competition and the impartiallity of procurement rules to be reviewed?
	□ yes □ no
2.7.	If not, please demonstrate properly that there is only one possible provider due to the nature or the legal basis for the provision of a service given.
2.8.	Please state the maximum aid intensity, expressed as a percentage of eligible costs.
	Please note that until 31 December 2003, State aid of up to 100% of the costs of removal and destruction of fallen stock may be granted. From 1 January 2004 onwards, Member States may grant State aid of up to 100% of costs of removal of fallen stock, which has to be removed of, and 75% of the costs of destruction of such carcasses. (Exceptions see points 2.10 and 2.11).
2.9.	According to marginal numbers 28 and 29 of the TSE guidelines, aid up to an equivalent amount may alternatively be granted towards the costs of premia paid by farmers for insurance covering the costs of removal and destruction of fallen stock. Does the notified measure provide for such payments?
	□ yes □ no
2.10.	According to marginal number 30 of the TSE guidelines, Member States may alternatively grant aid of up to 100% for costs of removal and destruction of carcasses where the aid is financed through fees or through compulsory contributions destined for the financing of the destruction of such carcasses, provided that such fees or contributions are limited to and directly imposed on the meat sector. Does the notified measure provide for such payments?

₹B 2.11. Member States may grant State aid of 100% for the costs of removal and destruction, where there is an obligation to perform TSE tests on the fallen stock concerned. Does such an obligation exist? ves 2.12. Is the measure directly linked up with conservation measures, for instance where the feeding of endangered or protected species of necrophagous birds with fallen stock is allowed in accordance with Community rules? П yes П 2.13. If yes, has the Member State made the necessary provisions to ensure that the conservation objectives are still met? ves no If not, please refer to marginal number 35 of the TSE guidelines. 3. Slaughterhouse waste According to marginal number 38 of the TSE guidelines, the Commission will not authorise State aid towards the costs of the disposal of slaughterhouse waste produced after the date of application of these guidelines (1 January 2003). Exceptionally, and in order to allow the meat sector to gradually integrate the higher costs resulting from the 3.1. introduction of legislation related to TSEs, the Commission will authorise State aid of up to 50 % towards costs occurred for the safe disposal of specified risk material and meat and bone-meal having no further commercial use, produced in the year 2003. If the notified measure provides for such payments, please indicate What measures have been taken in order to ensure that the measure exclusively concerns the meat and bonemeal described above. What are the eligible costs? — What is the maximum aid intensity, expressed as a percentage of the eligible costs? 3.2. According to marginal number 40 of the TSE guidelines, the Commission will authorise State aid of 100 % for the disposal of specified risk material and meat and bone-meal having no further commercial use produced before the date of application of these guidelines. If the notified measure provides for such payments, please indicate What measures have been taken in order to ensure that the measure exclusively concerns the meat and bonemeal described above. — What are the eligible costs? — What is the maximum aid intensity, expressed as a percentage of the eligible costs? According to marginal number 41 of the TSE guidelines, the Commission will authorise State aid of up to 100 % 3.3. towards the costs of safe and proper storage of specified risk material and meat and bonemeal waiting for safe disposal, until the end of 2004. If the notified measure provides for such payments, please indicate What measures have been taken in order to ensure that the measure exclusively concerns the specified risk material and meat and bonemeal described above. What are the eligible costs?

- What is the maximum aid intensity, expressed as a percentage of the eligible costs?

.....%

PART III.13.A

SIS ON AID FOR RESTRUCTURING FIRMS IN DIFFICULTY IN THE AVIATION SECTOR

This annex must be used for the notification of individual restructuring aid for airlines covered by the Community Guidelines on State aid for rescuing and restructuring firms in difficulty $\binom{1}{1}$ and those on State aid in the aviation sector $\binom{2}{1}$.

