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

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

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 Countervailing 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⁽²⁾, 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,

CHAPTER II

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- 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

- 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⁽³⁾, 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.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

I^{F1}Article 3

Transmission of notifications

- 1 The notification shall be transmitted to the Commission by means of the electronic validation carried out by the person designated by the Member State. Such validated notification shall be considered as sent by the Permanent Representative.
- 2 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.
- 3 As from 1 July 2008, notifications shall be transmitted electronically via the web application State Aid Notification Interactive (SANI).

All correspondence in connection with a notification shall be transmitted electronically via the secured e-mail system Public Key Infrastructure (PKI).

4 In exceptional circumstances and upon the agreement of the Commission and the Member State concerned, an agreed communication channel other than those referred to in paragraph 3 may be used for submission of a notification or any correspondence in connection with a notification.

In the absence of such an agreement, any notification or correspondence in connection with a notification sent to the Commission by a Member State through a communication channel other than those referred to in paragraph 3 shall not be considered as submitted to the Commission.

- Where the notification or correspondence in connection with a notification contains confidential information, the Member State concerned shall clearly identify such information and give reasons for its classification as confidential.
- The Member States shall refer to the State aid identification number allocated to an aid scheme by the Commission in each grant of aid to a final beneficiary.

The first subparagraph shall not apply to aid granted through fiscal measures.

Textual Amendments

F1 Substituted by Commission Regulation (EC) No 271/2008 of 30 January 2008 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

Article 4

Simplified notification procedure for certain alterations to existing aid

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.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- 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

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.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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

- 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.
- [F13] With regard to timelimits for action by the Commission, the receipt of the notification or subsequent correspondence in accordance with Article 3(1) and Article 3(3) of this Regulation shall be the relevant event for the purpose of Article 3(1) of Regulation (EEC, Euratom) No 1182/71.
- With regard to timelimits for action by Member States, the receipt of the relevant notification or correspondence from the Commission in accordance with Article 3(2) of this Regulation shall be the relevant event for the purposes of Article 3(1) of Regulation (EEC, Euratom) No 1182/71.]
- 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.
- 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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Textual Amendments

F1 Substituted by Commission Regulation (EC) No 271/2008 of 30 January 2008 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

CHAPTER V

INTEREST RATE FOR THE RECOVERY OF UNLAWFUL AID

I^{F1}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 which is fixed by the Commission in advance of each calendar year.
- The interest rate shall be calculated by adding 100 basis points to the one-year money market rate. Where those rates are not available, the three-month money market rate will be used, or in the absence thereof, the yield on State bonds will be used.
- In the absence of reliable money market or yield on stock bonds or equivalent data or in exceptional circumstances the Commission may, in close co-operation with the Member State(s) concerned, fix a recovery rate on the basis of a different method and on the basis of the information available to it.
- The recovery rate will be revised once a year. The base rate will be calculated on the basis of the one-year money market recorded in September, October and November of the year in question. The rate thus calculated will apply throughout the following year.
- In addition, to take account of significant and sudden variations, an update will be made each time the average rate, calculated over the three previous months, deviates more than 15 % from the rate in force. This new rate will enter into force on the first day of the second month following the months used for the calculation.]

Textual Amendments

F1 Substituted by Commission Regulation (EC) No 271/2008 of 30 January 2008 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

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.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Article 11

Method for applying interest

- 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.
- 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.
- [F13] The interest rate referred to in paragraph 1 shall be applied throughout the whole period until the date of recovery. However, if more than one year has 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 yearly intervals, taking as a basis the rate in force at the time of recalculation.]

Textual Amendments

F1 Substituted by Commission Regulation (EC) No 271/2008 of 30 January 2008 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

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.

CHAPTER VI

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

PART I

GENERAL INFORMATION

STATUS OF THE NOTIFICATION

Does	the in	formation tr	ansmitted on this form concern:					
	a notification pursuant to Article 88(3) of the EC Treaty?							
	a pos	sible unlaw	unlawful aid (¹)?					
			cify the date of putting into effect of the aid. Please complete this form, as well as the entary forms.					
	a nor	ı-aid measu	re which is notified to the Commission for reasons of legal certainty?					
	not co	onstitute Stat	elow the reasons why the notifying Member State considers that the measure does the aid in the meaning of Article 87(1) of the EC Treaty. Please complete the relevant and provide all necessary supporting documentation.					
	fulfille	d. Please pro	constitute State aid if one of the conditions laid down in Article 87(1) EC Treaty is not ovide a full assessment of the measure in the light of the following criteria focusing in riterion which you consider not to be met:					
	_		of public resources (For example, if you consider the measure is not imputable to the nere you consider that regulatory measures without transfer of public resources will ace),					
	_	no advanta	ge (For example, where the private market investor principle is respected),					
	-		ty/specificity (For example, where the measure is available to all enterprises, in all he economy and without any territorial limitation and without discretion),					
			on of competition/no affectation of intra-community trade (For example, where the ot of an economic nature or where the economic activity is purely local).					
1.	ldent	ification of t	the aid grantor					
1.1.	Memi	oer State cor	ncerned:					
1.2.	Region(s) concerned (if applicable):							
1.3.	Responsible contact person:							
	Name	: :						
	Addre	ess:						
	Telep	hone:						
	Fax:							
	E-ma	if:						
1.4.	Resp	onsible conta	act person at the Permanent Representation:					
	Name	:						
	Telep	hone:						
	Fax:							
	E-ma	ii:						
1.5.			copy of the official correspondence sent by the Commission to the Member State ed to other national authorities, please indicate here their name and address:					
	Name	: :						
	Addre	ess:						

⁽¹) According to Article 1(f) of Council Regulation (EC) No 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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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

1.6.	Indicate Member State reference you wish Commission:	n to be included in the	e correspondence from the
1.7.	Please indicate the name and the address of the	ne granting authority:	
2.	Identification of the aid		
2.1.	Title of the aid (or name of company beneficiary	y in case of individual aid)
2.2.	Brief description of the objective of the aid.		
	Please indicate primary objective and, if applica	able, secondary objective	(s):
		Primary objective	Secondary objective (2)
		(please tick one only)	
	Regional development		
	Research and development		
	Innovation		
	Environmental protection		
	Energy saving		
	Rescuing firms in difficulty		
	Restructuring firms in difficulty		
	Closure aid		
	SMEs		
	Employment		
	Training		
	Risk capital		
	Promotion of export and internationalisation		
	Services of general economic interest		
	Sectoral development (3)		
	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		

⁽²⁾ 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

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2.3.	Scher	ne — Ir	ndividu	al ai	d (4)				
2.3.1.	Does	the not	ificatio	n rela	ate to an aid schem	ne?			
					yes		no		
	_	If yes,	does t	he s	cheme amend an e	existing a	id scheme?		
					yes		no		
	_				ditions laid down fo ation Regulation (E				pursuant to Article 4(2)
					yes		no		
		_			ase use and compl Annex II).	ete the i	nformation r	equested by the	e simplified notification
		_			se continue with the nded was notified t			whether the ori	ginal scheme which is
					yes		no		
				If ye	es, please specify:				
				Aid	number:				
					e of Commission ()D/):	approva	al (referenc	e of the letter	of the Commission
				/.					
				Dur	ation of the original	scheme			
					ase specify which eme and why:	condition	ns are being	g amended in r	relation to the original
2.3.2.	Does	the not	ficatio	n rela	ate to individual aid	?			
					yes		no		
		If yes,	please	e tick	the following appro	opriate b	ox:		
		☐ ai	d base	ed on	a scheme which s	hould be	individually	notified	
		Refere	ence of	the	authorised scheme): :			
		Title:							
						1910/1903/19	- an mornida and a		
		Aid nu	mber:						
				nmis	sion approval:				
		Letter	of Con		sion approval:				
2.3.3.		Letter in	of Condividua	al aid n rela	not based on a sc	heme aid or sch			
2.3.3.		Letter in the notice please	of Condividual fication tick the tick the hission aid to s	al aid n rela ne fol Reg small	not based on a sc ate to an individual a lowing appropriate ulation (EC) No 70 and medium-sized	heme aid or sch box: /2001 or	neme notified	d pursuant to an	

⁽⁴⁾ According to Article 1(e) of Council Regulation (EC) No 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), 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.

⁽⁵⁾ Commission Regulation (EC) No 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, as amended by Commission Regulation (EC) No 364/2004 (OJ L 63, 28.2.2004, p. 22), Commission Regulation (EC) No 1857/2006 (OJ L 358, 16.12.2006, p. 3), and Commission Regulation (EC) No 1976/2006 (OJ L 368, 23.12.2006, p. 85)

^{16.12.2006,} p. 3). and Commission Regulation (EC) No 1976/2006(OJ L 368, 23.12.2006, p. 85).

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		Commission Regulation (EC) No 2204/2002 on the application of Articles 87 and 88 EC Treaty to State aid for employment (*). Please use the supplementary information sheet under part III, 3
		Commission Regulation (EC) No 1628/2006 on the application of Articles 87 and 88 of the Treaty to national regional investment aid (8).
		Commission Regulation (EC) No 1857/2006 on the application of Articles 87 and 88 of the Treaty to State aid to small and medium-sized enterprises active in the production of agricultural products and amending Regulation (EC) No 70/2001 (°)
3.	Natio	nal legal basis
3.1.		e list the national legal basis including the implementing provisions and their respective sources erences:
	Title:	

	Refer	ence (where applicable):
3.2.	Pleas	e 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.		se of a final text, does the final text contain a clause whereby the aid granting body can only grant the Commission has cleared the aid (stand still clause)?
		□ yes □ no
3.4.	Acces	ss to full text of schemes — in case of an aid scheme please:
	_	undertake to publish the full text of the final aid schemes on the Internet,
		□ yes
		Please provide the Internet address:
	-	confirm that the scheme will not be applied before the information is published on the Internet,
		□ yes
4.	Bene	ficiaries
4.1.	Locat	ion of the beneficiary(ies):
		in (an) unassisted region(s):
		in (a) region(s) eligible for assistance under Article 87(3)(c) of the EC Treaty(specify at NUTS-level 3 or lower):
		in (a) region(s) eligible for assistance under Article 87(3)(a) of the EC Treaty (specify at NUTS-level 2 or lower):
		mixed: specify

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) as amended by Commission Regulation (EC) No 1976/2006 (OJ L 368, 23.12.2006, p. 85).

Commission Regulation (EC) No 1628/2006 of 24 October 2006 on the application of Articles 87 and 88 of the Treaty to national regional investment aid (OJ L 302, 1.11.2006, p. 29).

Commission Regulation (EC) No 1857/2006 of 15 December 2006 on the application of Articles 87 and 88 of the (7)

⁽⁸⁾

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.2.	Secto	r(s) of the beneficiary(ies):
		Not sector specific
		Sector specific, please specify according to NACE rev. 2 classification (10):
4.3.	In cas	se 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 (11) or provide any other evidence to demonstrate the above criteria):
		large enterprise
		firm in difficulties (12)
4.4.	In cas	se 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 (13)
		☐ medium-sized enterprises
		small enterprises
		micro enterprises
		the following beneficiaries:
	Estim	ated number of beneficiaries:
		under 10
		from 11 to 50
		from 51 to 100
		from 101 to 500
		from 501 to 1 000
		over 1 000

⁽¹⁰⁾ NACE is the Statistical Classification of Economic Activities in the European Community. See Regulation (EC) No 1893/2006 of 20 December 2006 establishing the statistical classification of economic activities NACE Revision 2 (OJ L 393, 30.12.2006, p. 1). NACE Revision 2 comes into force on 1 January 2008.

⁽¹¹) Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36) and Commission Regulation (EC) No 364/2004 amending Regulation (EC) No 70/2001 as regards the extension of its scope to include aid for research and development (OJ L 63, 28.2.2004, p. 22) or any subsequent legislation replacing it.

⁽¹²⁾ As defined in Community guidelines on State aid for rescuing and restructuring firms in difficulty (OJ C 244, 1.10.2004,

As defined by Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	Amount of aid/Annual expenditure (14) 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 ca						
	tax measures, please indicate the estimated annual and overall revenue losses due to tax sessions for the period covered by the notification:					
If the	budget is not adopted annually, please specify what period it covers:					
notifi	e notification concerns changes to an existing scheme, please give the budgetary effects of the ied changes to the scheme:					
Forn	n of the aid and means of funding					
_	cify the form of the aid made available to the beneficiary (where appropriate, for each measure):					
	Direct grant					
	Reimbursable grant					
	Soft loan (including details of how the loan is secured)					
	Interest subsidy					
	Tax advantage. Please specify:					
	☐ Tax allowance					
	☐ Tax base reduction					
	☐ Tax rate reduction					
	☐ Tax deferment					
	Other:					
	Reduction of social security contributions					
	Provision of risk capital					
	Other forms of equity intervention. Please specify:					
	Debt write-off					
	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.					

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		cify the financing of the aid: if the aid is not financed through the general budget of the State/region/icipality, 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:						
	П	Accumulated reserves						
		Public enterprises						
_		Other (please specify):						
7. 7.1.	Dura	e case of an individual aid:						
7.1.		e case of an individual aid. Eate the planned date to put into effect the aid If the aid will be granted in tranches, indicate the						
	plan	ned date of each tranche):						
	Spec	cify the duration of the measure for which the aid is granted, if applicable:						
7.2.		e case of a scheme:						
	Indicate the planned date from which the aid may be granted:							
	Indicate the planned 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.	Cum	Cumulation of different types of aid						
		the aid be cumulated with aid received from other local, regional, national or Community schemes over the same eligible costs?						
		☐ yes ☐ no						
		o, describe the mechanisms put in place in order to ensure that the cumulation rules are ected:						
9.	Prof	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:						
	11 30,	, picaso indicate which parts are confidential and explain why.						
	Door	e the Member State submit a non-confidential version of the notification on a veluntary basis?						
	DOGS	s the Member State submit a non confidential version of the notification on a voluntary basis?						
		⊔ yes ⊔ no						

If yes, the Commission may publish this version without further asking the Member State to confirm its content.

ANNEX I
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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

10. Compatibility of the aid

			, or the the				
10,1.	to Sta	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) No 70/2001, as amended by Regulation (EC) No $364/2004$				
			Notification of an individual aid or an aid scheme pursuant to Article 6a of Regulation (EC) No 70/2001, as amended by Regulation (EC) No $364/2004$				
			Notification for legal certainty				
			Aid for SMEs in the agricultural sector				
		Trai	ining aid				
			Notification of an individual aid pursuant to Article 5 of Regulation (EC) No $68/2001$, as amended by Regulation (EC) No $363/2004$				
			Notification for legal certainty				
		Em	ployment aid				
			Notification of an individual aid pursuant to Article 9 of Regulation (EC) No 2204/2002				
			Notification of a scheme pursuant to Article 9 of Regulation (EC) No 2204/2002				
			Notification for legal certainty				
		Reg	gional aid				
			Notification of aid pursuant to Guidelines on national regional aid for 2007-2013 (15)				
			Notification of aid pursuant to point 64 of Guidelines on national regional aid for 2007-2013 (large investment projects)				
			Notification of aid pursuant to Article 7 of Regulation (EC) No 1628/2006				
			Notification for legal certainty				
		Res	search and development and innovation aid				
		Aid	for rescuing firms in difficulty				
		Aid	for restructuring firms in difficulty				
		Aid	for audiovisual production				
		Env	rironmental protection aid				
		Risl	k capital aid				
		Aid	in the agricultural sector				
		Aid	in the fisheries sector				
		Aid	in the transport sector				
		Shi	pbuilding aid				

10.2. 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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

10.3. Where the existing Regulations, frameworks, guidelines or other texts applicable to State aid do not provide an explicit basis for the approval and in so far that it is not requested by the relevant supplementary information sheet(s) in part III, please provide the following information concerning the likely impact of the notified measure on competition and trade between Member States.

This information is necessary to complete the assessment made by the Commission which balances the positive impact of the aid measure (reaching an objective of common interest) against its potentially negative side effects (distortions of trade and competition).

	-	issuive impact of the aid measure (reaching an objective of common interest) against its potentially live side effects (distortions of trade and competition).
0.3.1	. For i	ndividual aid:
	(A)	Impact on competition: Please specify and describe the product markets on which the aid is likely to have a significant impact, the structure and dynamics of those markets and the indicative market share of the beneficiary:
	(B)	Impact on trade between Member States. Please provide information on the effects on trade (shift of trade flows and location of economic activity):
0.3.2	2. For a	aid schemes:
	(A)	Impact on competition: Please specify and describe the product markets on which the aid scheme is likely to have a significant impact, the structure and dynamics of those markets:
	(B)	Impact on trade between Member States. Please provide information on the effects on trade (shift of trade flows and location of economic activity):
11.	Outs	tanding recovery orders
1.1.	In the	case of individual aid:
	still ha	nuthorities of the Member State commit to suspend the payment of the notified aid if the beneficiary as at its disposal an earlier unlawful aid that was declared incompatible by a Commission Decision or concerning an individual aid or an aid scheme), until that beneficiary has reimbursed or paid into cked account the total amount of unlawful and incompatible aid and the corresponding recovery st.
		☐ yes ☐ no
1.2.	In the	case of aid schemes:
	scher Comr	authorities of the Member State commit to suspend the payment of any aid under the notified aid me to any undertaking that has benefited from earlier unlawful aid declared incompatible by a mission Decision, until that undertaking has reimbursed or paid into a blocked account the total and of unlawful and incompatible aid and the corresponding recovery interest.
		☐ yes ☐ no
12.	Othe	rinformation
		e indicate here any other information you consider relevant to the assessment of the measure(s) erned under State aid rules.
13.	Attac	hments
		e list here all documents which are attached to the notification and provide paper copies or direct let links to the documents concerned.
14.	Decla	aration
		ify that to the best of my knowledge the information provided on this form, its annexes and its needs is accurate and complete.
	Date	and place of signature:
	Signa	iture:

Name and position of person signing:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

[F2]

Textual Amendments

F2 Deleted by Commission Regulation (EC) No 271/2008 of 30 January 2008 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

SUPPLEMENTARY INFORMATION SHEETS

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

- SME aid
- 2. Training aid
- 3. Employment aid
- 4. Regional aid
- Aid coming under the multisectoral framework
- Research and development aid
 - a) in the case of a scheme
 - b) in the case of individual aid
- 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
 - 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 ◀

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.	Ty	pe of individual aid or scheme				
	Do	es the individual aid or scheme relate	to:			
1.1.		investment aid				
1.2.		consultancy and other services and	activitio	es including par	ticipatio	on in fairs
1.3.		R&D expenditure				
		 □ yes: — for notifications of R& D aid to — supplementary information sl — supplementary incormation sl 	neet for	r R& D 6 a for ai	d schen	
2.	Ini	itial Investment Aid				
2.1.	Do	es the aid cover investment in fixed ca	pital r	elating to:		
		existing establishment (through ratio	ment ? olving nalisat	ion, diversificat	ion or n	in the product or production process of an nodernisation)? d have closed had it not been purchased?
	Is r	replacement investment excluded?				
				yes		no
2.2.	Is t	he aid calculated as percentage of:				
		the investment's eligible costs the wage costs of employment create	ed by tl	ne investment (a	id to jol	b creation)
2.3.	a)	☐ investment in tangible assets:				
		Is the value of the investment establi	ished a	s a percentage o	n the ba	asis of:
		□ land?□ buildings?□ plant/machinery (equipment)?				
		Please provide a short description:				
		If the undertaking has its main eco equipment excluded from the eligible				rt sector, are transport means and transporting stock)?
				yes		no

 $[\]begin{tabular}{ll} (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 N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to State aid to N° 70/2001 of 12 January 2001 on the application of Articles 87 and 88 of the EC Treaty to N° 70/2001 of N° 70/2001$ small and medium sized enterprises, OJ L 10, 13.1.2001, p. 33. (2) OJ L 63, 28.2.2004, p. 22.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		If no, please specify the transport means or equipment that are eligible:							
	b)	□ purchasing price for the take over of an establishment which has closed or which would have closed had it not been purchased							
	c)	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)							
	d)	Please provide a short description (¹)							
		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							
2.4.	Int	ensity of the aid							
2.4.1	Inv	restment projects situated outside of assisted regions under Article 87(3)(c) and under Article 87(3)(a) for:							
		small enterprises $\ \square$ medium sized enterprises $\ \square$							
2.4.2	Wl	nat are the intensities of the aid for investment projects expressed in gross terms?							
	Please specify:								
	Instantian in the standard of soint decimal and a Astal (27/20/2) and a Astal (27/20/2)								
	Investment projects situated inside of assisted regions under Article 87(3)(c) and under Article 87(3)(a):								
		small enterprises □ medium sized enterprises □							
	Wl	nat are the intensities of the aid for investment projects expressed in gross terms? Please specify:							
	••••								
3.	Cu	mulation of the aid							
3.1.	Wl	nat is the maximum ceiling for cumulated aid?							
	Ple	ase specify:							
4.	Sp	ecific conditions for aid for job creation							
4.1.		es the aid provide for guarantees that the aid for job creation is linked to the carrying-out of an initial investment oject in tangible or intangible assets?							
		□ yes □ no							
4.2.		es the aid provide for guarantees that the aid for job creation is created within three years of the investment's impletion?							
		□ yes □ no							

⁽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.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	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							
6.1.	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:							
6.2.	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:							
6.3.	Please indicate the maximum ceiling for cumulated aid:							

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

7.	Necessity of the aid				
7.1.	Does the aid foresee that any application for	aid	must be submitt	ted befo	ore work on the project is started?
			yes		no
7.2.	If not has the Member State adopted legal pand without further exercise of discretion by				al right to aid according to objective crite
			yes		no
0					

8. Other Information

Please indicate here any other information you consider relevant to the assessment of the measure(s) concert under the Regulation (EC) 70/2001.

[F3PART SUPPLEMENTARY INFORMATION SHEET ON STATE AID FOR TRAINING III.2

This supplementary information sheet must be used for the notification of individual aid pursuant to Article 6(1)(g) of Commission Regulation (EC) No 800/2008⁽⁴⁾ and covered by the Criteria for the compatibility analysis of training State aid cases subject to individual notification (thereinafter 'Criteria for the compatibility analysis')⁽⁵⁾. 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.

If there are several beneficiaries participating in the notified project, please provide the information below for each of them.

COMPATIBILITY OF AID UNDER ARTICLE 87(3)(c) OF THE EC TREATY — DETAILED ASSESSMENT

Aid for training may be considered to be compatible with the common market pursuant to Article 87(3)(c) of the EC Treaty.

The purpose of this detailed assessment is to ensure that high amounts of aid for training do not distort competition to an extent contrary to the common interest, but rather contribute to the common interest. This happens when the benefits of State aid in terms of positive knowledge spill-over outweigh the harm for competition and trade.

The provisions below provide guidance as to the type of information the Commission may require in order to carry out a detailed assessment. The guidance is intended to make the Commission's decisions and their reasoning transparent and foreseeable in order to create predictability and legal certainty. Member States are invited to provide all the elements that they consider useful for the assessment of the case.

If there are several beneficiaries involved in the project notified as individual aid, please provide the information below for each of them.

Characteristics of the notified measure

- 1. Please provide a brief description of the measure specifying objective(s) of the measure, aid instrument, structure/organisation of the training, beneficiaries, budget, aid amount, payment schedule, aid intensity, and eligible costs.
- 2. Does the measure apply to the production and/or processing and/or marketing of the agricultural products listed in Annex I to the EC Treaty?

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#		yes	#	no					
3.			roduction, processing ed in Annex I to the I	and/or marketing of the fisheries EC Treaty?					
#		yes	#	no					
4.	Is the aid for	reseen for the marit	ime transport sector?						
#		yes	#	no					
If yes,	please answer	the following questi	ions:						
(a)	Is the trained	e not an active mem	aber of the crew but a	supernumerary on board?					
	#	yes	#	no					
(b)	Shall the tra	Shall the training be carried out on board of ships entered into Community registers?							
	#	yes	#	no					
5.	Does the notified measure relate to: Specific training ⁽⁶⁾ :								
	#	yes	#	no					
	General train	ning ⁽⁷⁾ :	,						
	#	yes	#	no					
	A combinati	on of general and s	pecific training:						
	#	yes	#	no					
	Training aid	given to disabled o	or disadvantaged work	cers ⁽⁸⁾ :					
	#	yes	#	no					

- 6. Please provide a detailed description of the training project including programme, skills to be acquired, timing, number of hours, participants, organisers, budget, etc.
- 7. Please provide details on the beneficiary including identity, group of which the beneficiary is a member, annual turnover, number of employees and business activities.
- 8. If applicable, please indicate the exchange rate which has been used for the purposes of the notification.
- 9. Please number all documents provided by the Member States as annexes to the notification form and indicate the document numbers in the relevant parts of this supplementary information sheet.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Objective of the aid

10. Please give a detailed description of the objectives of common interest pursued by the notified measure.

Existence of positive externalities⁽⁹⁾

11. Please demonstrate that the training will generate positive externalities and provide the supporting documents.

The following elements may be used for the purposes of demonstrating positive externalities. Please specify those relevant for the notified measure, and provide supporting documents:

Nature of the training

Transferability of the skills acquired during the training

Participants to the training

Appropriate instrument(10)

12. Please explain to what extent the notified measure represents an appropriate instrument to increase training activities and provide the supporting documents.

Incentive effect and necessity of the aid(11)

In order to demonstrate the incentive effect, the Commission requires an evaluation by the Member State in order to prove that without the aid, i.e. in the counterfactual situation, the quantity or quality of the training activities would be smaller.

13. Has/have the supported project(s) started prior to the submission of the application for the aid by the beneficiary/beneficiaries to the national authorities?

#	yes	#	no

If yes, the Commission considers that the aid does not present an incentive for the beneficiary.

14. If no, specify the relevant dates:

The training project will start on:

The aid application by the beneficiary was submitted to the national authorities on:

Please provide the relevant supporting documents.

- 15. Please provide the beneficiary's internal documents on training costs, participants, content and scheduling for two scenarios: training project with aid and training project without aid. Please explain, on the basis of this information, how State aid increases the quantity and/or quality of the planned training activities.
- 16. Please confirm that there is no legal obligation for the employers to provide the training type covered by the notified measure.
- 17. Please provide with the beneficiary's training budgets for previous years.
- 18. Please explain the relationship between the training programme and business activities of the aid beneficiary.

Proportionality of the aid⁽¹²⁾

Eligible costs

Eligible costs must be calculated following Article 39 of Regulation (EC) No 800/2008 and limited to the extra costs necessary to achieve an increase of training activities.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

19. Please	specif	y the eligible c	osts fores	een for th	e measure			
# # #	trainers' personnel costs trainers' and trainees' travel expenses, including accommodation costs other current expenses such as materials and supplies directly related to							
#	the project depreciation of tools and equipment, to the extent that they are used exclusively for the training project							
#						h reg	gard to the training	
#		indirect costs	cipants) u				ansport and tuition of the other eligible	
#		trainees' pers		ts ⁽¹³⁾ .				
ensuri	ng that		osts are l	imited to	the part of e	xtra	e notified measure costs necessary to	
extra	costs of		at the com	pany can	not recover by		e. to the part of the efiting directly from	
Aid intensities j					-			
22. Please	specif	y the aid intens	sity applic	able to th	e notified mea	sure.		
23. Is the worker		training under	r the notif	ied meası	are given to dis	sable	ed or disadvantaged	
#		yes		#		no		
24. Natur	e of the	beneficiary:						
Large enterpris	se #		yes		#		no	
Medium-sized enterprise	#		yes		#		no	
Small enterpris	se #		yes		#		no	
Aid intensities j	or spec	ific training						
25. Please	specif	y the aid intens	sity applic	able to th	e notified mea	sure.		
26. Is the worker		training unde	r the notif	fied meas	ure given to di	sable	ed or disadvantaged	
#		yes		#		no		
27. Natur	e of the	beneficiary						
Large enterpris	se #		yes		#		no	

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Medium-sized enterprise	#	yes	#	no
Small enterprise	#	yes	#	no

Analysis of the distortion of competition and trade(14)

- 28. Please specify whether the beneficiary received training aid in the past and provide details on the previous aid (dates, amount of aid, and duration of training projects).
- 29. Please specify the annual training costs of the beneficiary (total training budget for the last three years, proportion of training costs in relation to total costs) and explain how the aid affects the beneficiary's costs (e.g. percentage of annual training costs and total costs covered by the aid, etc.).
- 30. Please specify the relevant product and geographic markets on which the beneficiary is active and on which the aid is likely to have an impact.
- 31. For each of these markets please provide:
- market concentration ratio,
- market share of the beneficiary,
- market shares of the other companies present in these markets.
- Please describe the structure and competitive situation on the relevant markets and provide supporting documents (e.g. barriers to entry and exit, product differentiation, character of the competition between market participants, etc.).
- Please describe the features of the sector where the beneficiary is active (e.g. importance of the trained workforce for the business, existence of overcapacity, financing strategies of training for competitors, etc.).
- 34. If relevant, please provide information on the effects on trade (shift of trade flows). CUMULATION
- 35. Is the aid granted under the notified measure combined with other aid?

#	yes	#	no

If yes, please describe the rules on cumulating aid applicable to the notified aid measure: OTHER INFORMATION

36. Please indicate here any other information you consider relevant to the assessment of the measure(s) in concerned.]

Textual Amendments

F3 Substituted by Commission Regulation (EC) No 1125/2009 of 23 November 2009 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty, as regards Part III.2, Part III.3 and Part III.7 of its Annex I.

[F3PART SUPPLEMENTARY INFORMATION SHEET ON STATE AID TO III.3 DISADVANTAGED AND DISABLED WORKERS

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

This supplementary information sheet must be used for the notification of individual aid pursuant to Article 6(1)(h) to (i) of Regulation (EC) No 800/2008 and covered by the Criteria for the compatibility analysis of State aid to disadvantaged and disabled workers subject to individual notification (thereinafter 'Criteria for the compatibility analysis')⁽¹⁵⁾. 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.

If there are several beneficiaries participating in the notified project, please provide the information below for each of them.

COMPATIBILITY OF AID UNDER ARTICLE 87(3)(c) OF THE EC TREATY — DETAILED ASSESSMENT

Aid to disadvantaged and disabled workers may be considered to be compatible with the common market pursuant to Article 87(3)(c) of the EC Treaty.

The purpose of this detailed assessment is to ensure that high amounts of aid to disadvantaged and disabled workers do not distort competition to an extent contrary to the common interest, but actually contribute to the common interest. This happens when the benefits of State aid in terms of the increased net employment of targeted disabled and disadvantaged workers outweigh the harm for competition and trade.

The provisions below provide guidance as to the type of information the Commission may require in order to carry out a detailed assessment. The guidance is intended to make the Commission's decisions and their reasoning transparent and foreseeable in order to create predictability and legal certainty. Member States are invited to provide all the elements that they consider useful for the assessment of the case.

If there are several beneficiaries involved in the project notified as individual aid, please provide the information below for each of them.

Characteristics of the notified measure

- 1. Please provide a brief description of the notified measure specifying objective of the aid, aid instrument, beneficiaries, categories of workers concerned, aid amount, payment schedule, duration, aid intensity, and eligible costs.
- 2. Does the measure apply to the production and/or processing and/or marketing of the agricultural products listed in Annex I to the EC Treaty?

# yes	#	no
-------	---	----

3. Does the measure apply to the production, processing and/or marketing of the fisheries and/or aquaculture products listed in Annex I to the EC Treaty?

#	yes	#	no

- 4. Please provide details on the beneficiary including identity, group of which the beneficiary is a member, turnover, number of employees and business activities.
- 5. Does the notified measure relate to:

 Recruitment of disadvantaged workers⁽¹⁶⁾:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#	yes	#	no			
Recruitment of severely disadvantaged workers ⁽¹⁷⁾ :						
#	yes	#	no			
Recruitment of disabled workers ⁽¹⁸⁾ :						
#	yes	#	no			

- 6. If applicable, please indicate the exchange rate which has been used for the purposes of the notification.
- 7. Please number all documents provided by the Member States as annexes to the notification form and indicate the document numbers in the relevant parts of this supplementary information sheet.

Objective of the aid

8. Please give a detailed description of the objectives of common interest pursued by the notified measure.

Equity objective of common interest(19)

- 9. Please demonstrate that the notified measure will lead to a net increase of employment of the targeted disabled and disadvantaged workers and quantify the increase.
- 10. The following elements may be used for the purposes to demonstrate that the notified measure contributes to an equity objective of common interest. Please specify those relevant for the notified measure, and provide supporting documents:

Number and categories of workers concerned by the measure
Employment rates of the categories of workers concerned by the
measure on the national and/or regional level and in the undertaking(s)
concerned

Unemployment rates for the categories of workers concerned by the measure on the national and/or regional level.

Appropriate instrument (20)

#

11. Please explain to what extent the notified measure represents an appropriate instrument to increase the employment of disadvantaged and/or disabled workers and provide the supporting documents.

Incentive effect and necessity of the aid (21)

In order to demonstrate the incentive effect, the Commission requires an evaluation by the Member State proving that the wage subsidy is only paid for a disadvantaged or disabled worker in a firm, where the recruitment would have not occurred without the aid.

12. Has/have the supported project(s) started prior to the submission of the application for the aid by the beneficiary/beneficiaries to the national authorities?

#	yes	#	no

If yes, the Commission considers that the aid does not present an incentive for the beneficiary to increase a net employment of disabled or disadvantaged workers.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

13. If no, specify the relevant dates:

The employment commenced on:

The aid application by the beneficiary was submitted to the national authorities on:

Please provide the relevant supporting documents.

Does the recruitment lead to an increase, by comparison to a situation without aid, of number of disadvantaged or disabled workers in the undertaking(s) concerned?

#	yes	#	no

15. If not, have the post or posts fallen vacant following voluntary departure, disability, retirement on grounds of age, voluntary reduction of working time or lawful dismissal for misconduct and not as a result of redundancy?

#	yes	#	no
	•		

16. Please describe any existing or past wage subsidies in the undertaking concerned: categories and number of workers subject to subsidies.

Proportionality of the aid (22)

Eligible costs

Eligible costs must be calculated following Articles 40 and 41 of Regulation (EC) No 800/2008 and limited to the extra costs necessary to achieve a net increase of disadvantaged or disabled workers employed.

- 17. Which are the eligible costs foreseen under the notified measure?
- # gross wage, before tax
- # compulsory contributions, such as social security charges
- # child care and parent care costs.
- Please provide a detailed calculation of the eligible costs and the period covered⁽²³⁾ by the notified measure ensuring that the eligible costs are limited to the costs necessary to achieve a net increase of employment of the targeted categories of disadvantaged or disabled workers.
- 19. Please provide evidence that the aid is limited to the minimum, i.e. the aid amount does not exceed the net additional costs of employing the targeted categories of disadvantaged or disabled workers compared to the costs of employing workers who are not disadvantaged/disabled.

Aid intensities for disadvantaged workers

- 20. Please specify the aid intensity applicable to the notified measure. *Aid intensities for disabled workers*
- 21. Please specify the aid intensity applicable to the notified measure.

Analysis of the distortion of competition and trade⁽²⁴⁾

22. Please provide information on the aid amount, payment schedule and aid instrument.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- 23. Please specify whether the beneficiary received aid for disadvantaged or disabled workers in the past and provide details on the previous aid measures (dates, amount of aid, categories and number of workers concerned, and duration of wage subsidies).
- 24. Please specify the employment costs of the beneficiary (total employment costs, employment costs of targeted disabled and disadvantaged workers, proportion of employment costs in relation to total costs) and explain how the aid effects the beneficiary's costs (e.g. percentage of employment costs and total costs covered by the aid).
- 25. Please specify the relevant product and geographic markets on which the beneficiary is active and the aid is likely to have an impact.
- 26. For each of these markets please provide:
- market concentration ratio,
- market share of the beneficiary,
- market shares of the other companies present in these markets.
- 27. Please describe the structure and competitive situation on the relevant markets and provide supporting documents (e.g. barriers to entry and exit, product differentiation, character of the competition between market participants, etc.).
- 28. Please describe the features of the sector where the beneficiary is present (e.g. importance of the labour costs for the sector, existence of overcapacity, etc.).
- 29. Please describe the situation on the national/regional labour market (e.g. unemployment and employment rates, wage levels, labour law, etc.).
- 30. If relevant, please provide information on the effects on trade (shift of trade flows). CUMULATION
- 31. Is the aid granted under the notified measure combined with other aid?

#	yes	#	no

32. If yes, please describe the rules on cumulating aid applicable to the notified aid measure:

OTHER INFORMATION

33. Please indicate here any other information you consider relevant to the assessment of the measure(s) in concerned.]

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

1.	Scheme or ad hoc aid
	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 of 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).

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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?
	diversification of the output of an establishment into new, additional products?
	☐ 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 de minimis 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?
241	. Grants
2.4.1.	in nominal amount
	in present (discounted) value

Status: Point in time view as at 24/11/2009. Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

2.4.2.	☐ <i>Tax measures</i> 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:				

Status: Point in time view as at 24/11/2009.

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?
	□ yes □ no
	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).

2.7.	Investment aid calculated as a percentage of the investment's eligible material and immaterial costs
	Does the eligible expenditure under the scheme relate to:
2.7.1.	☐ Material assets:
	The value of the investment is established on the basis of (1):
	□ land
	□ buildings
	plant/machinery (equipment)
	in case of a takeover, capital assets
	Please provide a short description:
	Are the assets acquired new, except in the case of SMEs and takeovers?
	□ yes □ no
	Please specify:
	Does the scheme ensure that any aid awarded in the past for the acquisition of assets in case of takeovers has been taken into account/deducted prior to the purchase (see p. 54 of the RAG)?
	□ yes □ no
	Please specify:
	How is it ensured that the transactions in case of takeovers will take place under market conditions?
	Are costs related to the acquisition of assets — other than land and buildings — under financial lease included in the eligible expenditure?
	□ yes □ no
	Does the lease contain an obligation to purchase the asset — other than land and buildings — at the expiry of the term 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.

Status: Point in time view as at 24/11/2009.

	For the financial lease of land and buildings, does the lease continue for at least five years after the anticipated date of the completion of the investment project, for large companies, and three years for SMEs?
	□ yes □ no
	Should one of the previous questions under 2.7 be answered in the negative, please explain how the authorities intend to comply with the necessary conditions:
.7.2.	☐ Immaterial assets:
	The value of the investment is established on the basis of expenditure entailed by the transfer of technology 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 not exceed 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:
	☐ are used exclusively in the establishment receiving the regional aid?
	are regarded as amortisable assets?
	☐ are purchased from third parties under market conditions?
	are included in the capital assets of the firm and remain in the establishment receiving the regional aid for at least five years for large companies and three years for SMEs?
	Should one of these conditions not be explicitly reflected in the scheme, explain why and how the authorities intend to respect these requirements:

	Does the scheme include in the eligible costs linked to the investment?	e expenditure for S	SMEs the costs of preparatory studies and consultancy
		yes	□ no
	Does the scheme provide that consultar actual costs incurred?	ncy costs for SME	s are limited to an aid intensity of up to 50 % of the
		□ yes	□ no
2.7.3.			terial and immaterial assets) is made conditional on the five years in case of large companies and three years in
2.8.	Investment aid calculated on the basis of	of wage costs	
2.8.1.	Does the measure ensure that the aid project?	calculated on the	basis of wage costs is linked to an initial investment
		□ yes	□ no
2.8.2.	Does the measure ensure that job crea employed in a particular establishment of any jobs lost during that 12 month per	compared with the	increase in the number of employees (ALU) directly average over the previous 12 months, after deducting stablishment?
		☐ yes	□ no
2.8.3.	How is it ensured that the eligible experperiod of two years?	nditure will not exc	teed the wage costs of a person hired, calculated over a
2.8.4.	Does the measure ensure that the posts	will be filled with	nin three years of the completion of works?
		☐ yes	□ no
2.8.5.	Does the measure ensure that the jobs period of five years (or three years in the		aintained within the region concerned for a minimum from the date the post was first filled?
		☐ yes	по
	Should one of the previous questions mauthorities intend to comply with these		8 be answered in the negative, please explain how the ons:

Status: Point in time view as at 24/11/2009.