1.	Eligibility				
1.1.	Is the firm a limited company, where n quarter of that capital has been lost over				capital has disappeared and more than one
			yes		no
1.2.	Is the firm an unlimited company, wh disappeared and more than one quarter				ital as shown in the company accounts has er the preceding months?
			yes		no
1.3.	Does the firm fulfil the criteria under do	omestic	law for being th	e subje	ct of collective insolvency proceedings?
			yes		no
	If you have answered yes on any of the a account with balance sheet, or court de law)	above q ecision o	questions, please opening an inve	attach stigatio	the relevant documents (latest profit and loss n into the company under national company
	If you have answered no to all of the about and thus eligible for rescue aid.	ve quest	tions, please sub	mit evic	dence supporting that the firm is in difficulties
1.4.	When has the firm been created?			•••••	
1.5.	Since when is the firm operating?			***************************************	
1.6.	Does the company belong to a larger bu	ısiness g	group?		
			yes		no
	the group's members with details on cap	oital and	d voting rights) a	ınd atta	rganisation chart, showing the links between ch proof that the company's difficulties are its group and that the difficulties are too serious
1.7.	Has the firm (or the group to which it be	elongs)	in the past recei	ved any	restructuring aid?
			yes		no
	If yes, please provide full details (date, an	mount,	reference to pre	vious C	ommission decision if applicable, etc.)
2.	Restructuring plan				
2.1.	Please supply a copy of the survey of the which carried it out. The market survey				n difficulty, with the name of the organisation
2.1.1.	A precise definition of the product and g	geograp	ohical market(s).		
2.1.2.	The names of the company's main com appropriate.	petitor	s with their shai	res of th	ne world, Community or domestic market, as

 ⁽¹) Community Guidelines on State aid for rescuing and restructuring firms in difficulty, OJ C 288, 9.10.1999, p. 2.
 (²) Community guidelineson the application of Articles 92 and 93 of the EC Treaty and Article 61 of the EEA Agreement to State aids in the aviation sector, OJ C 350, 10.12.1994, p.5.

- 2.1.3. The evolution of the company's market share in recent years.
- 2.1.4. An assessment of total production capacity and demand at Community level, concluding whether or not there is excess capacity on the market.
- 2.1.5. Community-wide forecasts for trends in demand, aggregate capacity and prices on the market over the five years
- 2.2. Please attach the restructuring plan. As aid must form part of a comprehensive restructuring programme, at least the following information should be included:
- 2.2.1. Presentation of the different market assumptions arising from the market survey.
- 2.2.2. Analysis of the reason(s) why the firm has run into difficulty.
- 2.2.3. Presentation of the proposed future strategy for the firm and how this will lead to viability.
- 2.2.4. Complete description and overview of the different restructuring measures planned and their cost.
- 2.2.5. Timetable for implementing the different measures and the final deadline for implementing the restructuring plan in its entirety.
- 2.2.6. Information on the production capacity of the company, and in particular on utilisation of this capacity and capacity reductions, especially when needed by the restoration of the financial viability of the firm and/or the situation of the market
- 2.2.7. Full description of the financial arrangements for the restructuring, including:
 - Use of capital still available;
 - Sale of assets or subsidiaries to help finance the restructuring;
 - Financial commitment by the different shareholders and third parties (like creditors, banks);
 - Amount of public assistance and demonstration of the need for that amount.
- 2.2.8. Projected profit and loss accounts for the next five years with estimated return on capital and sensitivity study based on several scenarios.
- 2.2.9. Commitment of the Member State authorities not to grant any further aid to the firm.
- 2.2.10. Commitment of the Member State authorities not to interfere in the management of the company other than due to ownership rights and allowing the company to be run according to commercial principles.
- 2.2.11. Commitments taken by the Member State authorities in order to limit the aid to the purposes of the restructuring programme and to prevent the firm to acquire shareholdings in other air carriers during the restructuring period.
- 2.2.12. Name(s) of the author(s) of the restructuring plan and date on which it was drawn up.
- 2.3. Describe the compensatory measures proposed with a view to mitigating the distortive effects on competition at Community level and especially the impact of the capacity and offer reduction contained in the restructuring plan of the firm on its competitors.
- 2.4. Provide all relevant information on aid of any kind granted to the firm receiving restructuring aid, whether under a scheme or not, until the restructuring period comes to an end.
- 2.5. Provide all relevant information to describe the modalities of transparency and control scheduled for the notified measure.