	Operating aid
1.	What is the direct link between the awarding of operating aid and the contribution to regional development?
,	What are the structural handicaps that the operating aid is seeking to redress?
2.	what are the structural nandicaps that the operating aid is seeking to redress?
3.	How is it ensured that the nature and the level of the operating aid are proportional to the handicaps it seeks to alleviate?
٠.	What arrangements have been made to ensure that the operating aid is progressively reduced and limited in time?
i.	Is the operating aid scheme open to all sectors?
	yes no
	Is the scheme designed to offset additional transport or employment costs?
	□ yes □ no
	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?
	Is operating aid intended to promote exports excluded?
	Specific questions relating to the outermost regions or to regions with low population density or regions with least population density Should operating aid not be progressively reduced and not be limited in time, please specify whether the following
	conditions are met:
1.	Does the aid benefit an outermost region or a region with low population density or with least population density?
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?
	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?
	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)?
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?
4.4.	☐ yes ☐ no 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:
4.5.	Geographical application of the scheme Is the aid scheme limited to assisted areas only? yes no

Status: Point in time view as at 24/11/2009.

1.6.	The beneficiaries conduct their econo denomination of the regions as defin		following regions (please specify in conformity with the aid map): $ \\$
	— All assisted areas in the Member	State concerned	
		☐ yes	no no
	- Article 87(3)(a) region(s)		
		☐ yes	no
	Please specify the region(s) (NUTS	5):	
	- Article 87(3)(c) region(s)		
		☐ yes	no no
	Please specify the region(s) (NUTS	5):	
	Eligible expenditure		
1.7.	Are legal, advisory, consultancy and a in the eligible expenditure?	dministrative costs	directly related to the creation of the enterprise included
			no no
	If yes, please specify:		
1.8.		to the time when mmendation 2003	<u> </u>
		☐ yes	no no
1.9.	Please indicate in the following list, v	which costs are in	cluded in the eligible expenditures:
	— Interests on external finance□		
	— Dividend on own capital employed	ed, not exceeding	the reference rate
	— Fees for renting production facilit	ies/equipment	
	— Energy, water, heating costs		
	_		
	Taxes (other than VAT and corpo Please specify:		iness income)
	Administrative charges		
	-		
	— Depreciation		
	Fees for leasing production facility	ies/equipment	
		, - qpe	

Status: Point in time view as at 24/11/2009.

	— 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/km ²
	□ 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?
	yes no

⁽¹⁾ GDP per capita in Purchasing Power Standard (PPS).

Status: Point in time view as at 24/11/2009.

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.	Can any other form of public support be granted on the basis of the same eligible costs as regards interest on external finance, dividend on own capital employed, fees for renting production facilities/equipment, energy, water, heating costs, or taxes (other than VAT and corporate taxes)?					
	If yes, please describe the mechanism put in place in order to ensure that the upper limits for the aid amount penterprise in total and per year as well as aid intensities are respected:					
5.	Scope of the scheme or ad hoc aid					
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.	Does the scheme apply to the production of the agricultural products listed in Annex I to the Treaty?					
	Does the scheme apply to the processing and marketing of agricultural products, but only to the extent laid down in the Community guidelines for State aid in the agriculture sector (¹), or any replacement Guidelines?					
	□ yes □ no					
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					

	Management of transport infrastruc	ture	
	☐ Port infrastructure		
	☐ Airport infrastructure		
	☐ Road infrastructure		
	☐ Rail infrastructure		
	☐ Urban Transport infrastructure		
	☐ Inland waterway infrastructure		
	— Monitoring		
	Will the annual report trace any inc and its beneficiary?	dividual aid fallin	g under the abovementioned categories with its amount
		☐ yes	no no
5.4.	Does the scheme apply to the shipbuild	ding sector?	
		□ yes	no
5.5.	Does the scheme respect the specific presynthetic fibres (²)?	ovisions, such as	the prohibition to grant aid to the steel sector (1) and/or
		□ yes	no
5.6.	Does the scheme provide for respect of if for large investment projects (3)?	individual notifica	tion obligation foreseen in section 4.3. of the RAG - Aid
		☐ yes	no no
6.	Cumulation		
6.1.			with aid under other scheme(s), please specify, in each the conditions on cumulation listed in section 4.4 of the
6.2.			unulated with <i>de minimis</i> support in respect of the same d intensities laid down in the approved regional aid map?
6.3.			rial) investment costs is combined with aid calculated on e intensity ceiling laid down for the region concerned?
		☐ yes	no
7.	Transparency		
7.1.	Does the scheme exclude projects for whe final scheme in the Internet (see p. 108)	hich eligible expenses of the RAG)?	nditure was incurred before the date of publication of the
		□ yes	по
8.	Other information		
	Please indicate here any other informat assessment of the measure(s) concerned	ion (e.g. environr under the guide	nental impacts or benefits) you consider relevant to the lines on national regional aid.

⁽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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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:

1.3.1. Worldwide turnover, EEA turnover, turnover in Member State concerned:

- 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.

۱.	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).

1.3.2.	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?			
	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).

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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	Description								
2.5.	Reporting Places are formation to the following documents with the appointed to the Commissions								
	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:								

3.4.	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 <i>de minimis</i> 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.

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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?									
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.									
•••••										

⁽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 $[y(t) \mid y(t-5)]^{1/5} - 1$.

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

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

PART III.6.a

SUPPLEMENTARY INFORMATION SHEET FOR RESEARCH AND DEVELOPMENT AND INNOVATION AID: AID SCHEMES

This supplementary information sheet must be used for the notification of any aid scheme (16) covered by the Community framework for State aid for research and development and innovation (thereinafter the R&D&I Framework) (17). It must also be used for aid schemes for Research and Development to SMEs, which do not fall under a Block Exemption Regulation (18) as well as for aid intended for the production, processing and marketing of agricultural products.

1. Basic characteristics of the notified measure

Please fill in the relevant parts of the notification form corresponding to the character of the notified scheme. Please find below a basic guidance.

(A)	of aid under Article 87(3)(c) of the EC Treaty) of this supplementary information sheet:									
		Aid for R&D projects, fill in Section 4.1;								
		Aid for technical feasibility studies, fill in Section 4.2;								
		Aid for industrial property right costs for SMEs, fill in Section 4.3;								
	☐ Aid for young innovative enterprises, fill in Section 4.4;									
	☐ Aid for process and organisational innovation in services, fill in Section 4.5;									
		Aid for innovations advisory services and for innovation support services, fill in Section 4.6;								
		Aid for the loan of highly qualified personnel, fill in Section 4.7;								
		Aid for innovation clusters, fill in Section 4.8.								
		nermore, please fill in also Section 5 (Incentive effect and necessity of aid) and Section 8 orting and monitoring) in order to provide the requested confirmations.								
(B)	Does	the aid scheme involve research organisations (19)/innovation intermediaries?								
		☐ yes ☐ no								
	and	s, please fill in Section 2 and/or 3 (Research organisations and innovation intermediaries Indirect State aid to undertakings through publicly funded research organisations) of this lementary information sheet.								
(C)	Can	the aid be combined with other aid?								
		☐ yes ☐ no								
	If yes	s, fill in Section 6 (Cumulation) of this supplementary information sheet.								
(D)	Does	the R&D aid concern products listed in Annex I to the EC Treaty?								
		☐ yes ☐ no								
		r, fill in Section 7 (Specific questions related to agriculture and fisheries) of this supplementary mation sheet.								

⁽¹⁶⁾ As regards the aid for promotion of execution of important projects of common European interest, the Commission may also consider a group of projects as together constituting a project. For details see Section 4 of Supplementary Information Sheet for research and development and innovation aid: individual aid (part III.6.b of Annex I to Commission Regulation (EC) No 794/2004).

⁽¹⁷⁾ Community framework for State aid for research and development and innovation (OJ C 323, 30.12.2006, p. 1).

⁽¹⁸⁾ Currently Commission Regulation (EC) No 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) as amended by Commission Regulation (EC) No 364/2004 of 25 February 2004, amending Regulation (EC) No 70/2001 as regards the extension of its scope to include aid for research and development (OJ L 63, 28.2.2004, p. 22) or any subsequent regulation replacing it.

⁽¹⁹⁾ For definition see Section 2.2(d) of the R&D&I Framework.

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	(E)	Please confirm that if the SME specific aid $\binom{20}{}$ bonus is granted, the beneficiaries comply with the SME definition as defined by the Community legislation $\binom{21}{}$:
		☐ yes
	(F)	If the scheme involves commissioning/purchasing of R&D activities/results from undertakings by the public authorities, are the providers selected in an open tender procedure (22)?
		☐ yes ☐ no
		If no, please note that such payments from the public authorities to undertakings would normally involve State aid.
	(G)	If applicable, please provide an exchange rate which has been used for the purposes of the notification:
	(H)	Please confirm that any aid granted under the notified scheme will be notified individually to the Commission if it reaches the thresholds for a detailed assessment laid down in Section 7.1 of the R&D&I Framework.
		☐ yes
	(I)	All documents provided by the Member States as annexes to the notification form shall be numbered and document numbers shall be indicated in the relevant parts of this supplementary information sheet.
2.	Rese	arch organisations and innovation intermediaries as recipients of State aid (23)
2.1.	Public	funding of non-economic activities
	(A)	Do the research organisations or non-for-profit innovation intermediaries carry out an economic activity (24) (an activity consisting in offering goods and/or services on a given market)?
		☐ yes ☐ no
		If yes, please provide description of these activities:
	(B)	If the same entity carries out activities of both economic and non-economic $(^{25})$ nature, can the two kinds of activities and their costs and funding be clearly separated?
		☐ yes ☐ no
		If yes, provide details:
		If yes, please note that public funding of non-economic activities does not fall under Article 87(1) of the EC Treaty. If not, public funding of economic activities generally entails State aid.
2.2.	Public	funding of economic activities
	(C)	Can the Member State prove that:
		 the totality of the State funding is passed on from the research organisations or not-for- profit innovation intermediaries (carrying out economic activities) to the final recipients;
		AND
		— there is no advantage granted to the intermediaries?
		☐ yes ☐ no
		Please provide details and evidence:
		If yes, please note that the intermediary organisations may not be recipient of State aid. As regards the aid to final recipients, normal State aid rules apply.

⁽²⁰⁾ I.e. measures under Sections 4.3, 4.4, 4.6 and 4.7 of this supplementary information sheet. Please note that the measure under Section 4.4 is limited to small enterprises.

²¹) See footnote 20.

⁽²²⁾ Cf. R&D&I Framework, Section 2.1.

Cf. R&D&I Framework, Section 3.1.

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3.	Indire	ect State aid to undertakings through publicly funded research organisations (26)
3.1.	Rese	arch on behalf of undertakings
	(A)	Are the projects supported under the notified scheme carried out by research organisations on behalf of undertakings?
		☐ yes ☐ no
	(B)	If yes, do the research organisations (acting as agent) render services to the undertakings (acting as principals) in situations, where:
		 the agents receive payment of an adequate remuneration for their services,
		□ yes □ no
		AND
		— do the principals specify the terms and conditions of these services?
		☐ yes ☐ no
		Please provide details:
	(C)	Do the research organisations provide their services at market price?
		□ yes □ no
		If there is no market price, do the research organisations provide their services at a price which reflects full costs plus a reasonable margin?
		□ yes □ no
		Please provide details:
		If a research organisation renders services and if the answer to one of the questions in Section C is yes, there will be normally no State aid passed to the undertakings through the research organisation.
3.2.	Colla	boration of undertakings and research organisations
	(A)	Is the collaboration project carried out jointly by undertakings and research organisations?
		□ yes □ no
		If yes, provide details on the partnerships.
	(B)	If yes, do the participating undertakings bear the full cost of the projects supported under the notified scheme?
		☐ yes ☐ no
		Are the results which do not give rise to intellectual property rights widely disseminated AND are any intellectual property rights which result from the activity of the research organisations fully allocated (27) to the research organisations?
		☐ yes ☐ no
		Do the research organisations receive from the participating undertakings compensation equivalent to the market price for the intellectual property rights (28) which result from the activity of the research organisations carried out in the project and which are transferred to the participating undertakings?
		□ yes □ no
		Please provide details (please note that any contribution of the participating undertakings to the costs of the research organisations shall be deducted from the compensation):

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(C) If none of the answers to questions of Section B is yes, the Member State may rely on individual assessment of the collaboration projects (29).

Please provide an individual assessment of the collaboration projects, taking into account the above mentioned elements. Please attach also the contractual agreements to the notification.

If none of the answers to questions of Section B is yes and if the individual assessment of the collaboration projects does not lead to the conclusion that there is no State aid, the Commission will consider the full value of the contribution of the research organisation to the project as aid to undertakings.

4. Compatibility of aid under Article 87(3)(c) of the EC Treaty

- 4.1. Aid for R&D projects (30)
- 4.1.1. Research category (31)

(A)	Please indicate which R&D stages (32) are supported under the notified scheme:						
		fundamental research					
		industrial research					
		experimental development					
	Give	examples of major projects to be covered by the notified scheme:					
(B)	be tal	vidual R&D projects encompass different research categories, please explain how this wilken into account in determining the maximum aid intensity of a given project (the maximum tensity applicable must reflect the stages of research involved).					

4.1.2. Eligible costs

All eligible costs must be allocated to a specific category of R&D (33). Please specify (or tick) below.

	Fundamental research	Industrial research	Experimental development
Personnel costs			
Costs of instruments and equipment			
Costs for building and land			
Cost of contractual research, technical knowledge and patents bought or licensed from outside sources at market prices			
Additional overheads incurred directly as a result of the research project			
Other operating expenses			

⁽²⁹⁾ There also may be no State aid where the assessment of the contractual agreement between the partners leads to the conclusion that any intellectual property rights to the R&D&I results as well as access rights to the results are allocated to the different partners of the collaboration and adequately reflect their respective interests, work packages, and financial and other contributions to the project.

⁽³⁰⁾ Cf. R&D&I Framework, Section 5.1.

To classify the activities, you may refer to the Commission practice or the specific examples and explanations provided in the Frascati Manual on the Measurement of Scientific and technological Activities, proposed Standard Practice for Surveys on Research and Experimental Development (Organisation for Economic Cooperation and Development, 2002).

⁽³²⁾ For definitions see Section 2.2(e), (f), (g) of the R&D&I Framework

(B)

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.1.3. Aid intensities and bonuses

The aid intensity is calculated on the basis of the eligible costs of the project. It must be established for each beneficiary of aid, including in a collaboration project (34).

Fundamental

163	Designation of the	· /	decement on a A	/351.
(A)	Basic intensities	s (Without	Donuses	(");

		research	Industrial research	development		
Max	kimum aid intensity					
Bonu	uses:					
Do th	ne supported projects b	enefit from a bonus?				
	☐ yes	□ no				
If yes	s, please specify below.					
_	Is an SME bonus app	olied under the notified	scheme?			
	☐ yes	☐ no				
	Specify the level of be	onus applicable (36):				
— Is a bonus for effective collaboration between undertakings (i) or collaboration of an undertaking with a research organisation (ii) or (only for projects of industrial research) dissemination of results (iii) applied under the notified scheme?						
	☐ yes	□ no				
	1,7	an effective collaboration of each other, is fulfilled:		•		

conditi	ions are f	ulfilled:		• • •						Ū
	no sinale	undertaking	bears	more	than	70%	of the	eligible	costs	of the

no single undertaking	bears	more	than	70%	of	the	eligible	costs	of	the
collaboration project;										

AND

the project involves collaboration with at least one SME or the collaboration
has a cross-border character, i.e. research and development activities are
carried out in at least two different Member States.

Specify the level of bonus applicable (37):

(ii)	If a bonus for an effective collaboration between an undertaking and a research
	organisation, particularly in the context of coordination of national R&D policies, is
	applied, please confirm that the following conditions are fulfilled:

the research organisation bears at least 10 % of the eligible	costs;
---	--------

AND

the research organisation has the right to publish the result of the research projects insofar as they stem from research implemented by that organisation.

Specify the level of bonus applicable (38):

⁽³⁴⁾ In the case of State aid for an R&D project being carried out in collaboration between research organisations and undertakings, the combined aid deriving from direct government support for a specific research project and, where they constitute aid, contributions from research organisations to that project may not exceed the applicable aid intensities for each benefiting undertaking.

⁽³⁵⁾ The aid intensity may not exceed 100% for fundamental research, 50% for industrial research and 25% for experimental development.

⁽³⁶⁾ The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.

The aid intensity may be increased by 15 percentages points, but up to a maximum of 80 %.

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			(iii)	the				a bonus for wide dissemination of the results of y at least one of the following methods of wide
					technical and scier	ntific c	onfere	rences;
					publication in scier	itific o	r techr	hnical journals;
					availability in open can be accessed b			positories (databases where raw research data
					availability through	free o	or ope	en source software.
				Spe	cify the level of bonus	appli	cable	e (³9):
	(C)							ported under the notified scheme (taking into
4.1.4.	Spec	ial co	nditi	ons	for repayable ad	vand	e (40	40)
	(A)	Is the	aid to t	the R	&D projects granted i	n the t	form o	of a repayable advance?
					yes		no	
	(B)				ranted in the form of a uivalent (41)?	repaya	able a	advance under the notified scheme expressed
					yes		no	
								ance expressed as gross grant equivalent (42)
					ase provide the comp above mentioned me			odology applied AND the underlining verifiable has been based:
	(C)							equivalent, what is the level of the repayable le costs:
		indica	ted in S	Section				to the R&D project are higher than the rates aximum rates indicated in Section 5.1.5 of the
		_		lefine				nation on the repayment in the case of success ed as a successful outcome of the research
			AND					
		_	confir	m the	following:			
				an in	nterest rate at least e	qual to	o the a	successful outcome the advance is repaid with applicable rate resulting from the application method of setting the reference and discount
				Stat	e is entitled to reque	st pay	ments	o outcome defined as successful, the Member hts beyond payments of the advance amount eference rate foreseen by the Commission;
					ase of partial success proportion to the deg			ber State requires that the repayment secured cess achieved.

The aid intensity may be increased by 15 percentages points, but up to a maximum of 80 %.