PART III.13.B

SIS ON TRANSPORT INFRASTRUCTURE AID

This SIS must be used for the notification of any individual aid or any scheme in favour of transport infrastructure. It should also be used in the case of individual aid or scheme, which is notified to the Commission for reasons of legal certainty.

1.	Type of infrastructure
1.1	Please specify the kind of infrastructure eligible under the measure.
1.2	Is the infrastructure in question open and accessible to all potential users on non-discriminatory terms or is it dedicated to one or more particular undertakings?
1.3	Is the infrastructure part of the public domain and operated as such or is it operated/managed by an entity separated from the public administration?
1.4	Please specify the conditions under which the infrastructure will be operated.
1.5	Does the scheme or individual measure relate to new infrastructure or the extension/upgrading of existing infrastructure?
2.	Eligible costs and aid intensity
2.1	Does the scheme or the individual measure relate to:
	□ investment costs
	□ operating costs
	□ other (please specify)
2.2	What are the total costs for the project in question and to what extent will the beneficiary contribute to these costs.
2.3	By what means have the amount of aid been established, e.g. a tendering procedure, market studies, etc.?
2.4	Please justify the necessity of the public contributions and explain how it has been ensured that the public participation has is kept at the minimum necessary.
3.	Beneficiary
3.1	By what means have the beneficiary been choosen.
3.2	Will the beneficiary also operate the infrastructure?
	□ yes □ no
	If, no, please explain how the operator has been selected.

PART III.13.C

SIS ON AID FOR MARITIME TRANSPORT

This SIS must be used for the notification of any aid scheme covered by the Community guidelines on State aid to maritime transport $\binom{1}{2}$.

1.	Types of scheme
	Does the scheme constitute or include:
	(a) □ a Tonnage Tax (b) □ a reduction in social contributions (c) □ a reduction in the income tax applicable to seafarers (d) □ a reduction in local taxes (e) □ a reduction in registration fees (f) □ aids for training (g) □ aids for transferring lorries from roads to sea ways (h) □ a public service contract or award procedure thereof (i) □ aids of social character? (j) □ other, please describe:
2.	Eligibility
	For (a) (b) (c) (d) (e) (f) (g)
2.1.	What are the eligibility criteria for companies?
2.2.	What are the eligibility criteria for boats, in particular is there an obligation on the flag?
2.3.	Where appropriate, what are the eligibility criteria for seafarers?
2.4.	Describe the list of eligible activities. In particular, does the regime concern
	□ tug activities? □ dredging activities?
2.5.	What are the ring-fence measures to avoid spill-over into after activities of the same company?
2.6.	For (h): What are the public services obligations, the method for calculating the compensations, the different offers submitted in the tender and the reasons for the choice of the designated company?
2.7.	For (i): What are the routes concerned, the populations of users concerned and the conditions attached to the award of individual grants?
3.	Aid intensity
	For (a):
3.1.	What are the rates used to calculate the taxable income per 100 NT?
	Up to 1 000 NT
	Between 1 001 and 10 000 NT
	Between 10 001 and 20 000 NT
	More than 20 001 NT
3.2.	Are companies obliged to set up separate accountings when operating both eligible and non eligible activities?

 $^(^1)$ Community guidelines on State aid to maritime transport, OJ C 205, 5.7.1997, p. 5.