Cf. R&D&I Framework, Section 5.1.5.
Gross grant equivalent of a repayable advance reflects the probability that the advance will be repaid by the

The gross grant equivalent must fulfil the conditions on maximum aid intensities laid down in Sections 5.1.2 and 5.1.3

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.1.5.	Spec	ial co	ondițio	ns	for fiscal	measure	es (4	44)	
	(A)	Is the aid to the R&D projects supported under the notified scheme granted in the form of a fiscal measure?							
					yes			no	
									n of a fiscal measure, please provide evaluation sess the incentive effect of the R&D fiscal aid.
	(B)	If yes,	please	spe	cify how the	aid intensi	ties a	are o	calculated:
			on the	basi	s of individu	al R&D pro	oject;		
									and the sum of all eligible R&D costs incurred in fiscal years;
			other:	ioni		·····			
		Please	e provid	e de	tails on the	calculation	meth	nod	applied:
		romon							
4.2.	Aid fo	r techn	ical feas	sibili	ty studies (45	5)			
4.2.1.	Gene	eral c	onditio	ons					
	The st	studies are preparatory to (46):							
		indust	rial rese	earch	n;				
		experi	mental	deve	elopment.				
4.2.2.	Aid i	ntensities							
	Specif	fy the maximum aid intensity (47) (%) for SMEs:							
	Specif	fy the n	naximur	n aid	d intensity (4	8) (%) for la	rge c	com	panies:
	The a	id inten	sity is c	alcu	lated on the	basis of co	ost of	f fea	asibility studies of the project.
4.3.	Aid fo	Aid for industrial property right costs for SMEs (49)							
4.3.1.	Conditions								
	Which	Which stage of research (50) is concerned?							
		funda	mental r	esea	arch;				
		indust	rial rese	earch	1;				
		experi	mental	deve	elopment.				
4.3.2.	Eligi	ble co	sts a	nd a	aid intens	ities			
	(A)	Specif	fy the el	igibl	e costs (51):				
			costs p	rece	eding the gra	ant of the ri	ght in	n the	e first legal jurisdiction:
									er to obtain the granting or validation of the right
									the right during the official prosecution of the edings:

Cf. R&D&I Framework, Section 5.3

⁽⁴⁴⁾ Cf. R&D&I Framework, Section 5.1.6.

⁽⁴⁵⁾ Cf. R&D&I Framework, Section 5.2.

⁽⁴⁶⁾ To classify the activities, you may refer to the Commission practice or the specific examples and explanations provided in the Frascati Manual on the Measurement of Scientific and technological Activities, proposed Standard Practice for Surveys on Research and Experimental Development (Organisation for Economic Cooperation and Development, 2002); for definitions see Section 2.2(e), (f), (g) of the R&D&I Framework.

⁽⁴⁷⁾ For SMEs, the aid intensity may not exceed 75% for studies preparatory to industrial research activities and 50% for studies preparatory to experimental development activities.

For large companies, the aid intensity may not exceed 65% for studies preparatory to industrial research activities and 40% for studies preparatory to experimental development activities.

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	(B)	Specify th	e maximum aid intensity (%) (52):					
4.4.	Aid fo	r young in	novative enterprises (53) (for small enterprises)					
	Pleas	lease confirm that:						
	(A)		eneficiaries are exclusively small enterprises as defined by Community legislation (54), stence for less than six years at the time when the aid is granted;					
	(B)	☐ the b	eneficiaries are innovative enterprises.					
		Plea	se confirm that the compliance with this condition is ensured through:					
			an evaluation carried out by an external expert demonstrating that the beneficiary will in the foreseeable future develop products, services or processes which are technologically new or substantially improved compared to the state of the art in its industry in the Community, and which carry a risk of technological or industrial failure;					
			OR					
			the evidence that the R&D expenses of the beneficiary represent at least 15% of its total operating expenses in at least one of the three years preceding the granting of the aid or in the case of a start-up enterprise without any financial history, in the audit of its current fiscal period, as certified by an external auditor.					
		Please p	ovide details on how this is implemented:					

		······						
	(C)	Specify the	e maximum aid amount applicable under the notified scheme:					
		Please co	nfirm that the aid for young innovative enterprises will not exceed:					
		☐ EUR	1 million in non-assisted areas;					
		☐ EUR	1,5 million in regions eligible for the derogation in Article 87(3)(a) of the EC Treaty;					
		☐ EUR	1,25 million in regions eligible for the derogation in Article 87(3)(c) of the EC Treaty.					
	(D)	Please co	nfirm that:					
		will r	eneficiaries didn't receive aid for young innovative enterprises before and eceive this type of aid only once during the period in which they qualify as a young rative enterprise.					
	(E)	Do the er	terprises benefit from a cumulation of aid?					
			☐ yes ☐ no					
			ease indicate how the specific cumulation rules for young innovative enterprise aid 5.4 of the R&D&I Framework) will be complied with.					
9 100								
4.5.			and organisational innovation in services (55)					
1.5.1.		eral con						
	(A)	_	type of innovation in service activities (56) does the notified scheme refer to?					
		_	ess innovation in service activities;					
		☐ orga	nisational innovation in service activities.					

⁽⁵²⁾ Maximum aid levels correspond to the same levels of aid as would have qualified as R&D aid in respect of the research activities which first led to the industrial property rights concerned.

⁽⁵³⁾ Cf. R&D&I Framework, Section 5.4.

See footnote 20.

		Please provide a detailed description of the innovation in serviorganisational):	ce activities (57) (process and/or
	·-·		
	(B)	Please confirm that:	
		the organisational innovation is related to the use and Communication Technologies (ICT) to change the organisa	
		the innovation is formulated as a project with an identified a well as identified project costs;	nd qualified project manager, as
		the result of the aided project is the development of a smethodology of concept, which can be systematically reppossibly patented;	
		the process or organisational innovation is new or substan state of the art in its industry in the Community;	tially improved compared to the
		☐ the process or organisational innovation projects entail a cl	ear degree of risk;
		the aid is granted to large enterprises only if they collaborate and that the collaborating SMEs incur at least 30% of the to	
		Please provide details/evidence concerning all these elements:	
4.5.2.	Eligi (A)	ible costs and aid intensities Please specify the eligible costs (58):	
			Eligible costs
		Personnel costs	Eligible costs
		Costs of instruments and equipment	
		Costs for building and land	
		Cost of contractual research, technical knowledge and patents bought or licensed from outside sources at market prices	S
		Additional overheads incurred directly as a result of the resear	rch
		Other operating expenses	
	(B)	Specify the maximum aid intensity (59) for large enterprises (%):	,
		Specify the maximum aid intensity (60) for medium enterprises (6	51) (%):
		Specify the maximum aid intensity (62) for small enterprises (63)	(%):
		The aid intensity is calculated on the basis of the eligible costs of	of the projects.

⁽⁵⁷⁾ In order to classify the activities, you may refer to the Commission practice or the specific definitions provided in the OSLO Manual, Guidelines for Collecting and Interpreting Innovation Data, 3rd Edition (Organisation For Economic Cooperation and Development, 2005).

For details see Section 5.1.4. Please note that in the case of organisational innovation, the costs of instruments and equipment cover costs of ICT instruments and equipment only.

⁽⁵⁹⁾ The maximum aid intensity is 15% of the eligible costs.

The maximum aid intensity is 25% of the eligible costs.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Aid for innovation advisory services and for innovation support services (64) (for SMEs) 4.6.1. General conditions Specify the maximum aid amount (not exceeding EUR 200 000 per beneficiary within any three year period): Please confirm that: (B) if the service provider does not benefit from a national or European certification the aid will not cover more than 75% of the eligible costs; the beneficiaries use the State aid to buy the services at market price (or if the service provider is a non-for-profit entity, at a price which reflects its full costs plus a reasonable margin). Please provide details on how this will be ensured. 4.6.2. Eligible costs What type of aid is granted? aid for innovation advisory services; aid for innovation support services. If it is an aid for innovation advisory services, specify the eligible costs: (B) management consulting: technological assistance: technology transfer services: training: consultancy for acquisition, protection and trade in Intellectual Property Rights and for licensing agreements: consultancy on the use of standards: (C) If it is an aid for innovation support services, specify the eligible costs: office space: technical libraries services: market research: use of laboratory: quality labelling: testing and certification: 4.6.3. Special conditions for a non-for-profit entity If the service providers are non-for-profit entities, the aid may be given in the form of a reduced price, as the difference between the price paid and the market price (or a price which reflects full costs plus a reasonable margin).

Is the aid given in the form of a reduced price?

☐ no

yes

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		of th	s, provide evidence of the existence of a system ensuring transparency about the full costs e innovation advisory and innovation support services provided, as well as about the price by the beneficiaries, so that the aid received can be measured and monitored.
4.7.	Aid fo	r the i	loan of highly qualified personnel (65) (for SMEs)
4.7.1.	Gene	eral	conditions
	(A)	Whe	re do the highly qualified personnel (66) come from?
			research organisations;
			large enterprises.
		Prov	ide details (if possible) on research organisations and on large enterprises.

	(B)	Plea	se confirm that:
			the seconded personnel are not replacing other personnel;
			the seconded personnel are employed in a newly created function within the beneficiary undertaking.
		Spec	cify please this newly created function:

			the seconded personnel have been employed for at least two years in the research organisations or the large enterprises which are sending the personnel on secondment;
			the seconded personnel work on R&D&I activities within the SME receiving aid.
4.7.2.	Eligi	ble o	costs and aid intensities
	(A)	Spec	cify the eligible costs:
			costs for borrowing and employing highly qualified personnel:
			mobility allowance for the seconded personnel:
	(B)	_	Please confirm that consultancy costs (payment of the service rendered by the expert without employing the expert in the undertaking) are excluded from eligible costs of the aid for the loan of highly qualified personnel.
	(C)	Spec	cify the maximum aid intensity (67) (%):
4.8.	Aid fo	r inno	vation clusters (68)
4.8.1.	Gene	eral	conditions
	(A)	Wha	t type of aid is granted to the beneficiaries?
			investment aid;
			operating aid for cluster animation.

For definition see Section 2.2. (k) of the R&D&I Framework.

Cf. R&D&I Framework, Section 5.7.

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	(B)	Please confirm that:
		☐ the aid is exclusively granted to the legal entities operating the innovation clusters;
		the beneficiaries are in charge of managing the participation and access to the clusters' premises, facilities and activities.
		Please provide details:
		access to the clusters' premises, facilities and activities is not restricted.
	(C)	Do the fees charged for using the cluster's facilities and for participating in the cluster's activities
	(0)	reflect their costs?
		□ yes □ no
		If yes, please demonstrate how this is ensured:
		If not, please provide details (especially with respect to the existence of aid within the meaning of Article 87(1) of the EC Treaty, see Section 3.1 of the R&D&I Framework):
	(D)	Please attach an analysis of the technological specialisation of the innovation cluster, existing regional potential, existing research capacity, presence of clusters in the Community with similar purposes and potential market volumes of the activities in the cluster:
4.8.2.	Spec	ific conditions concerning investment aid for cluster animation
	(A)	What type of investment is carried out?
		setting up of innovation clusters;
		expansion of innovation clusters;
		animation of innovation clusters.
	(B)	For which facilities is the aid granted?
		☐ facilities for training and research centre;
		□ open-access research infrastructures, laboratory, testing facility;
		☐ broadband network infrastructures.
	(C)	Specify the eligible costs:
		□ costs relating to investment in land:
		buildings:
		machinery:
		equipment:
	(D)	What is the basic aid intensity (%) (69):
		If applicable, what is the basic aid intensity for regions falling under Article 87(3)(a) of the EC Treaty:
		 with less than 75 % of average EU-25 GDP per capita, outermost regions with higher GDP per capita and statistical effect regions (until 1 January 2011)(%) (⁷⁰):

		— with less than 60 % of average EU-25 GDP per capita (%) (71):
		— with less than 45 % of average EU-25 GDP per capita (%) (⁷²):
		If applicable, what is the basic aid intensity for statistical effect regions falling under Article 87(3)(c) of the EC Treaty from 1 January 2011 (%) (73):
	(E)	Is any bonus granted to beneficiaries?
		☐ yes ☐ no
		If yes, specify below:
		— Do you apply an SME bonus?
		□ yes □ no
		Specify the level of bonus applicable to small enterprises (74):
		Specify the level of bonus applicable to medium-sized enterprises (75):
		— Do you apply a bonus for undertakings located in outermost regions?
		□ yes □ no
		If yes, specify the level of bonus applicable to undertakings located in outermost regions:
		— where their GDP per capita falls below 75 % of EU-25 GPD average (%) (76):
		— other outermost regions (%) (**):
4.8.3.	Spec	ific conditions concerning operating aid for cluster animation
	(A)	For how long is such aid granted: years
		If the aid is granted for a longer period than five years, please provide convincing evidence in order to justify such longer period (78).
	(B)	Is the aid degressive?
		□ yes □ no
	(C)	Specify the eligible costs:
		marketing of the cluster to recruit new companies to take part in the cluster:
		☐ management of the cluster's open-access facilities:
		organisation of training programmes, workshops and conferences to support knowledge sharing and networking between the members of the cluster:
	(D)	Aid intensity:
		— degressive aid (please specify degressive rates for each year) (79):
		— non-degressive aid (%) (80):

The maximum aid intensity is 40% of the eligible costs.
The maximum aid intensity is 50% of the eligible costs.
The maximum aid intensity is 20% of the eligible costs.
The aid intensity may be increased by maximum 10 percentage points for small enterprises.
The aid intensity may be increased by maximum 10 percentage points for medium-sized enterprises.

The aid intensity may be increased by maximum 20 percentage points. The aid intensity may be increased by maximum 10 percentage points. In any case, the period may never exceed 10 years.

The intensity may amount 100 % for the eligible costs the first year but must have fallen in a linear fashion to zero by

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Incentive effect and necessity of aid (81)

5.1. General conditions

Please confirm that when granting the aid under the notified measure, it will be ensured that the R&D&I activities of individual beneficiaries will not commence prior to their aid application or granting decision in case of fiscal aid.

		□ yes							
	Pleas	se provide details on how the compliance with this condition will be ensured:							

	proce	use the aid is granted for projects of large enterprises, to SMEs if it exceeds EUR 7,5 million, for ess and organisational innovation in services and for innovation clusters, please confirm that the native effect will be evaluated on the basis of at least one of the following indicators:							
		increase in project size;							
		increase in scope;							
		increase in speed;							
		increase in total amount spent on R&D&I							
		other:							
	Pleas	se provide details on how this evaluation will be carried out:							

6.		Cumulation (82)							
	(A)	Is the aid granted under the notified scheme combined with other aid (83)?							
		□ yes □ no							
	(B)	If yes, please describe the cumulation rules applicable to the notified aid scheme:							
	(C)	Please specify how the respect of cumulation rules will be verified in the notified aid scheme:							
7.	Spec	cific questions relating to agriculture and fisheries (84)							
	(A)	Does the R&D aid concern products listed in Annex I to the EC Treaty?							
		□ yes □ no							
		If yes, specify the type of products:							

⁸¹⁾ Cf. R&D&I Framework, Chapter 6.

⁽⁸²⁾ Cf. R&D&I Framework, Chapter 8.

Please note that the aid for R&D&I shall not be cumulated with de minimis support in respect of the same eligible

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

(B)	If yes	, please provide the answers to the following questions:
	_	is the aid of general interest to the particular sector or sub-sector concerned?
		☐ yes ☐ no
		If yes, provide evidence:
	-	is the information that research will be carried out, and with which goal published on Internet prior to the commencement of the research AND does the information published include an approximate date of the expected results and their place of publication on the Internet, as well as a mention that the result will be available at no cost?
		☐ yes ☐ no
		If yes, provide evidence and specify the Internet address:
	_	are the results of the research made available on Internet, for a period of at least five years AND can it be confirmed that the information on the Internet will be published no later than any which may be given to members of any particular organisation?
		□ yes □ no
		If yes, provide evidence:
	_	is the aid granted directly to the researching institution or body AND does it exclude the direct granting of non-research related aid to a company producing, processing or marketing agricultural products, as well as the provision of price support to producers of such products?
		□ yes □ no
		If yes, provide evidence:
	can b	answers to all four conditions of Section B above are yes, the aid intensity up to 100% e allowed. If not, cases of R&D aid for products listed in Annex I to the EC Treaty are to be ined under the normal rules of the R&D&I Framework.
(C)	Speci	fy the total aid intensity (%):
(D)		eration pursuant to Council Regulation (EC) No $1698/2005$ on support for rural development e EAFRD (85)
	(EC)1	the cooperation been approved for Community co-financing under Article 29 of Regulation No 1698/2005 AND/OR is the State aid granted as additional financing pursuant to Article 89 is Regulation under the same conditions and at the same intensity as the co-financing (86)?
		☐ yes ☐ no
	If not,	cases of R&D aid for products listed in Annex I to the EC Treaty are to be examined under

the normal rules of the R&D&I Framework.

⁽⁸⁵⁾ Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1), as amended by Regulation (EC) No 1463/2006 (OJ L 277, 9.10.2006, p. 1).

⁽⁸⁶⁾ Commission will allow State aid for cooperation pursuant to Article 29 of Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) if such cooperation has been approved for Community co-financing under that Article and/or the State aid

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Ann	Annual reports				
	Please note that this reporting obligation is without prejudice to the reporting obligation pursuant to Commission Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 (88).				
(A)	Please undertake to submit annual reports on the implementation of the notified scheme to the Commission, containing all the elements listed below (89):				
	 name of the beneficiary; 				
	 aid amount per beneficiary; 				
	 aid intensity; 				
	 sectors of activity where the aided projects are undertaken. 				
	□ yes				
(B)	Please undertake to explain in the annual report for all aid granted under an approved scheme to large undertakings how the incentive effect has been respected for aid given to such undertakings (**o*).				
	□ yes				
Acc	ess to full text of schemes				
(A)	Please undertake to publish the full text of the final aid schemes as approved by the Commission on the Internet.				
	☐ yes				
	Please provide the Internet address:				
(B)	Please confirm that the scheme as approved by the Commission will not be applied before the information is published on the Internet (as required under Section A above).				
	□ yes				
Info	rmation sheets, monitoring				
(A)	Please undertake, whenever aid for R&D&I is granted on the basis of aid schemes without falling under the duty for individual notification, and exceeds EUR 3 million (91), to provide the Commission within 20 working days starting from the granting of the aid by the competent authority with the information requested in the standard form laid down in the Annex to the R&D&I Framework.				
	□ yes				
(B)	Please undertake to maintain detailed records regarding the granting of aid, with all information necessary to establish that the eligible costs and maximum allowable aid intensity have been observed.				
	□ yes				
(C)	Please undertake to ensure that detailed records referred to in Section B above are maintained for 10 years from the date on which the aid was granted.				
	□ yes				
(D)	Please undertake to submit the records referred to in Section B above on request of the Commission.				
	□ yes				
Oth	er information				
	ase give any other information you consider necessary to assess the measure(s) in question unde Community Framework for State aid for research, development and innovation.				

Cf. R&D&I Framework, Section 10.1.

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).

As regards the specific reporting requirements for fiscal aid and clusters, please see Section 10.1.1 (third and fourth paragraphs) of the R&D&I Framework

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

PART III.6.b

SUPPLEMENTARY INFORMATION SHEET FOR RESEARCH AND DEVELOPMENT AND INNOVATION AID: INDIVIDUAL AID

This supplementary information sheet must be used for the notification of any individual aid covered by the Community framework for State aid for research and development and innovation (thereinafter the R&D&I Framework) (92). It must also be used for individual aid for Research and Development to SMEs, which does not fall under a Block Exemption Regulation (93) or is subject to individual notification obligation as it exceeds the individual notification thresholds laid down in the block exemption. This notification sheet also covers the individual aid intended for the production, processing and marketing of agricultural products.

1. Basic characteristics of the notified measure

Please fill in the relevant parts of the notification form corresponding to the character of the notified measure. In particular, please note that **Section 8** is to be completed only if the notified measure is subject to a detailed assessment, i.e. only if condition(s) of **Section 7** are met. Please find below a basic guidance.

basic	guidance.
(A)	Is the aid granted in order to promote the execution of an important project of common European interest?
	☐ yes ☐ no
	If yes, please fill in Section 4 (Compatibility of aid under Article 87(3)(b) of the EC Treaty) of this supplementary information sheet. Furthermore please fill in Section 11 (Reporting and monitoring).
(B)	If no, please specify the type of aid and fill in the appropriate subsections of Section 5 (Compatibility of aid under Article 87(3)(c) of the EC Treaty) of this supplementary information sheet:
	☐ Aid for R&D projects, fill in Section 5.1;
	☐ Aid for technical feasibility studies, fill in Section 5.2;
	☐ Aid for industrial property right costs for SMEs, fill in Section 5.3;
	☐ Aid for young innovative enterprises, fill in Section 5.4;
	☐ Aid for process and organisational innovation in services, fill in Section 5.5;
	☐ Aid for innovations advisory services and for innovation support services, fill in Section 5.6;
	☐ Aid for the loan of highly qualified personnel, fill in Section 5.7;
	☐ Aid for innovation clusters, <i>fill in Section 5.8</i> .
	Furthermore, please fill in: Section 6 (Incentive effect and necessity of aid) in order to verify the incentive effect, Section 7 (Criteria triggering a detailed assessment) in order to verify if the notified aid is subject to the detailed assessment of Section 8 (Additional information for detailed assessment) and Section 11 (Reporting and monitoring).
(C)	Does the aid involve research organisations (94)/innovation intermediaries?
	□ yes □ no
	If yes, fill in Section 2 and/or 3 (Research organisations and innovation intermediaries and Indirect State aid to undertakings through publicly funded research organisations) of this supplementary information sheet.
(D)	Can the aid be combined with other aid?
	□ yes □ no
	If yes, fill in Section 9 (Cumulation) of this supplementary information sheet.

⁽⁹²⁾ Community framework for State aid for research and development and innovation (OJ C 323, 30.12.2006, p. 1).

Currently Commission Regulation (EC) No 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) as amended by Commission Regulation (EC) No 364/2004 of 25 February 2004 amending Regulation (EC) No 70/2001 as regards the extension of its scope to include aid for research and development (OJ L 63, 28.2.2004, p. 22) or any subsequent regulation replacing it.

⁽⁹⁴⁾ For definition see Section 2.2.(d) of the R&D&I Framework.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	(E)	Does the R&D aid concern products listed in Annex I to the EC Treaty?
		☐ yes ☐ no
		If yes, fill in Section 10 (Specific questions related to agriculture and fisheries) of this supplementary information sheet.
	(F)	In case the notified individual aid is based on an approved scheme, please provide details concerning that scheme, including its publication reference (Internet address) and State aid registration number:
	(G)	Please confirm that if the SME specific aid (%)/bonus is granted, the beneficiary complies with the SME definition as defined by the Community legislation (%):
		□ yes
		Please provide relevant information and evidence:
	(H)	If the aid involves commissioning/purchasing of R&D activities/results from undertakings by the public authorities, are the providers selected in an open tender procedure (97)?
		☐ yes ☐ no
		If no, please note that such payments from the public authorities to undertakings would normally involve State aid.
	(I)	If applicable, please provide an exchange rate which has been used for the purposes of the notification:
	(J)	All documents provided by the Member States as annexes to the notification form shall be numbered and document numbers shall be indicated in the relevant parts of this supplementary information sheet.
2.	Rese	arch organisations and innovation intermediaries as recipients of state aid (98)
		re are several research organisations or innovation intermediaries involved in the notified project, e provide the information below for each of them.
2.1.	Public	c funding of non-economic activities
	(A)	Does the research organisation or non-for-profit innovation intermediary carry out an economic activity (99) (an activity consisting in offering goods and/or services on a given market)?
		□ yes □ no
		If yes, please provide description of these activities:
	(B)	If the same entity carries out activities of both economic and non-economic (100) nature, can the two kinds of activities and their costs and funding be clearly separated?
		□ yes □ no
		If yes, provide details:
		If yes, please note that public funding of non-economic activities does not fall under Article 87(1) of the EC Treaty. If not, public funding of economic activities generally entails State aid.

I.e. measures under Sections 5.3, 5.4, 5.6 and 5.7 of this supplementary information sheet. Please note that the measure under Section 5.4 is limited to small enterprises.

See footnote 20.

Cf. R&D&I Framework, Section 2.1.

Cf. R&D&I Framework, Section 3.1.

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2.2.	Public funding of economic activities							
	Can th	an the Member State prove that:						
	_	the totality of the State funding has been passed on from the research organisation or not-for-profit innovation intermediary (carrying out economic activities) to the final recipients;						
	AND							
		there is no advantage granted to the intermediary?						
		☐ yes ☐ no						
	Please provide details and evidence:							
	If yes, please note that the intermediary organisations may not be recipient of State aid. As regards the aid to final recipients, normal State aid rules apply.							
3.	Indire	ct State aid to undertakings through publicly funded research organisations (101)						
		e are more research organisations or innovation intermediaries involved in the notified project, e provide the information below for each of them.						
3.1.	Resea	arch on behalf of undertakings						
	(A)	Is the supported project carried out by research organisations on behalf of undertakings?						
		□ yes □ no						
	(B)	If yes, do the research organisations (acting as agent) render services to the undertakings (acting as principals) in situations, where:						
		 the agents receive payment of an adequate remuneration for their services, 						
		☐ yes ☐ no						
		AND						
		— do the principals specify the terms and conditions of these services?						
		☐ yes ☐ no						
		Please provide details:						
	(C)	Do the research organisations provide their services at market price?						
		☐ yes ☐ no						
		If there is no market price, do the research organisations provide their services at a price which reflects full costs plus a reasonable margin?						
		☐ yes ☐ no						
		Please provide details:						
		search organisation renders services and if the answer to one of the questions in Section C is yes, will be normally no State aid passed to the undertakings through the research organisation.						
3.2.	Collab	poration of undertakings and research organisations						
	(A)	Is the collaboration project carried out jointly by undertakings and research organisations?						
		☐ yes ☐ no						
		If yes, provide details on the partnerships:						

4.

4.1.

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(B)	If yes	s, do the participating unde	ertaki	ings bear the full cost of the projects supported under the
	notifi	ied scheme?		
		☐ yes		no
	any i		vhich	to intellectual property rights widely disseminated AND are a result from the activity of the research organisations fully sations?
		☐ yes		no
equivalent to the market price for the intelle				ceive from the participating undertakings compensation the intellectual property rights (103) which result from the s carried out in the project and which are transferred to the
		□ yes		no
				hat any contribution of the participating undertakings to the shall be deducted from the compensation):

(C)		ne of the answers to questionssment of the collaboration		f Section B is yes, the Member State may rely on individual ects (104).
				ment of the collaboration projects, taking into account the attach also the contractual agreements to the notification.
proje	If none of the answers to questions of Section B is yes and if the individual assessment of the collaboration projects does not lead to the conclusion that there is no State aid, the Commission will consider the full value of the contribution of the research organisation to the project as aid to undertakings.			
Com	Compatibility of aid under article 87(3)(b) of the EC treaty			
	Aid for R&D&I to promote the execution of an important project (105) of common European interest may be considered to be compatible with the common market pursuant to Article 87(3)(b) of the EC Treaty.			
Gene	eral cor	nditions (cumulative)		
(A)	Pleas	se confirm that:		
		the project contributes in interest (106);	nac	concrete, clear and identifiable manner to the Community
		AND		
				e objective of the project is not limited to one Member State ementing it, but extends to the Community as a whole (107);
		AND		
		the project presents a sul	bstar	ntive leap forward for the Community objectives.
	Please provide details and evidence:			:

For details see Section 3.2,2 (footnote 28) of the R&D&I Framework.

For details see Section 3.2.2 (footnote 29) of the R&D&I Framework.

There also may be no State aid where the assessment of the contractual agreement between the partners leads to the conclusion that any intellectual property rights to the R&D&I results as well as access rights to the results are allocated to the different partners of the collaboration and adequately reflect their respective interests, work packages, and financial and other contributions to the project.

The Commission may also consider a group of projects as together constituting a project. (108)

Please note that the common European interest must be demonstrated in practical terms, e.g. it must be demonstrated

	(B)	Specify the positive effects of the aid:					
			important spill-overs for society;				
			contribution of the measure to the improvement of the Community situation regarding R&D&I in the international context;				
			creation of new markets;				
			development of new technologies;				
			other positive effects.				
		vomor					
	(C)		e provide the terms of implementation of the project (including participants, ives) (108):				
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
							
	(D)		e provide details and evidence illustrating that the aid is necessary to achieve the defined ive of common interest AND presents an incentive for the execution of the project (109):				
	(E)		e provide details and evidence demonstrating that the project involves a high level of risk:				
	(F)	Please	e provide details and evidence illustrating that the project is of great importance with ct to its character and its volume (110):				
4.2.	Descri	iption o	f the project				
	Please	e provi	de a detailed description of the project. For orientation please see Section 5.1 of this ry information sheet.				
	·	romment o					
5.			y of aid under article 87(3)(c) of the EC treaty				
		e are s ch of th	everal beneficiaries involved in the notified project, please provide the information below nem.				
			projects (111)				
5.1.1.			category (112)				
	(A)	Please	e indicate which R&D stages (113) are supported under the notified aid measure:				
			fundamental research;				
			industrial research;				
			experimental development.				

⁽¹⁰⁸⁾ Please note that the projects must be clearly defined as regards these aspects.

For orientation please see the criteria included in Section 6 of this supplementary information sheet.

⁽¹¹⁰⁾ I.e. is meaningful with respect to its objective and is of substantial size.

Cf. R&D&I Framework, Section 5.1.

⁽¹⁾ To classify the activities, you may refer to the Commission practice or the specific examples and explanations provided in the Frascati Manual on the Measurement of Scientific and technological Activities, proposed Standard Practice for Surveys on Research and Experimental Development (Organisation for Economic Cooperation and

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	(B)	tasks as falling under th	ompass different researd e categories of fundamer falling under any of those	ntal research, industrial r	
		***************************************	***************************************		
5.1.2.	Eligi	ble costs			
		gible costs must be alloo dicate their amount.	cated to a specific catego	ory of R&D (¹¹⁴). Please :	specify the eligible costs
			Fundamental research	Industrial research	Experimental development
	Pers	sonnel costs			
		ts of instruments and ipment			
	Cost	ts for building and			
	rese know boug	t of contractual earch, technical wledge and patents ght or licensed from ide sources at market es			
	incu	itional overheads rred directly as a alt of the research ect			
	Othe	er operating expenses			
	The ai		on the basis of the eligib cluding in a collaboration		must be established for
			Fundamental research	Industrial research	Experimental development
		Maximum aid intensity			

Cf. Section 5.1.4 of the R&D&I Framework. These eligible costs apply to aid for R&D projects (Section 5.1) research

projects and to process and organisational innovation in services (Section 5.5). In the case of State aid for an R&D project being carried out in collaboration between research organisations and undertakings, the combined aid deriving from direct government support for a specific research project and, where they constitute aid, contributions from research organisations to that project may not exceed the applicable aid intensities for each benefiting undertaking

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(B)	Bonus	ses:									
	Are b	onuses	applie	ed under the notified r	neas	e?					
			□ y	res		10					
	If yes	, pleas	e spec	ify below:							
	_	Is an	SME b	SME bonus applied?							
			□ y	res		10					
		Speci	fy the I	evel of bonus applica	ble (): ,,	,				
	_	under	taking	for effective collabor with a research orga on of results (iii) applie	nisat	n (ii) or (only for pro	ojects of industrial r				
			□ y	res		10					
		(i)	are in	onus for an effective ndependent of each tions are fulfilled:							
				no single undertaki collaboration projec	_	ars more than 70%	of the eligible cos	ts of the			
				AND							
				the project involves has a cross-border carried out in at leas	chara	ter, i.e. research an	d development activ				
			Speci	fy the level of bonus	applic	ble (118):					
		(ii)	organ	onus for an effective isation, particularly in ed, please confirm tha	the o	ntext of coordination	n of national R&D p				
				the research organis	satior	bears at least 10% of	of the eligible costs;				
				AND							
				the research organisprojects in so far organisation.							
			Speci	fy the level of bonus	applic	ble (119):					
		(iii)	the pr	ne case of industrial re roject is applied, pleas mination:							
				technical and scient	ific co	ferences;					
				publication in scient	ific or	echnical journals;					
				availability in open a can be accessed by			ses where raw rese	arch data			
				availability through f	free o	open source softwa	re.				
			Speci	fy the level of bonus	applic	ble (120):					
(C)				d intensity of the pro	jects	upported under the	notified aid measur	e (taking			

⁽¹¹⁷⁾ The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.

The aid intensity may be increased by 15 percentages points, but up to a maximum of 80%.

The aid intensity may be increased by 15 percentages points, but up to a maximum of 80%. This bonus does not

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5.1.4.	Special conditions for repayable advance (121)										
	(A)	Is the aid t	aid to the R&D projects granted in the form of a repayable advance?								
			yes		no						
	(B)		granted in th nt equivalent		ayable adva	ance under th	ne notified m	neasure expres	sed as		
			yes		no						
		If yes, wha	at is the aid i					grant equivaler			
		Furthermore, please specify on the basis of which approved aid scheme (124) is the aid granted and provide details on the complete methodology applied in order to determine the gross grant equivalent, underlying verifiable data.									
	(C)	If the aid	cannot be e		oss grant e	equivalent, w		evel of the rep			
		auvance e	spiesseu as	a percentage							
		In case the rates of repayable advance granted to the R&D project are higher than the rates indicated in Sections 5.1.2 and 5.1.3 (up to the maximum rates indicated in Section 5.1.5) of the R&D&I Framework, please:									
		 notify to the Commission the detailed information on the repayment in the case of success and define clearly what will be considered as a successful outcome of the research activities; 									
		ANI	D								
		— con	firm the follo	wing:							
			an intere	st rate at least ommission not	equal to the	applicable i	rate resultin	advance is repa g from the appl ference and di	lication		
			State is	entitled to requ	est paymen	nts beyond p	ayments of	ccessful, the M the advance a y the Commiss	amount		
				f partial succes ortion to the de				ne repayment s	ecured		
5.1.5.	Mato	hing clau	use (¹²⁶)								
	Is the	matching c	lause used i	n this notified n	neasure?						
			yes		no						
	If yes	higher inte	ensities than	generally perm	issible may	be authorise	d.				
	last th	ree years o		o receive, aid o				ty have received projects, progra			

Cf. R&D&I Framework, Section 5.1.5.

^{(&}lt;sup>121</sup>) (¹²²) Gross grant equivalent of a repayable advance reflects the probability that the advance will be repaid by the beneficiaries.

The gross grant equivalent must fulfil the conditions on maximum aid intensities laid down in Sections 5.1.2 and 5.1.3 of the R&D&I Framework.

For details see Section 5.1.5 of the R&D&I Framework (2nd paragraph).

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	Do ac	tual or p	ootential d	lirect or indirect dist	tortions o	f international trade exist?					
				yes		no					
	If yes,	provide	e evidence	e:							
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
						mission to assess the situation, in particu age enjoyed by a third-country compet					
	mornin	anairina an				,	***************************************				

5.2.	Aid for technical feasibility studies (127)										
5.2.1.	Gene	eral co	ondition	S							
	The st	The studies are preparatory to (128):									
		industrial research;									
		experimental development.									
5.2.2.	Aid intensities										
	Specify the maximum aid intensity (129) (%):										
	The aid intensity is calculated on the basis of cost of feasibility studies of the project.										
5.3.	Aid for industrial property right costs for SMEs (130)										
5.3.1.	Conditions										
	Which stage of research (131) is concerned?										
	fundamental research;										
] industrial research;									
		experi	mental de	velopment.							
5.3.2.	Eligi	ble co	sts and	aid intensities	\$						
	(A)	Specif	y the eligit	ole costs (132) and ir	ndicate th	neir amount:					
						in the first legal jurisdiction:					
			translation in other le	n and other costs in egal jurisdiction:	curred in	order to obtain the granting or validation	on of the right				
			costs incu applicatio	urred in defending n and possible opp	the valid	ty of the right during the official prose roceedings:	cution of the				
	(B)	Specif									

Cf. R&D&I Framework, Section 5.2.
To classify the activities, you may refer to the Commission practice or the specific examples and explanations (128) provided in the Frascati Manual on the Measurement of Scientific and technological Activities, proposed Standard Practice for Surveys on Research and Experimental Development (Organisation for Economic Cooperation and Development, 2002); for definitions see Section 2.2(e), (f), (g) of the R&D&I Framework.

For SMEs, the aid intensity may not exceed 75% for studies preparatory to industrial research activities and 50% for studies preparatory to experimental development activities; for large companies, the aid intensity may not exceed 65% for studies preparatory to industrial research activities and 40% for studies preparatory to experimental development activities.

Cf. R&D&I Framework, Section 5.3.

For definitions see Section 2.2(e), (f), (g) of the R&D&I Framework.

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5.4.	Aid for young innovative enterprises (134) (for small enterprises)											
	Please	e confir	m that:									
	(A)	the beneficiary is a small enterprise as defined by Community legislation (135), in existence for less than six years at the time when the aid is granted;										
		Please	provide	details and eviden	ce:							
	(B)	the beneficiary is an innovative enterprise.										
		Please confirm that the compliance with this condition is ensured through:										
			te its	II in the foreseeat chnologically new	valuation carried out by an external expert demonstrating that the benefic n the foreseeable future develop products, services or processes which nologically new or substantially improved compared to the state of the a dustry in the Community, and which carry a risk of technological or industre;							
			0	R								
			to	tal operating expe the aid or in the c	nses in at least one ase of a start-up en	the beneficiary represent at least 15% of its e of the three years preceding the granting terprise without any financial history, in the ified by an external auditor.						
		Please	e provide	details on how this	is implemented:							
	(C)	C) Specify the maximum aid amount applicable under the notified measure (136):										
	(D) Please confirm that:											
		the beneficiary did not receive aid for young innovative enterprises before and will receive this type of aid only once during the period in which it qualifies as a young innovative enterprise.										
	(E)	Does the enterprise benefit from a cumulation of aid?										
			☐ ye	S	□ no							
		If yes, please indicate how the specific cumulation rules for young innovative enterprise aid (Section 5.4 of the R&D&I Framework) will be complied with:										
		Arorena			03 00 03 H700 000 00 00 00 00							
5.5.	Aid fo	r proce	ss and or	ganisational innov	ation in services (13	7)						
5.5.1.	Gene	ral c	ondition	ıs								
	(A)	To whi	ch type o	f innovation in ser	vice activities (138) d	loes the notified measure refer?						
			process	innovation in servi	ce activities;							
			organisa	tional innovation ir	service activities.							
			e provide sational):		tion of the innovation	on in service activities (139) (process and/or						

		_										

⁽¹³⁴⁾ Cf. R&D&I Framework, Section 5.4.

⁽¹³⁵⁾ See footnote 20.

⁽¹³⁶⁾ The aid may not exceed EUR 1 million in non-assisted areas; EUR 1,5 million in regions eligible for the derogation in Article 87(3)(a) of the EC Treaty; EUR 1,25 million in regions eligible for the derogation in Article 87(3)(c) of the EC Treaty.

⁽¹³⁷⁾ Cf. R&D&I Framework, Section 5.5.

⁽¹³⁸⁾ For definitions see Section 2.2(i), (j) of the R&D&I Framework.

In order to classify the activities, you may refer to the Commission practice or the specific definitions provided in the

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	(B)	Please confirm that:								
			the organisational innovation is related to the use and exploit Communication Technologies (ICT) to change the organisation;	ation of Information and						
			the innovation is formulated as a project with an identified and qualified project manager, as well as identified project costs; the result of the aided project is the development of a standard, of a business model, methodology of concept, which can be systematically reproduced, possibly certified, and possibly patented;							
			the process or organisational innovation is new or substantially in state of the art in its industry in the Community;	nproved compared to the						
			the process or organisational innovation project entails a clear d	legree of risk;						
			the aid is granted to large enterprise only if collaborates with S and that the collaborating SMEs incur at least 30% of the total e							
		Pleas	se provide details/evidence for all these elements:							
552	Eliai	hle c	osts and aid intensities							
0.0.2.	(A)		se specify the eligible costs (140) and indicate their amount:							
				Firefile conte						
			annul costs	Eligible costs						
			sonnel costs							
			ts of instruments and equipment							
		cos	ts for building and land							
			t of contractual research, technical knowledge and patents ight or licensed from outside sources at market prices							
		add	litional overheads incurred directly as a result of the research lect							
		other operating expenses								
	(B)	Specify the maximum aid intensity (141) (%):								
	(0)		aid intensity is calculated on the basis of the eligible costs of the p							
5.6.			vation advisory services and for innovation support services (142) (1	for SMEs)						
5.6.1.			conditions							
	(A)		ify the maximum aid amount (not exceeding EUR 200 000 per be period):							
	(B)	Pleas	se confirm that:							
			if the service provider does not benefit from a national or Europe will not cover more than 75% of the eligible costs;	ean certification, the aid						
			the beneficiaries use the State aid to buy the services at mark provider is a non-for-profit entity, at a price which reflects its full margin).							
			Please provide details on how this will be ensured:							

For details see Section 5.1.4 R&D&I Framework. Please note that in the case of organisational innovation, the costs

of instruments and equipment cover costs of ICT instruments and equipment only.