- 3.3. How should be treated groups of companies and intra-group transactions?
 For (b) (c) (d) (e):
- 3.4. What is the aid intensity in terms of percentage of the social/fiscal contributions or of the tax or fees that the seafarer or the shipowner should have normally been subject to? $_$ $_$ %
- 3.5. Or to what level in absolute terms these contributions, fees or taxes have been limited?
- 3.6. For (f): What is the aid intensity in terms of the cost of the training or the salary of the trainee?
- 3.7. For (g): What is the amount of aid per tonne kilometer transferred?
- 3.8. For (i): What is the amount of individual grants?

PART III.13.D

SIS ON AID FOR COMBINED TRANSPORT

This SIS must be used for the notification of any individual aid or any scheme for combined transport purposes . It should also be used in the case of individual aid or scheme, which is notified to the Commission for reasons of legal certainty.

Type of scheme or	r measure					
Does the scheme or	r the individual meas	ure re	late to:			
Acquisition of com	bined transport equi	pmen	t			
			yes		no	
If yes, please give a	description of the eli	gible a	assets:			
Construction of inf	rastructure related to	coml	bined transpo	ort		
			yes		no	
If wes inlease give a	description of the me	0101170				
			•			
Granting of non-re				s of access	to combined transport serv	ices
Granting of non-re				s of access	to combined transport serv	ices
	mboursable subsidies	s to re	duce the cost			
If yes, please provid	mboursable subsidies	s to re	duce the cost		no	
	mboursable subsidies	s to re	duce the cost		no	
If yes, please provid	mboursable subsidies	s to re	duce the cost		no	
If yes, please provid	mboursable subsidies	s to re	duce the cost		no	
If yes, please provid	mboursable subsidies	s to re	duce the cost		no	
If yes, please provid Other:	mboursable subsidies	s to re	duce the cost yes mesure:		no	

3.

		yes		no	
If yes, please specify the beneficia	aries:	*******************************			
					••••••
Will the eligible items be exclusiv	vely used for o	combined tr	ansport ope	rations?	
		yes		no	
Other eligible costs under the inc	dividual aid o	r scheme:			
e mer engiere reese annue me me					
	•••••				•••••••
					••••••
Aid intensity	transport eq	uipment hig	her than 30	% of the eligible costs?	
Aid intensity	transport eq	uipment hig yes	her than 30	% of the eligible costs?	
Aid intensity Is the aid intensity for combined		yes		no	
Aid intensity Is the aid intensity for combined		yes		no	
Aid intensity Is the aid intensity for combined Is the aid intensity for combined If yes, please provide documenta	□ transport inf	yes rastructure	□ higher than	no 50% of the eligible costs?	

▼<u>C2</u>

PART III.14

SUPPLEMENTARY INFORMATION SHEET FOR AID TO FISHERIES

1.	Ob	jectives of the scheme (tick as appropriate):
		aid for the permanent withdrawal of fishing vessels through their transfer to third countries (aid to export, aid for the setting up of joint ventures) (point 4.2 of the guidelines);
		aid for the temporary cessation of fishing activities (point 4.3 of the guidelines);
		aid for investment in the fleet (aid for renewal, aid for modernisation and equipment, aid for the purchase of used vessels) (point 4.4 of the guidelines);
		socioeconomic measures (point 4.5 of the guidelines);
		aid to make good damage caused by natural disaster or exceptional occurrences (point 4.6 of the guidelines);
		others (in particular, indicate if the aid concerned falls within the categories of aid covered by the Commission Regulation on State aid to SMEs in the fisheries sector).
2.	W	here aid scheme concerns permanent transfer of fishing vessels to

- Where aid scheme concerns permanent transfer of fishing vessels to developing countries, indicate how will it be ensured that international law will be not infringed in particular with respect to conservation and management of marine resources.
- 3. A fully reasoned justification as to why and on the basis of which provision of the guidelines the scheme may be considered as compatible with the common market shall be provided. This text should include a detailed demonstration that all conditions of the guidelines and, where they refer to Regulation (EC) No 2792/1999, the conditions of the relevant provisions of, and annexes to that Regulation are fulfilled. It should also summarise the content of the necessary supporting documents submitted with the notification (e.g. socioeconomic data on the recipient regions, scientific and economic justification).
- 4. Each notification should contain the following undertakings from the Member State:
 - commitment that the measures financed and their effects comply with Community law,
 - commitment that, during the grant period, the beneficiaries of the aid comply with the rules of the Common Fisheries Policy.