The maximum aid intensity is 15% of the eligible costs for a large enterprise: 25%

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			osts							
	(A)	What	type of aid is granted?							
			aid for innovation advisory services;							
			aid for innovation support services.							
	(B)	If it is an aid for innovation advisory services, specify the eligible costs and indicate their amount:								
			management consulting:							
			technological assistance:							
			technology transfer services:							
			training:							
			consultancy for acquisition, protection and trade in Intellectual Property Rights and for licensing agreements:							
			consultancy on the use of standards:							
	(C)	If it is amou	s an aid for innovation support services, specify the eligible costs and indicate their nt:							
			office space:							
			data banks:							
			technical libraries services:							
			market research:							
			use of laboratory:							
			quality labelling:							
			testing and certification:							
5.6.3.	Spec	ial co	onditions for a non-for-profit entity							
	the di	fferenc	e provider is a non-for-profit entity, the aid may be given in the form of a reduced price, as se between the price paid and the market price (or a price which reflects full costs plus a margin).							
	Is the	aid giv	ven in the form of a reduced price?							
			□ yes □ no							
	innov	ation a	de evidence of the existence of a system ensuring transparency about the full costs of the dvisory and innovation support services provided, as well as about the price paid by the s, so that the aid received can be measured and monitored.							
5.7.	Aid fo		pan of highly qualified personnel (143) (for SMEs)							
			enditions							
	(A)		e do the highly qualified personnel (144) come from?							
			research organisations;							
			large enterprises.							
			large enterprises.							

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	(B)	Pleas	e confirm that:								
			the seconded personnel are not replacing other personnel;								
			the seconded personnel are employed in a newly created function within the beneficiary undertaking.								
			Specify please this newly created function:								
			the seconded personnel have been employed for at least two years in the research organisations or the large enterprises which are sending the personnel on secondment;								
			that the seconded personnel work on R&D&I activities within the SME receiving aid.								
5.7.2.	Eligi	ble c	osts and aid intensities								
	(A)	Speci	fy the eligible costs and indicate their levels:								
			costs for borrowing and employing highly qualified personnel:								
			mobility allowance for the seconded personnel:								
	(B)		please confirm that consultancy costs (payment of the service rendered by the expert without employing the expert in the undertaking) are excluded from eligible costs of the aid for the loan of highly qualified personnel.								
	C)	Speci	fy the maximum aid intensity (145) (%):								
5.8.	Aid fo	r innov	ration clusters (146)								
5.8.1.	Gene	neral conditions									
	(A)	What	type of aid is granted to the beneficiary?								
			investment aid;								
			operating aid for cluster animation.								
	(B)	Pleas	e confirm that:								
			the aid is exclusively granted to the legal entity operating the innovation cluster;								
			the beneficiary is in charge of managing the participation and access to the cluster's premises, facilities and activities;								
			Please provide details:								
			access to the clusters' premises, facilities and activities is not restricted.								
	(C)		e fees charged for using the cluster's facilities and for participating in the cluster's activities their costs?								
			☐ yes ☐ no								
		If yes	please demonstrate how this is ensured:								
			please provide details (especially with respect to the existence of aid within the meaning cle 87(1) of the EC Treaty, see Section 3.1 of the R&D&I Framework):								
	(D)	regior	e attach an analysis of the technological specialisation of the innovation cluster, existing nal potential, existing research capacity, presence of clusters in the Community with similar ses and potential market volumes of the activities in the cluster:								
		•••••									

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5.8.2.	Spec	ific c	onditions concerning investment aid for cluster animation								
	(A)	What type of investment is carried out?									
			setting up of innovation clusters;								
			expansion of innovation clusters;								
			animation of innovation clusters.								
	(B)	For which facilities is the aid granted?									
			facilities for training and research centre;								
			open-access research infrastructures, laboratory, testing facility;								
			broadband network infrastructures.								
	(C)	Specify the eligible costs and indicate their amount:									
			costs relating to investment in land:								
			buildings:								
			machinery:								
			equipment:								
	(D)	What	is the basic aid intensity (%) (147):								
	(E)	Is any	bonus granted to the beneficiary?								
			☐ yes ☐ no								
		If yes,	specify below:								
		_	Do you apply an SME bonus?								
			□ yes □ no								
			Specify the level of the bonus (148):								
		_	Do you apply a bonus for undertakings located in outermost regions?								
			□ yes □ no								
			If yes, specify the level of bonus applicable to an undertaking located in outermost regions (149):								
5.8.3.	Spec	ific c	onditions concerning operating aid for cluster animation								
	(A)	For ho	ow long is such aid granted: years								
		If the aid is granted for a longer period than 5 years, please provide convincing evidence in order to justify such longer period (150).									

	(5)		-11.11-0								
	(B)	is the	aid degressive?								
	(0)	0	yes no								
	(C)	Specii	fy the eligible costs and indicate their amount:								
			marketing of the cluster to recruit new companies to take part in the cluster:								
			management of the cluster's open-access facilities:								
			organisation of training programmes, workshops and conferences to support knowledge sharing and networking between the members of the cluster:								

The aid intensity may be increased by maximum 20 percentage points for outermost regions where GDP per capital

⁽¹⁴⁷⁾ The maximum aid intensity is 15% of the eligible costs; for regions falling under Article 87(3)(a) of the EC Treaty the maximum aid intensity is the following: 30% of the eligible costs for regions with less than 75% of average EU-25 GDP per capita, outermost regions with higher GDP per capita and statistical effect regions (until 1 January 2011); 40% for regions with less than 60% of average EU-25 GDP per capita (%); 50% for regions with less than 45% of average EU-25 per capita. For statistical effect regions falling under Article 87(3)(c) of the EC Treaty from 1 January 2011 the maximum aid intensity is 20% of the eligible costs.

⁽¹⁴⁸⁾ The aid intensity may be increased by maximum 20 percentage points for small enterprises and by maximum 10 percentage points for medium-sized enterprises.

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	(D)	Aid intensity:										
		 degressive aid (please specify degressive rates for each year) (151): 										
		— non-degressive aid (%) (152):										
6.	Incen	sentive effect and necessity of aid (153)										
6.1.	Gener	ral conditions										
	(A)	Has the R&D&I activity already commenced prior to the aid application by the beneficiary to the national authorities (154)?	,									
		□ yes □ no										
		If yes, the Commission considers that the aid does not present an incentive for the beneficiary. \ensuremath{L}										
	(B)	If no, specify the relevant dates:										
		— the R&D&I activity commenced on:,										
		— the aid application by the beneficiary was submitted to the national authorities on:										
	Please	e provide the relevant supporting documents.										
6.2.	Evalua	ation of the incentive effect										
	If the	aid is granted for:										
	-	process and organisational innovation in services,										
	_	innovation clusters,										
	_	R&D project for large undertakings,										
	_	feasibility studies for large undertakings,										
		R&D project for SMEs for aid exceeding EUR 7,5 million,										
	_	feasibility studies for SMEs for aid exceeding EUR 7,5 million,										
		ommission will require that the incentive effect is demonstrated by means of an evaluation. Go to xt questions.	,									
	Othen hand.	wise, the Commission considers that the incentive effect is automatically met for the measure at	t									
6.2.1.	Gene	eral conditions										
		necessary to demonstrate an incentive effect for several beneficiaries participating in the notified t, please provide the information below for each of them.	1									
	it incr	er to verify that the planned aid will induce the aid recipient to change its behaviour so that eases its level of R&D&I, the Commission requires an evaluation for the research categories ich it considers that the incentive effect is <u>not</u> automatically met (listed in Section 4.2 of this ation form).	3									
		e fill in the evaluation of the increased R&D&I activity (below), on the basis of an analysis aring a situation without aid and a situation with aid being granted.	>									
6.2.2.	Crite	ria										
	(A)	Will the project size be increased?										
		☐ yes ☐ no										
		If yes, specify the type of increase:										
		increase in the total project costs (without decreased spending by the beneficiary by a comparison with a situation without aid);	ì									
		increase in the number of people assigned to R&D&I activities;										
		other type of increase:										
		Provide evidence of the relevant increases:										

⁽¹⁵¹⁾ The intensity may amount 100 % for the eligible costs the first year but must have fallen in a linear fashion to zero by the end of the fifth year.

The maximum aid intensity is 50 % of the eligible costs.

7.

7.1.

☐ yes

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

(B)	Will the scope be increased?									
	☐ yes ☐ no									
	If yes, specify the type of increase:									
	☐ increase in the number of the expected deliverables from the project;									
	more ambitious project illustrated by a higher possibility of a scientific or technological breakthrough or a higher risk of failure;									
	other kind of increase:									
	Provide evidence of the relevant increases:									
(0)	We de a service and the least of the service of the									
(C)	Will the project speed be increased?									
	□ yes □ no									
	If yes, provide evidence that the project will be completed in a shorter time with the aid than without the aid:									
(D)	Will the total amount spent on R&D&I be increased?									
	□ yes □ no									
	If yes, specify the type of increase:									
	increase in total R&D&I spending by the aid beneficiary;									
	changes in the committed budget for the project (without corresponding decrease in the budget of other projects);									
	increase in R&D&I spending by the aid beneficiary as a proportion of total turnover;									
	other type of increase:									
	Provide evidence for the relevant increases:									
/E\	The Mamber State can also demonstrate the presence of incentive effect through other relevant									
(E)	The Member State can also demonstrate the presence of incentive effect through other relevant quantitative and/or qualitative criteria. Please provide details and evidence:									
	eria triggering a detailed assessment (155)									
grani	e aid concerns an R&D&I project or a feasibility study, please fill in Section 7.1 below. If the aid is ted for process or organisational innovation in service activities or for innovation clusters, please of Section 7.2 of this supplementary information sheet. Otherwise, no detailed assessment is ired.									
Proje	ects and feasibility studies									
(A)	Eligible costs corresponding to fundamental research represent \dots % of the total eligible costs (ratio I).									
	If ${\bf ratio~I}$ is superior to 50 %, does one undertaking receive an aid amount exceeding EUR 20 million (156) per project/feasibility study?									

☐ no

other studies related to R&D&I.

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	(B)			ts correspon present %						ility stu	dies p	repa	ratory	to industrial	I
				II is superi				underta	king	receive	an a	aid a	mount	exceeding	ļ
				yes			no								
	(C)			II is inferio				undertal	king	receive	an a	aid a	mount	exceeding	J
				yes			no								
	asses	sment	and a	one of these dditional info essment (Se	ormation sh	ould	be pro	vided in	orde	to ena	ble th				
7.2.	Proce	ss or o	rganis	sational inno	vation in se	ervice	activi	ties and i	innov	ation c	usters	3			
				d for process ount exceed					serv	rice acti	vities,	doe	s one u	undertaking	ļ
				yes			no								
				I for innovation				uster (leç	gal en	tity ope	erating	the i	nnovat	tion cluster))
				yes			no								
	provid	led in	order	otified aid is to enable the formation she	ne Commis										
		ommis		the Commis following an											
8.	Addit	ional i	nform	ation for de	tailed ass	essm	ent (1	57)							
	please	e provid otified p	de the	al beneficiarion information , including a	below for e	ach c	f then	n. This is	witho	ut preji	ıdice t	to the	full de	scription of	f
8.1.	Gene	ral obs	ervatio	ons											
	The purpose of this detailed assessment is to ensure that high amounts of aid for R&D&I do distort competition to an extent contrary to the common interest, but actually contribute to the cominterest. This happens when the benefits of State aid in terms of additional R&D&I outweigh the h for competition and trade.									ne common	7				
	order	to carry	out a	represent a detailed ass g transparer	sessment. T	The gu	uidand	e is inter	nded t	o make	the C	omn	nission	's decisions	
	(A)			er States are cate if these										sted below.	
			evalu	uations of pa	st State aid	sche	emes	or measu	ıres;						
			impa	ct assessme	ents made l	by the	grant	ing author	ority;						
			risk a	assessments	;										
			finan	cial reports;											
			inten	nal business	plans:										
					p ,										

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	(B)		arly, please indicate the relevant positive effects of the notified measure and provide the orting documents:				
			net increase of R&D&I conducted by the undertaking;				
			contribution of the measure to the global improvement of the sector concerned as regards the level of R&D&I				
			contribution of the measure to the improvement of the Community situation regarding R&D&I in the international context;				
			other:				
	meas	ure. M	the sections below please provide the documents which are relevant for the notified ember States are invited to provide any other elements that they consider useful for the of the notified measure.				
8.2.	Existe	ence of	f a market failure (158)				
	(A)		e identify the market failure(s) hampering R&D&I in the present case and justifying the for State aid and provide the supporting documents:				
			knowledge spillovers (positive externalities/public goods);				
			imperfect and asymmetric information;				
			coordination failures.				
	(B)		te aid targets R&D&I projects or activities located in assisted areas, please provide nation on:				
			disadvantages caused by the peripherality and other regional specificities;				
			specific local economic data, social and/or historic reasons for a low level of R&D&I activity in comparison with the relevant average data and/or situation at national and/or Community level as appropriate;,				
			other relevant indicator showing an increased degree of market failure.				
8.3.	Appro	priate	instrument (159)				
			ate on what basis the Member State decided to use a selective instrument such as State to increase R&D&I activities and provide supporting documents:				
		impact assessment of the proposed measure;					
		comparison with other policy options considered by the Member State;					
		other:					
8.4	Incen	tive eff	ect and analysis of the aid (160)				
	(A)	new	e specify the intended change in the behaviour of the beneficiary induced by the aid (e.g. project triggered, size, scope or speed of a project enhanced) and provide supporting ments:				
		· comite					
			furthermore, please provide a description by means of counterfactual analysis of the behaviour of the beneficiary with respect to the project if it had not received the aid:				
		_	please describe why the aid is necessary in order to make the project under scrutiny more attractive than the project described by means of counterfactual analysis, i.e. the project to be carried out without the aid:				

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	(B)	The following elements may be used for the purposes of demonstration of an incentive effect. Please specify those relevant for the notified measure and provide supporting documents:
		☐ level of profitability;
		amount of investment and the time path of cash flows;
		level of risk involved in the research project (161);
		continuous evaluation.
8.5.	Propo	ortionality of the aid (162)
	(A)	If there were multiple (potential) candidates for undertaking the R&D&I project in the Member
	` '	State, was the beneficiary selected in an open selection process?
		☐ yes ☐ no
		Please provide details and supporting documents:
	(B)	Please explain how it is ensured that the aid is limited to the minimum necessary and provide supporting documents:
8.6.	Analy	rsis of the distortion of competition and trade (163)
		evant markets and effects on trade
0.0	(A)	When relevant, please describe the likely impact of the aid on competition in the innovation
	(,	process (164):
	(B)	Please indicate whether the aid is likely to have impact on any product market.
		☐ yes ☐ no
		Please specify the product markets on which the aid is likely to have impact:
	(C)	For each of these markets please provide some indicative market share of the beneficiary:
		For each of these markets please provide some indicative market shares of the other companies present in the market. If possible, please provide the associated Herfindahl-Hirschman Index (HHI):
	(D)	Please describe the structure and dynamics of the relevant markets and provide supporting documents:

⁽¹⁶¹⁾ Please note in this context that for State aid targeting R&D&I projects or activities located in assisted areas, the Commission will take into account disadvantages caused by the peripherality and other regional specificities, which negatively impact o the level of risk in the research project.

⁽¹⁶²⁾ Cf. R&D&I Framework, Section 7.3.4.

⁽¹⁶³⁾ Cf. R&D&I Framework, Section 7.4.

Ct. R&D&l Framework, Section 7.4.

The impact on competition in the interior process will be relevant insofar as it has a foreseable impact.

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	(E)	If relevant, please provide information on the effects on trade (shift of trade flows and location of economic activity):
		,
8.6.2.	Disto	orting dynamics incentives
	The fo	ollowing elements will be considered by the Commission in its analysis of effects of the aid mpetitors' dynamic incentives to invest. Please, indicate those in relation to which supporting nents are provided:
		aid amount;
		closeness to the market/category of aid;
		open selection process;
		exit barriers;
		incentives to compete for a future market;
		product differentiation and intensity of competition.
8.6.3.	Crea	ting market power
	The fo	ollowing elements will be considered by the Commission in its analysis of effects of the aid on ciary's market power. Please, indicate those in relation to which details and supporting documents ovided:
		market power of aid beneficiary and market structure;
		level of entry barriers;
		buyer power;
		selection process.
8.6.4.	Main	taining inefficient market structures
	Please	e specify if the aid is granted:
		in markets featuring overcapacity;
		in declining industries;
		in sensitive sectors.
	Please	e provide details and supporting documents:
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
9.		llation (165)
	(A)	Is the aid granted under the notified measure combined with other aid (166)?
	(D)	yes no
	(B)	If yes, please describe the cumulation rules applicable to the notified aid measure:
	(C)	Please specify how the respect of cumulation rules will be verified under the notified aid measure:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

(A)	Does	the R&D aid concern prod	ucts listed in Annex I to the EC Treaty?						
		yes	☐ no						
	If yes	es, specify the type of products:							
B)	If yes, please provide the answers to the following questions:								
	_	is the aid of general interes	est to the particular sector or sub-sector concerned?						
		☐ yes	□ no						
		If yes, provide evidence:							
	_	Internet prior to the comminclude an approximate d	esearch will be carried out, and with which goal publish- nencement of the research AND does the information pub- late of the expected results and their place of publication on the that the result will be available at no cost?						
		□ yes	□ no						
		If yes, provide evidence a	and specify the Internet address:						
		years AND can it be con	search made available on Internet, for a period of at least firmed that the information on the Internet will be publish be given to members of any particular organisation?						
		☐ yes	□ no						
		If yes, provide evidence:							
	_	the direct granting of nor	ly to the researching institution or body AND does it ex n-research related aid to a company producing, process oducts, as well as the provision of price support to produc						
		☐ yes	□ no						
		If yes, provide evidence:							

examined under the normal rules of the R&D&I Framework.

Specify the total aid intensity (%):

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

(D) Cooperation pursuant to Regulation (EC) No 1698/2005 on support for rural development by the EAFRD (168) Has the cooperation been approved for Community co-financing under Article 29 of Regulation (EC) No 1698/2005 AND/OR is the State aid granted as additional financing pursuant to Article 89 of this Regulation under the same conditions and at the same intensity as the cofinancing (169)? yes ☐ no If not, cases of R&D aid for products listed in Annex I to the EC Treaty are to be examined under the normal rules of the R&D&I Framework. Reporting and monitoring (170) 11.1. Annual reports Please note that this reporting obligation is without prejudice to the reporting obligation pursuant to Commission Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 (171). Please undertake to submit annual reports on the implementation of the notified aid measure to the Commission, containing all the elements listed below (172). name of the beneficiary; aid amount per beneficiary; aid intensity; sectors of activity where the aided project is undertaken. yes 11.2. Information sheets, monitoring Please undertake to maintain detailed records regarding the granting of aid, with all information necessary to establish that the eligible costs and maximum allowable aid intensity have been observed. yes Please undertake to ensure that detailed records referred to in Section A above are maintained for 10 years from the date on which the aid was granted. (C) Please undertake to submit the records referred to in Section A above on request of the Commission. yes 12. 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, development and innovation.