ANNEX II

SIMPLIFIED NOTIFICATION FORM

This form may be used for the simplified notification pursuant to Article 4 (2) of the Commission Implementation Regulation N° present reglement of (...) implementing Council Redgulation (EC) N° 659/1999 (1).

1.	Prior approved aid scheme (2)
1.1.	Aid number allocated by the Commission:
1.2.	Title:
1.3.	Date of approval [by reference to the letter of the Commission SG()D/]:
1.4.	Publication in the Official Journal of the European Union:
1.5.	Primary objective (please specify one):
1.6.	Legal basis:
1.7.	Overall budget:
1.8.	Duration:
2.	Instrument subject to notification
	\Box new budget (please specify the overall as well as the annual budget in the respective national currency):
	new duration (please specify the starting date from which the aid may be granted and the last date until which the aid may be granted):
	□ tightening of criteria (please indicate if the amendment concerns a reduction of aid intensity or eligible expenses and specify details):
	Please attach a copy (or a web link) of the relevant extracts of the final text(s) of the legal basis.

Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty, OJ L 83, 27.3.1999, p.1. If the aid scheme has been notified to the Commission on more than one occasion, please provide details for the latest complete notification that has been approved by the Commission

ANNEX III A

STANDARDISED REPORTING FORMAT FOR EXISTING STATE AID

(This format covers all sectors except agriculture)

With a view to simplifying, streamlining and improving the overall reporting system for State aid, the existing Standardised Reporting Procedure shall be replaced by an annual updating exercise. The Commission shall send a preformatted spreadsheet, containing detailed information on all existing aid schemes and individual aid, to the Member States by 1 March each year. Member States shall return the spreadsheet in an electronic format to the Commission by 30 June of the year in question. This will enable the Commission to publish State aid data in year t for the reporting period t-1 (1).

The bulk of the information in the pre-formatted spreadsheet shall be precompleted by the Commission on the basis of data provided at the time of approval of the aid. Member States shall be required to check and, where necessary, modify the details for each scheme or individual aid, and to add the annual expenditure for the latest year (t-1). In addition, Member States shall indicate which schemes have expired or for which all payments have stopped and whether or not a scheme is co-financed by Community Funds.

Information such as the objective of the aid, the sector to which the aid is directed, etc shall refer to the time at which the aid is approved and not to the final beneficiaries of the aid. For example, the primary objective of a scheme which, at the time the aid is approved, is exclusively earmarked for small and medium-sized enterprises shall be aid for small and medium-sized enterprises. However, another scheme for which all aid is ultimately awarded to small and medium-sized enterprises shall not be regarded as such if, at the time the aid is approved, the scheme is open to all enterprises.

The following parameters shall be included in the spreadsheet. Parameters 1-3 and 6-12 shall be pre-completed by the Commission and checked by the Member States. Parameters 4, 5 and 13 shall be completed by the Member States.

- 1. Title
- 2. Aid number
- 3. All previous aid numbers (e.g., following the renewal of a scheme)
- 4. Expiry

Member States should indicate those schemes which have expired or for which all payments have stopped.

5. Co-financing

Although Community funding itself is excluded, total State aid for each Member State shall include aid measures that are co-financed by Community funding. In order to identify which schemes are co-financed and estimate how much such aid represents in relation to overall State aid, Member States are required to indicate whether or not the scheme is co-financed and if so the percentage of aid that is co-financed. If this is not possible, an estimate of the total amount of aid that is co-financed shall be provided.

6. Sector

The sectoral classification shall be based largely on NACE (2) at the [three-digit level].