⁽¹⁶⁸⁾ Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1) as amended by Regulation (EC) no 1463/2006 (OJ L 277, 9.10.2006, p. 1).

⁽¹⁶⁹⁾ Commission will allow State aid for cooperation pursuant to Article 29 of Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) if such cooperation has been approved for Community co-financing under that Article and/or the State aid is granted as additional financing pursuant to Article 89 of Regulation (EC) No 1698/2005 under the same conditions and at the same intensity as the co-financing.

⁽¹⁷⁰⁾ Cf. R&D&I Framework, Section 10.1.

Commission Regulation (EC) No 794/2004 of 21 April 2004 implementing Council Regulation (EC) No 659/1999

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 (1).

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						
1.1.2.	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.						
⁽⁰⁾ 2.3.	Will the aid under the scheme be linked to loans that are to be reimbursed within six months after disbursement of the first 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.						
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?						

Status: Point in time view as at 24/11/2009. **Changes to legislation:** There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.0					
4.2.	 (a) the company name; (b) its sectoral code, using the NACE ((c) the number of employees; (d) annual turnover and balance sheet (e) the amount of aid granted; (f) where appropriate, any restructuri 	value; ng aid, mpany	ligit sectoral class or other support has been wound	sificatio	as such, which it has received in the past; subject to collective insolvency proceedings
			yes		no
5.	Other Information				
	Please indicate here any other information under the guidelines on aid for rescuing				the assessment of the measure(s) concerned iculty.
			PART III.7.B		
	SUPPLEMENTARY INFORMATIO		EET ON AID FO DIVIDUAL AID		CUING FIRMS IN DIFFICULTY:
	This supplementary information sheet muguidelines on State aid for rescuing and rest	ust be us tructurin	sed for the notifica ng firms in difficult	ation of ty (²).	individual rescue aid covered by the Community
1.	Eligibility				
1.1.	Is the firm a limited company, where 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, we disappeared and more than one quarte	here mo	ore than half of t capital has been	its cap lost ov	ital as shown in the company accounts has ver the preceding months?
1.2.	Is the firm an unlimited company, we disappeared and more than one quarte	here more frof that	ore than half of t capital has been yes	its cap lost ov	ital as shown in the company accounts has ver the preceding months?
1.2.1.3.	disappeared and more than one quarte	r of tha	yes	lost ov	ver the preceding months?
	disappeared and more than one quarte	r of tha	yes	lost ov	rer the preceding months?
	disappeared and more than one quarte Does the firm fulfil the criteria under d If you have answered yes to any of the	omestic	t capital has been yes tlaw for being th yes questions, please	lost ov	no ct of collective insolvency proceedings?
	Does the firm fulfil the criteria under d If you have answered yes to any of the account with balance sheet, or court d law)	omestic above cecision e above	t capital has been yes claw for being th yes questions, please opening an inve	attach	no ct of collective insolvency proceedings? no the relevant documents (latest profit and loss
	Does the firm fulfil the criteria under d If you have answered yes to any of the account with balance sheet, or court d law) If you have answered no to all of th difficulties, for it to be eligible for rescu	omestic above cecision e above aid.	yes claw for being the yes questions, please opening an invested questions, please	attach stigation	no ct of collective insolvency proceedings? no the relevant documents (latest profit and loss n into the company under national company

⁽¹⁾ Statistical classification of economic activities in the European Community, published by the Statistical Office of the European Communities.
(2) Community guidelines on State aid for rescuing and restructuring firms in difficulty, OJ C 288, 9.10.1999, p. 2.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

1.6.	Does the company belong to a larger b	usiness	group?		
			yes		no
	the group's members with details on ca	pital an	d voting rights)	and atta	organisation chart, showing the links between ich proof that the company's difficulties are its e group and that the difficulties are too serious
1.7.	Has the firm (or the group to which it b	pelongs)) in the past rece	ived any	y rescue aid?
			yes		no
	If yes, please provide full details (date, a	mount,	, reference to pre	vious C	Commission decision if applicable, etc.)
2.	Form of aid				
2.1.	Is the aid in the form of a loan guarante	ee or loa	ans? Copies of th	e releva	ant documents should be provided.
			yes		no
2.2.	If yes, is the loan granted at an interest particular the reference rate adopted by			e 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 firm? ◀	reimbu	rsed within six n	nonths a	after disbursement of the first instalment to
			yes		no
3.	Other elements				
3.1.	Is the aid warranted on the grounds of	serious	social difficultie	s? Pleas	e justify.
3.2.	Does the aid have no unduly adverse sp	oillover	effects on other	Membe	r States? Please justify.
3.3.	to keep the firm in business for the per-	iod dur	ing which the aid	d is autl	cessary (i.e. is restricted to the amount needed norised). This should be done on the basis of a on with operating costs and financial charges
3.4.					re has been authorised, to communicate to the te loan has been reimbursed in full and/or that
			yes		no

4. 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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 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	
1.1.2.	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 months?					
]	yes		no	
1.1.3.	Do the firms fulfil the criteria under domes	stic la	w for being the	subject	of collective insolvency proceedings?	
			yes		no	
1.2.	Is the scheme limited to restructuring sm Community definition of SMEs?	nall o	r medium-sized	l enterp	orises in difficulty which correspond to the	
			yes		no	
2.	Return to viability					
	A restructuring plan must be implement information should be included:	ited v	vhich 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 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 o reductions.	of the	company, and i	n parti	cular on utilisation of this capacity, capacity	
2.7.	Full description of the financial arrangeme	ents fo	or the restructur	ing, inc	luding:	
	 Use of capital still available; Sale of assets or subsidiaries to help fina Financial commitment by the different Amount of public assistance and demonstrates 	share	holders and thi	rd parti	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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

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

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 supplementery 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 requarter 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	nere mo	ore than half of t capital has beer	its cap lost ov	ital as shown in the company accounts has er the preceding 12 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 account with balance sheet, or court do law)	above 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 difficulties, for it to be eligible for restru			ise subi	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 bu	ısiness	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	restructuring aid?
			yes		no
	If yes, please provide full details (date, a	mount,	, reference to pre	vious C	ommission 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).

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 reductions.
- 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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

[F4PART III.10

SUPPLEMENTARY INFORMATION SHEET ON STATE AID FOR ENVIRONMENTAL PROTECTION

This supplementary information sheet must be used for the notification of any aid covered by the Community Guidelines on State aid for environmental protection (thereinafter the Environmental aid guidelines)⁽²⁵⁾. It must also be used for individual aid for environmental protection which does not fall under any block exemption or is subject to individual notification obligation as it exceeds the individual notification thresholds laid down in the block exemption.

1. Basic characteristics of the notified measure

Please fill in the relevant parts of the notification form corresponding to the character of the notified measure. Please find below a basic guidance.

- (A) Please specify the type of aid and fill in the appropriate subsections of **Section 3** (Compatibility of aid under Article 87(3)(c) of the EC Treaty) of this supplementary information sheet:
- # Aid for undertakings which go beyond Community standards or which increase the level of environmental protection in the absence of Community standards, fill in Section 3.1

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

TC C	ill in Section 9 (Cumulation) of this su	pplemen	ntary information sheet.						
#	yes	#	no						
(C)	Can the aid be combined with other aid?								
(B)	Please explain the main characteristics (objective, likely effects of the aid, aid instrument, aid intensity, beneficiaries, budget etc.) of the notified measure.								
triggerin	` *		and necessity of aid), Section 7 (Criteria information for detailed assessment) ⁽²⁶⁾ ,						
#	Aid in the form of reductions of or Section 6.	exemp	tions from environmental taxes, fill in						
#	Aid involved in tradable permit scher	mes, fill	in Section 3.11						
#	Aid for the relocation of undertaking	s, fill in	Section 3.10						
#	Aid for the remediation of contaminated sites, fill in Section 3.9								
#	Aid for waste management, fill in Se	ction 3.8	}						
#	Aid for energy-efficient district heati	ng, fill iı	n Section 3.7						
#	Aid for the cogeneration, fill in Section	on 3.6							
#	Aid for renewable energy sources, fil	l in Sect	ion 3.5						
#	Aid for energy saving, fill in Section	Aid for energy saving, fill in Section 3.4							
#	Aid for environmental studies, fill in Section 3.3								
#	Aid for SMEs for early adaptation to future Community standards, fill in Section 2								
#	Aid for the acquisition of new transport vehicles which go beyond Community standards or which increase the level of environmental protection in the absence of Community standards, fill in Section 3.1								
	Aid for the aca	nicition of new trai	nicition of new transport v						

If yes, please fill in **Section 5** (Compatibility of aid under Article 87(3)(b) of the EC Treaty) of this supplementary information sheet.

#

no

(E) In case the notified individual aid is based on an approved scheme, please provide details concerning that scheme (case number, title of the scheme, date of Commission approval):

. . .

#

yes

. . .

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- (F) Please confirm that if the aid/bonus for small enterprises is granted, the beneficiaries comply with the definition for small enterprises as defined by the Community legislation:
- # yes
- (G) Please confirm that if the aid/bonus for medium enterprises is granted, the beneficiaries comply with the definition for medium enterprises as defined by the Community legislation:
- # yes
- (H) If applicable, please indicate the exchange rate which has been used for the purposes of the notification:

...

- (I) Please number all documents provided by the Member States as annexes to the notification form and indicate the document numbers in the relevant parts of this supplementary information sheet.
- 2. Objective of the aid
- (A) In the light of the objectives of common interest addressed by the Environmental aid guidelines (Section 1.2) please indicate the environmental objectives pursued by the notified measure. Please give a detailed description of each distinct type of aid to be granted under the notified measure:

. . .

(B) If the notified measure has already been applied in the past please indicate its results in terms of environmental protection (please indicate the relevant case number and date of Commission approval and, if possible, attach national evaluation reports on the measure):

. . .

(C) If the measure is new, please indicate the expected results and the period over which they will be achieved:

...

3. Compatibility of aid under Article 87(3)(c) of the EC Treaty

If there are several beneficiaries involved in the project notified as individual aid, please provide the information below for each of them.

- 3.1. Aid for undertakings which go beyond Community standards or which increase the level of environmental protection in the absence of Community standards⁽²⁷⁾
- 3.1.1. *Nature of the supported investments, applicable standards*

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(A)	Please specify if the aid is granted	for:			
#	resulting from its activities by imp	roving	on the a	ne level of environmental protection pplicable Community standards ⁽²⁸⁾ , all standards that are more stringent	
	or				
#	investments enabling the beneficiar resulting from its activities in the a			ne level of environmental protection munity standards.	
(B)	Please provide details, including, Community standards:	where	applic	able, information on the relevant	
(C)	If the aid is granted for reaching standards, please indicate the appli			randard exceeding the Community standards and attach a copy:	
3.1.2.	Aid intensities and bonuses				
In the c	case of aid schemes, the aid intensity i	nust be	calcula	ted for each beneficiary of aid.	
(A)	What is the maximum aid intensity	applica	able to t	he notified measure ⁽²⁹⁾ ?	
(B)	Is the aid granted in a genuinely competitive bidding process ⁽³⁰⁾ ?				
#	yes	#	no)	
If yes, j or its d	please provide details of the competitraft:	tive pro	cess and	d attach a copy of the tender notice	
(C)	Bonuses:				
Do the	supported projects benefit from a bor	nus?			
#	yes	#	no)	
If yes,]	please specify below. Is an SME bonus applied under the	notifie	ed meast	ure?	
	# yes		#	no	
	·				

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If y	es,	please	specify	the	level	of	bonus	applicable ⁽³¹	l).		
------	-----	--------	---------	-----	-------	----	-------	---------------------------	-----	--	--

Is the bonus for eco-innovation⁽³²⁾ applied under the notified measure?

11		ш	
#	yes	#	no
#	yes	#	110

If yes, please describe how the following conditions are fulfilled:

- # the eco-innovation asset or project is new or substantially improved compared to the state of the art in its industry in the Community;
- # the expected environmental benefit is significantly higher than the improvement resulting form the general evolution of the state of the art in comparable activities;
- # the innovative character of these assets or projects involves a clear degree of risk, in technological, market or financial terms, which is higher that the risk generally associated with comparable non-innovative assets or projects.

Please provide details demonstrating the compliance with the abovementioned conditions:

. . .

. . .

Specify the level of bonus applicable (33): ...

- (D) In case of an aid scheme, specify the total aid intensity of the projects supported under the notified scheme (taking into account the bonuses) (%): ...
- 3.1.3. *Eligible costs* (34)
- (A) Please confirm that the eligible costs are limited to the extra investment costs necessary to achieve a higher level of environmental protection than required by the Community standards:
- # yes
- (B) Please further confirm that:
- # the precise environmental protection related cost constitutes the eligible costs, if the cost of investing in environmental protection can be easily identified;

or

the extra investment costs are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment⁽³⁵⁾;

and

- # the eligible costs are calculated net of any operating benefits and operating costs related to the extra investment for environmental protection and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- (D) In case of investments in tangible assets please indicate the form(s) of investments concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives;
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how) please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has no power of direct or indirect control,
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽³⁶⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

- # the yield from the sale will be deducted from the eligible costs; and
- # all or part of the amount of aid will, where appropriate, be reimbursed.
- (F) In case of investments aiming at obtaining a level of environmental protection higher than Community standards, please confirm the relevant statements:
- # if the undertaking is adapting to national standards adopted in the absence of Community standards, the eligible costs consist of the additional investment costs necessary to achieve the level of environmental protection required by the national standards;
- # if the undertaking is adapting to or goes beyond national standards which are more stringent than the relevant Community standards or goes beyond Community standards, the eligible costs consist of the additional investment costs necessary to achieve a level of environmental protection higher than the level required by the Community standards⁽³⁷⁾;
- # if no standards exist, the eligible costs consist of the investment costs necessary to achieve a higher level of environmental protection than that which the undertaking or undertakings in question would achieve in the absence of any environmental aid;
- (G) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

. . .

. . .

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	investment project, by reference to the	detailed calculation of the eligible costs of the e counterfactual situation, and provide relevant		
•••				
•••				
•••				
3.1.4.		ion of new transport vehicles which go beyond ase the level of environmental protection in the		
standard		cansport vehicles which go beyond Community mental protection in the absence of Community		
(A)	Please confirm that new transport vehicles for road, railway, inland waterway and maritime transport complying with adopted Community standards have been acquired before their entry into force and that the Community standards, once mandatory, do not apply retroactively to already purchased vehicles.			
#	yes			
Please pr	rovide details:			
(B)	For retrofitting operations with an environmental protection objective in the transport sector, please confirm that:			
#	the existing means of transport are upgraded to environmental standards that were not yet in force at the date of the entry into operation of those means of transport;			
	or			
#	the means of transport are not subject	to any environmental standards.		
3.2.	Aid for early adaptation to future Community standards ⁽³⁹⁾			
3.2.1.	Basic conditions			
(A)	Please confirm that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the investment is before the entry into force of the standard that the entry into force of the standard that the entry into force of the entry into forc	s implemented and finalised at least one year dard.		
#	yes	# no		

If yes, in the case of aid schemes, please provide details on how compliance with this condition is ensured:

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If yes,	in the case of individual aid please provide details and relevant evidence:
(B)	Please provide details of the relevant Community standards, including the dates relevant for ensuring compliance with condition (A):
• • •	
3.2.2.	Aid intensities
What is	s the basic aid intensity applicable to the notified measure?
_	for small enterprises ⁽⁴⁰⁾ :;
	for medium-sized enterprises ⁽⁴¹⁾ :
	for large enterprises ⁽⁴²⁾ :
3.2.3.	Eligible costs
(A)	Please confirm that the eligible costs are limited to the extra investment costs necessary to achieve the level of environmental protection required by the Community standard compared to the existing level of environmental protection required prior to the entry into force of this standard:

- # yes
- (B) Please further confirm that:
- # the precise environmental protection related cost constitutes the eligible costs, if the cost of investing in environmental protection can be easily identified;

or

the extra investment costs are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment⁽⁴³⁾;

and

- # eligible costs are calculated net of any operating benefits and operating costs related to the extra investment for environmental protection and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets
- # investments in intangible assets
- (D) In case of investments in tangible assets please indicate the form(s) of investments concerned:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- # investments in land which are strictly necessary in order to meet environmental objectives;
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how) please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has no power of direct or indirect control,
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽⁴⁴⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

- # the yield from the sale will be deducted from the eligible costs; and
- # all or part of the amount of aid will, where appropriate, be reimbursed.
- (F) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

...
For individual aid measures, please provide a detailed calculation of the eligible costs of the notified investment project, by reference to the counterfactual situation, and provide relevant evidence:

····
···
···

3.3. Aid for environmental studies⁽⁴⁵⁾

#

yes

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

3.3.1.	Studies directly linked to investments aiming at achieving standards which go beyond Community standards, or increase the level of environmental protection in the absence of Community standards					
(A)	Please confirm if the aid is granted for studies directly linked to investments for to purposes of achieving standards which go beyond Community standards, or increating the level of environmental protection in the absence of Community standards.					
#	yes	#	no			
If yes, p	please specify which of the following p	ourposes	the investment serves:			
#	from its activities by improving on t	he applic	el of environmental protection resulting able Community standards, irrespective dards that are more stringent than the			
	or					
#	it enables the beneficiary to increase the level of environmental protection resulting from its activities in the absence of Community standards.					
(B)	Please provide details, including, where applicable, the information on the relevant Community standards:					
•••						
•••						
(C)	If the aid is granted for studies directly linked to investments aiming at reaching national standards which go beyond Community standards, please indicate the applicable national standards and attach a copy:					
•••						
(D)	Please describe the types of studies	that will b	pe supported:			
•••						
3.3.2.	Studies directly linked to investment	s for the p	ourposes of achieving energy saving			
	confirm that the aid is granted for studi eving energy saving.	es directl	y linked to investments for the purposes			

#

no

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If yes, please provide evidence on how the purpose of the relevant investment complies with the definition of energy savings as laid down in point 70(2) of the Environmental aid guidelines:

- 3.3.3. Studies directly linked to investments of producing renewable energy
- (A) Please confirm if the aid is granted for studies directly linked to investments for the purposes of producing renewable energy.

#	yes	#	no
11	yes	111	110

If yes, please provide evidence on how the purpose of the relevant investment complies with the definition of production from renewable energy sources, as laid down in point 70(5) and (9) of the Environmental aid guidelines:

•••

(B) Please specify the type(s) of renewable energy sources which are intended to be supported under the investment linked to the environmental study and provide details:

• • •

3.3.4. *Aid intensities and bonuses*

(A) What is the maximum aid intensity applicable to the notified measure (46)?

. . .

(B) Is an SME bonus applied under the notified measure?

# ves	# no	

If yes please specify the level of bonus applicable (47): ...

- 3.4. Aid for energy saving⁽⁴⁸⁾
- 3.4.1. *Basic conditions*
- (A) Please confirm that the notified measure complies with the definition of energy savings in point 70(2) of the Environmental aid guidelines.
- # yes
- (B) Please specify the type(s) of the supported measures leading to energy saving, as well as the level of energy saving to be attained, and provide details:

. . .

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

2	4 2	Investment	aid
_)	.4.4.	mvesimeni	aıa

- 3.4.2.1. Aid intensities and bonuses
- (A) What is the basic aid intensity applicable to the notified measure⁽⁴⁹⁾: ...
- (B) Bonuses:
- Is an SME bonus applied under the notified measure?

11		111		
#	ves	#	no	
"	<i>y</i> C S	"	110	

If yes, please specify the level of bonus applicable (50): ...

(C) Is the aid granted in a genuinely competitive bidding process⁽⁵¹⁾?

#	yes	#	no

If yes, please provide details regarding the competitive process and attach a copy of the tender notice or its draft:

. . .