- 7. Primary objective
- 8. Secondary objective

A secondary objective is one for which, in addition to the primary objective, the aid (or a distinct part of it) was exclusively earmarked at the time the aid was approved. For example, a scheme for which the primary objective is research and development may have as a secondary objective small and medium-sized enterprises (SMEs) if the aid is earmarked exclusively for SMEs. Another scheme for which the primary objective is SMEs may have as secondary objectives training and employment if, at the time the aid was approved, the aid is earmarked for x% training and y% employment.

⁽¹⁾ t is the year in which the data are requested.

⁽²⁾ NACE Rev.1.1 is the Statistical classification of economic activities in the European Community.

9. Region(s)

Aid may, at the time of approval, be exclusively earmarked for a specific region or group of regions. Where appropriate, a distinction should be made between the Article 87(3)a regions and the Article 87(3)c regions. If the aid is earmarked for one particular region, this should be specified at NUTS (1) level II.

10. Category of aid instrument(s)

A distinction shall be made between six categories (Grant, Tax reduction/exemption, Equity participation, Soft loan, Tax deferral, Guarantee).

11. Description of aid instrument in national language

12. Type of aid

A distinction shall be made between three categories: Scheme, Individual application of a scheme, Individual aid awarded outside of a scheme (ad hoc aid)

13. Expenditure

As a general rule, figures should be expressed in terms of actual expenditure (or actual revenue foregone in the case of tax expenditure). Where payments are not available, commitments or budget appropriations shall be provided and flagged accordingly. Separate figures shall be provided for each aid instrument within a scheme or individual aid (e.g. grant, soft loans, etc.) Figures shall be expressed in the national currency in application at the time of the reporting period. Expenditure shall be provided for t-1, t-2, t-3, t-4, t-5.

⁽¹⁾ NUTS is the nomenclature of territorial units for statistical purposes in the Community.

ANNEX III B

STANDARDISED REPORTING FORMAT FOR EXISTING STATE AID

(This format covers the agricultural sector)

With a view to simplifying, streamlining and improving the overall reporting system for State aid, the existing Standardised Reporting Procedure shall be replaced by an annual updating exercise. The Commission shall send a preformatted spreadsheet, containing detailed information on all existing aid schemes and individual aid, to the Member States by 1 March each year. Member States shall return the spreadsheet in an electronic format to the Commission by 30 June of the year in question. This will enable the Commission to publish State aid data in year t for the reporting period t-1 (1).

The bulk of the information in the pre-formatted spreadsheet shall be precompleted by the Commission on the basis of data provided at the time of approval of the aid. Member States shall be required to check and, where necessary, modify the details for each scheme or individual aid, and to add the annual expenditure for the latest year (t-1). In addition, Member States shall indicate which schemes have expired or for which all payments have stopped and whether or not a scheme is co-financed by Community Funds.

Information such as the objective of the aid, the sector to which the aid is directed, etc shall refer to the time at which the aid is approved and not to the final beneficiaries of the aid. For example, the primary objective of a scheme which, at the time the aid is approved, is exclusively earmarked for small and medium-sized enterprises shall be aid for small and medium-sized enterprises. However, another scheme for which all aid is ultimately awarded to small and medium-sized enterprises shall not be regarded as such if, at the time the aid is approved, the scheme is open to all enterprises.

The following parameters shall be included in the spreadsheet. Parameters 1-3 and 6-12 shall be pre-completed by the Commission and checked by the Member States. Parameters 4, 5, 13 and 14 shall be completed by the Member States.

- 1. Title
- 2. Aid number
- 3. All previous aid numbers (e.g., following the renewal of a scheme)
- 4. Expiry

Member States should indicate those schemes which have expired or for which all payments have stopped.

5. Co-financing

Although Community funding itself is excluded, total State aid for each Member State shall include aid measures that are co-financed by Community funding. In order to identify which schemes are co-financed and estimate how much such aid represents in relation to overall State aid, Member States are required to indicate whether or not the scheme is co-financed and if so the percentage of aid that is co-financed. If this is not possible, an estimate of the total amount of aid that is co-financed shall be provided.

Sector

The sectoral classification shall be based largely on NACE (2) at the [three-digit level].

- 7. Primary objective
- 8. Secondary objective

A secondary objective is one for which, in addition to the primary objective, the aid (or a distinct part of it) was exclusively earmarked at the time the aid was approved. For example, a scheme for which the primary objective is research and development may have as a secondary objective small and medium-sized enterprises (SMEs) if the aid is earmarked exclusively for SMEs. Another scheme for which the primary objective is SMEs may have as secondary objectives training and employment aid if, at the time

⁽¹⁾ t is the year in which the data are requested

⁽²⁾ NACE Rev.1.1 is the Statistical classification of economic activities in the European Community.

the aid was approved the aid is earmarked for x% training and y% employment.

9. Region(s)

Aid may, at the time of approval, be exclusively earmarked for a specific region or group of regions. Where appropriate, a distinction should be made between Objective 1 regions and less-favoured areas.

10. Category of aid instrument(s)

A distinction shall be made between six categories (Grant, Tax reduction/exemption, Equity participation, Soft loan, Tax deferral, Guarantee).

11. Description of aid instrument in national language

12. Type of aid

A distinction shall be made between three categories: Scheme, Individual application of a scheme, Individual aid awarded outside of a scheme (ad hoc aid).

13. Expenditure

As a general rule, figures should be expressed in terms of actual expenditure (or actual revenue foregone in the case of tax expenditure). Where payments are not available, commitments or budget appropriations shall be provided and flagged accordingly. Separate figures shall be provided for each aid instrument within a scheme or individual aid (e.g. grant, soft loans, etc.) Figures shall be expressed in the national currency in application at the time of the reporting period. Expenditure shall be provided for t-1, t-2, t-3, t-4, t-5

14. Aid intensity and beneficiaries

Member States should indicate:

- the effective aid intensity of the support actually granted per type of aid and of region
- the number of beneficiaries
- the average amount of aid per beneficiary.

ANNEX III C

INFORMATION TO BE CONTAINED IN THE ANNUAL REPORT TO BE PROVIDED TO THE COMMISSION

The reports shall be provided in computerised form. They shall contain the following information:

- Title of aid scheme, Commission aid number and reference of the Commission decision
- 2. Expenditure. The figures have to be expressed in euros or, if applicable, national currency. In the case of tax expenditure, annual tax losses have to be reported. If precise figures are not available, such losses may be estimated. For the year under review indicate separately for each aid instrument within the scheme (e.g. grant, soft loan, guarantee, etc.):
- 2.1. amounts committed, (estimated) tax losses or other revenue forgone, data on guarantees, etc. for new assisted projects. In the case of guarantee schemes, the total amount of new guarantees handed out should be provided;
- 2.2. actual payments, (estimated) tax losses or other revenue forgone, data on guarantees, etc. for new and current projects. In the case of guarantee schemes, the following should be provided: total amount of outstanding guarantees, premium income, recoveries, indemnities paid out, operating result of the scheme under the year under review;
- 2.3. number of assisted projects and/or enterprises;
- 2.4. estimated overall amount of:
 - aid granted for the permanent withdrawal of fishing vessels through their transfer to third countries;
 - aid granted for the temporary cessation of fishing activities;
 - aid granted for the renewal of fishing vessels;
 - aid granted for modernisation of fishing vessels;
 - aid granted for the purchase of used vessels;
 - aid granted for socio-economic measures;
 - aid granted to make good damage caused by natural disasters or exceptional occurences;
 - aid granted to outermost regions;
 - aid granted through parafiscal charges;
- 2.5. regional breakdown of amounts under point 2.1. by regions defined as Objective 1 regions and other areas;
- 3. Other information and remarks.