(D) In case of an aid scheme, specify the total aid intensity of the projects supported under the notified scheme (taking into account the bonuses) (%):

• • •

• • •

3.4.2.2. *Eligible costs*⁽⁵²⁾

- (A) As regards the calculation of the eligible costs, please confirm that the eligible costs are limited to the extra investment costs necessary to achieve energy savings beyond the level required by the Community standards:
- # yes
- (B) Please further clarify whether:
- # the precise energy saving related cost constitutes the eligible costs, in case the costs of investing in energy saving can be easily identified;

or

the part of the investment directly related to energy saving is established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment (53);

and

eligible costs are calculated net of any operating benefits and operating costs related to the extra investment for energy saving and arising during the first three years of the life of this investment in the case of SMEs, the first four years in the case of large undertakings that are not part of the EU CO₂ Emission Trading System and the first

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- five years in the case of large undertakings that are part of the EU CO₂ Emission Trading System⁽⁵⁴⁾.
- (C) In the case of investment aid for achieving a level of energy saving higher than Community standards, please confirm which one of the following statements is applicable:
- # if the undertaking is adapting to national standards adopted in the absence of Community standards, the eligible costs consist of the additional investment costs necessary to achieve the level of environmental protection required by the national standards:
- # if the undertaking is adapting to or goes beyond national standards which are more stringent than the relevant Community standards or goes beyond Community standards, the eligible costs consist of the additional investment costs necessary to achieve a level of environmental protection higher than the level required by the Community standards⁽⁵⁵⁾;
- # if no standards exist, the eligible costs consist of the investment costs necessary to achieve a higher level of environmental protection than that which the undertaking or undertakings in question would achieve in the absence of any environmental aid;
- (D) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.
- (E) In the case of investments in tangible assets please indicate the form(s) of investments concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives:
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (F) In the case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how) please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has no power of direct or indirect control,
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽⁵⁶⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

the yield from the sale will be deducted from the eligible costs;

and

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#	all or part of the aid amount will be, where appropriate, reimbursed.					
(G)	For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation ⁽⁵⁷⁾ , which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:					
•••						
the elig		measure, please provide a detailed calculation of oject, by reference to the counterfactual situation				
3.4.3.	Operating aid					
(A)		tions demonstrating that the aid is limited to tion costs resulting from the investment taking nergy saving ⁽⁵⁸⁾ :				
(B)	What is the duration of the operating	g aid measure ⁽⁵⁹⁾ ?				
(C)	Is the aid degressive?					
#	yes	# no				
What is	s the aid intensity of the:					
<u> </u>	degressive aid (please indicate the denon-degressive aid (61):	egressive rates for each year) ⁽⁶⁰⁾ :;				
3.5.	Aid for renewable energy sources ⁽⁶²⁾					
3.5.1.	Basic conditions					
(A)	Please confirm that the aid is granted exclusively for the promotion of renewable energy sources as defined by the Environmental aid guidelines ⁽⁶³⁾ .					

#

yes

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#	yes	#	no	
(B)	In the case of biofuel promotion, pleas the promotion of sustainable biofuels		n that the aid is granted exclusively for e meaning of those guidelines.	
#	yes	#	no	
(C)	Please specify the type(s) of renewabl measure and provide details:	e energy s	sources ⁽⁶⁴⁾ supported under the notified	
•••				
• • •				
3.5.2.	Investment aid			
3.5.2.1.	Aid intensities and bonuses			
(A)	What is the basic aid intensity applicable to each renewable energy source supported by the notified measure ⁽⁶⁵⁾ :			
(B)	Is an SME bonus applied under the notified measure?			
#	yes	#	no	
If yes, pl	lease specify the level of bonus applica	ıble ⁽⁶⁶⁾ :		
(C)	Is the aid granted in a genuinely comp	petitive bi	dding process ⁽⁶⁷⁾ ?	
#	yes	#	no	
If yes, plor its dra	lease provide details of the competitive aft:	e process	and attach a copy of the tender notice	
•••				
(D)	In the case of an aid scheme, specify under the notified scheme (taking into			
•••				
3.5.2.2.	Eligible costs ⁽⁶⁸⁾			
(A)		onvention	ed to the extra investment costs borne hal power plant or with a conventional of the effective production of energy;	

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- (B) Please further confirm that:
- # the precise renewable energy related cost constitutes the eligible costs, in case the cost of investing renewable energy can be easily identified;

٥r

the extra investment costs are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment (69);

and

- # eligible costs are calculated net of any operating benefits and costs related to the extra investment for renewable sources of energy and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.
- (D) In the case of investments in tangible assets, please indicate the form(s) of investments concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives;
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In the case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how) please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has not power of direct or indirect control;
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽⁷⁰⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

the yield from the sale will be deducted from the eligible costs;

and

- # all or part of the aid amount will be, where appropriate, reimbursed.
- (F) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

. . .

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	vidual aid measures, please provide a detailed calculation of the eligible costs of the investment project, by reference to the counterfactual situation, and provide relevant:
•••	
3.5.3.	Operating aid
	g the choice of the operating aid assessment option ⁽⁷¹⁾ , please fill in the relevant paretion below.
3.5.3.1.	Option 1
(A)	Please provide for the duration of the notified measure the following information demonstrating that the operating aid is granted in order to cover the difference between the cost of producing energy from renewable sources and the market price of the form of energy concerned: detailed analysis of the cost of producing energy from each of the relevant renewable sources ⁽⁷²⁾ :
_	detailed analysis of the market price of the form of energy concerned:
(B)	Please demonstrate that the aid will be granted only until the plant has been fully depreciated according to normal accounting rules ⁽⁷³⁾ and provide a detailed analysis of the depreciation of each type ⁽⁷⁴⁾ of the investments for environmental protection:
•••	
For aid s	chemes, please specify how the compliance with this condition will be ensured:
•••	
•••	

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For indifulfilled:	vidual aid, please provide a detailed	analysis	demonstrating that this condition is		
(C)	When determining the amount of operating aid, please demonstrate how any investment aid granted to the undertaking in question in respect of a new plant is deducted from production costs:				
•••					
•••					
(D)	Does the aid also cover a normal return	n on capi	tal?		
#	yes	#	no		
	lease provide details and the information diverges reasons why the chosen rate is a		•		
(E)	For aid for the production of renewable aid would exceed the amount of involve on calculation examples for aid schaid) demonstrating that the aggregate depreciation are still higher than the magnetic or the still higher than	estment, nemes or e costs b	please provide data/evidence (based detailed calculation for individua orne by the undertakings after plan		
(F)	Please specify the precise support mec described above) and, in particular, the for aid schemes based on a (theoretical	method	s of calculating the amount of aid:		
	for and senemes based on a (theoretical	i) Champ	ic of all eligible project.		
	nore, please confirm that the calculation lividual aid grants based on the notified				
#	yes for individual aid please provide a deta account the requirements described abo		culation of the aid amount (taking into		
	•••				
(G)	What is the duration of the notified me	easure?			

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. . .

It is the practice of the Commission to limit its authorisation to 10 years. If yes, could you please undertake to re-notify the measure within a period of 10 years?

11		₁₁	
#	ves	#	no
	J		

3.5.3.2. Option 2

(A) Please provide a detailed description of the green certificate or tender system (including, *inter alia*, the information on the level of discretionary powers, the role of the administrator, the price determination mechanism, the financing mechanism, the penalty mechanism and re-distribution mechanism):

...

(B) What is the duration of the notified measure $(^{75})$?

...

(C) Please provide data/calculations showing that the aid is essential to ensure the viability of the renewable energy sources:

• • •

(D) Please provide data/calculations showing that the aid does not in the aggregate result in overcompensation for renewable energy:

. . .

(E) Please provide information/calculations showing that the aid does not dissuade renewable energy producers from becoming more competitive:

• • •

- 3.5.3.3. Option 3⁽⁷⁶⁾
- (A) What is the duration of the operating aid measure $(^{77})$? ...
- (B) Please provide for the duration of the notified measure the following information demonstrating that the operating aid is granted to compensate for the difference between the cost of producing energy from renewable sources and the market price of the form of energy concerned:
- detailed analysis of the cost of producing energy from each of the relevant renewable sources⁽⁷⁸⁾:

. . .

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_	detailed analysis of the market price	detailed analysis of the market price of the form of energy concerned:				
			C.			
(C)	Is the aid degressive?					
#	yes # no					
What is	s the aid intensity of the:					
_	degressive aid (please indicate the de	egressiv	ve rates for each year) ⁽⁷⁹⁾ :			
_	; non-degressive aid ⁽⁸⁰⁾ :					
3.6.	Aid for cogeneration ⁽⁸¹⁾					
3.6.1.	Basic conditions					
satisfyi	confirm that the aid for cogeneration of high efficiency of mental aid guidelines:					
#	yes	#	no			
3.6.2.	Investment aid					
Please of	confirm that:					
#	the new cogeneration unit will ove separate production as defined by I 2007/74/EC.					
#		the improvement of an existing cogeneration unit or conversion of an existing power generation unit into a cogeneration unit will result in primary energy savings compared to the original situation.				
Please j	provide details and evidence demonstrons:	ating th	he compliance with the above men	ntioned		
3.6.2.1.	Aid intensities and bonuses					
(A)	What is the basic aid intensity applic	able to	the notified measure ⁽⁸²⁾ ?			

- ty app
- (B) Bonuses:
- Is an SME bonus applied under the notified measure?

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#	yes	#	no	
olease spe	ecify the level of bonus applicable (83).		

If yes,

(C) Is the aid granted in a genuinely competitive bidding process⁽⁸⁴⁾?

#	yes	#	no

If yes, please provide details of the competitive process and attach a copy of the tender notice or its draft:

In case of an aid scheme, specify the total aid intensity of the projects supported under (D) the notified scheme (taking into account the bonuses) (%):

3.6.2.2. *Eligible costs* (85)

- (A) Please confirm that the eligible costs are limited to the extra investment costs necessary to realise a high efficiency cogeneration plant:
- # yes
- (B) Please further confirm that:
- # the precise cogeneration related cost constitutes the eligible costs, if the cost of investing in cogeneration can be easily defined;

or

the extra investment costs directly related to cogeneration are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment⁽⁸⁶⁾;

and

- # eligible costs are calculated net of any operating benefits and operating costs related to the extra investment and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.
- In the case of investments in tangible assets, please indicate the form(s) of investments (D) concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives;

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- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In the case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how) please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has not power of direct or indirect control,
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽⁸⁷⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

- # the yield from the sale will be deducted from the eligible costs; and
- # all or part of the aid amount will be, where appropriate, reimbursed.
- (F) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

For individual aid measures, please provide a detailed calculation of the eligible costs of the notified investment project, by reference to the counterfactual situation, and provide relevant evidence:

...

. . .

3.6.3. *Operating aid*

(A) Please confirm that the existing cogeneration unit satisfies both the definition of highefficiency cogeneration set out in point 70(11) of the Environmental aid guidelines and the requirement that there are overall primary savings compared to separate production as defined by Directive 2004/8/EC and Decision 2007/74/EC:

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#	yes
(B)	Please confirm further that the operating aid for high efficiency cogeneration is granted exclusively to:
#	undertakings distributing electric power and heat to the public, where the costs of producing such electric power or heat exceed its market price ⁽⁸⁸⁾ ;
#	for the industrial use of the combined production of electric power and heat where it can be shown that the production cost of one unit of energy using that technique exceeds the market price of one unit of conventional energy ⁽⁸⁹⁾ .
Please pi	rovide details and evidence that the relevant condition(s) is/are complied with:
•••	
• • • •	
3.6.3.1.	Option 1
(A)	Please provide the following information demonstrating that the operating aid is granted in order to cover the difference between the cost of producing energy in cogeneration units and the market price of the form of energy concerned: detailed analysis of the cost of producing energy in cogeneration units ⁽⁹⁰⁾ :
	detailed analysis of the market price of the form of energy concerned:
(B)	Please demonstrate that the aid will be granted only until the plant has been fully depreciated according to normal accounting rules ⁽⁹¹⁾ and provide a detailed analysis of the depreciation of each type of the investments for environmental protection:
•••	
For aid s	chemes, please specify how the compliance with this condition will be ensured:
For indi	vidual aid, please provide a detailed analysis demonstrating that this condition is

(C) When determining the amount of operating aid, please demonstrate how any investment aid granted to the undertaking in question in respect of a new plant is deducted from production costs:

. . .

...

fulfilled:

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(D)	Does the aid also cover a normal retu	Does the aid also cover a normal return on capital?			
#	yes	# no			
	please provide details and information/c easons why the chosen rate is appropriat	alculations showing the rate of normal return and			
•••					
(E)	For aid supporting biomass-based CHP units, if the operating aid would exceed the amount of investment, please provide data/evidence (based on calculation examples for aid schemes or detailed calculation for individual aid) demonstrating that the aggregate costs borne by the undertakings after plant depreciation are still higher than the market prices of the energy:				
•••					
(F)	Please specify the precise support mechanisms (taking into account the requirements described above) and in particular the methods of calculating the amount of aid: for aid schemes based on a (theoretical) example of an eligible project:				
	· ·				
		calculation methodology describe above will be used on the notified aid scheme:			
	# yes for individual aid please provide a d into account the requirements describ	etailed calculation of the amount of aid (taking ped above):			
(G)	What is the duration of the notified n	neasure?			
	e Commission practice to limit its decision of the measure within a period of 10	ons to 10 years. If yes, could you please undertake years?			

#

no

3.6.3.2. Option 2

yes

#

#	yes	# no	
(C)	Is the aid degressive?		
	detailed analysis of the market price of	of the form of energy concerned:	
_	difference between the cost of producing energy in cogeneration plants and the market price of the form of energy concerned: detailed analysis of the cost of producing energy in cogeneration plants:		
(B)	Please provide for the duration of the notified measure the following information demonstrating that the operating aid is granted in order to compensate for the		
(A)	What is the duration of the operating	aid measure ⁽⁹³⁾ ?	
3.6.3.3.	Option 3		
(E)	Please provide information/calculations showing that the aid does not dissuade producers of energy in cogeneration from becoming more competitive:		
 (E)	Dlagge marride information/colorleti	and allowing that the sid does not discussed	
•••			
(D)	in overcompensation for energy produ	ring that the aid does not in the aggregate result aced in cogeneration plants:	
•••			
(C)	Please provide data/calculations show of the production of energy in cogene	ing that the aid is essential to ensure the viability ration plants:	
(B)	What is the duration of the notified m	easure ⁽⁹²⁾ ?	
•••			
(A)	Please provide a detailed description of the certificate or tender system (including , <i>inter alia</i> , the information on the level of discretionary powers, the role of the administrator, the price determination mechanism):		

What is the aid intensity of the:

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degressive aid (pleas indicate the degressive rates for each year)⁽⁹⁴⁾:

	; non-degressive aid ⁽⁹⁵⁾ :			
3.7.	Aid for energy efficient district heating ⁽⁹⁶⁾			
3.7.1.	Basic conditions			
Please co	onfirm that:			
#	the environmental investment aid in energy-efficient district heating installations leads to primary energy savings			
	and			
#	the beneficiary district heating install district heating set out in point 70(13)		sfies the definition of energy efficient avironmental aid guidelines	
	and			
#	the combined operation of the general cogeneration) and the distribution of l		at (as well as electricity in the case of result in primary energy savings	
	or			
#	the investment is meant for the use ar purposes.	nd distribi	ution of waste heat for district heating	
In the ca	ise of aid schemes, please provide det	tails on h	ow compliance with this condition is	
•••				
In the ca	se of individual aid, please provide det	ails and r	elevant evidence:	
•••				
3.7.2.	Aid intensities and bonuses			
(A)	What is the basic aid intensity applica	ble to the	notified measure ⁽⁹⁷⁾ ?	
(B)	Is an SME bonus applied under the notified measure?			
#	yes	#	no	
If yes, pl	ease specify the level of bonus applica	ble ⁽⁹⁸⁾ :		
(C)	Is the aid granted in a genuinely competitive bidding process ⁽⁹⁹⁾ ?			
#	yes	#	no	

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If yes, please provide details of the competitive process and attach a copy of the tender notice or its draft:

. . .

(D) In case of an aid scheme, specify the total aid intensity of the projects supported under the notified scheme (taking into account the bonuses) (%):

• • •

- 3.7.3. Eligible $costs^{(100)}$
- (A) Please confirm that the eligible costs are limited to the extra investment costs necessary to realise an investment leading to energy-efficient district heating as compared to the reference investment:
- # yes
- (B) Please further confirm that:
- # the precise energy efficient district heating related cost constitutes the eligible costs, if the costs of investing in environmental protection can be easily identified;

or

- # the extra investment costs are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment⁽¹⁰¹⁾.
 - and
- # eligible costs are calculated net of any operating benefits and operating costs related to the extra investment and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.
- (D) In the case of investments in tangible assets, please indicate the form(s) of investments concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives;
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In the case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how), please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;

and

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# 1	is purchased on market terms, from an undertaking from which the acquirer has not
1	ower of direct or indirect control,

- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽¹⁰²⁾.
 - Furthermore, please confirm that if the intangible asset is sold during those five years:
- # the yield from the sale will be deducted from the eligible costs;
 - all or part of the aid amount will be, where appropriate, reimbursed.
- (F) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

...

#

For individual aid measures, please provide a detailed calculation of the eligible costs of the notified investment project, by reference to the counterfactual situation, and provide relevant evidence:

...

. . .

3.8. Aid for waste management⁽¹⁰³⁾

3.8.1. *General conditions*

Please confirm that the following conditions are met:

- # the aid is granted for the management of waste of other undertakings, including activities of re-utilisation, recycling and recovery, which is in accordance with the hierarchical classification of the principles of waste management⁽¹⁰⁴⁾.
- # the investment is aimed at reducing pollution generated by other undertakings (polluters) and does not extend to pollution generated by the beneficiary of the aid;
- # the aid does not indirectly relieve the polluters from a burden that should be borne by them under Community law, or from a burden that should be considered as a normal company cost for the polluters;

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- # the investment goes beyond the 'state of the art' or uses conventional technologies in an innovative manner;
- # the treated materials would otherwise be disposed of, or be treated in a less environmentally friendly manner;
- # the investment does not merely increase demand for the materials to be recycled without increasing collection of those materials.

Furthermore, please provide details and evidence demonstrating compliance with the above mentioned conditions:

··
··
··

- 3.8.2. *Aid intensities*
- (A) What is the basic aid intensity applicable to the notified measure (106)?...
- (B) Is the SME bonus applied under the notified measure?

yes # no

If yes, please specify the level of bonus applicable (107): ...

(C) In case of an aid scheme, specify the total aid intensity of the projects supported under the notified scheme (taking into account the bonuses) (%):

...

- 3.8.3. *Eligible costs*⁽¹⁰⁸⁾
- (A) Please confirm that the eligible costs are limited to the extra investment costs necessary to realise an investment leading to waste management and borne by the beneficiary compared to the reference investment, i.e. a conventional production not involving waste management with the same capacity:
- # yes
- (B) Please further confirm that:
- # the precise waste management related costs constitute the eligible costs, if the cost of investing in waste management can be easily defined;

or

the extra investment costs are established by comparing the investment with the counterfactual situation in the absence of aid, i.e. the reference investment⁽¹⁰⁹⁾;

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and

- # the cost of such reference investment is deducted from the eligible costs;
- # eligible costs are calculated net of any operating benefits and operating costs related to the extra investment for waste management and arising during the first five years of the life of the investment concerned.
- (C) What form do the eligible costs take?
- # investments in tangible assets;
- # investments in intangible assets.
- (D) In the case of investments in tangible assets, please indicate the form(s) of investments concerned:
- # investments in land which are strictly necessary in order to meet environmental objectives;
- # investments in buildings intended to reduce or eliminate pollution and nuisances;
- # investments in plant and equipment intended to reduce or eliminate pollution and nuisances;
- # investments to adapt production methods with a view to protecting the environment.
- (E) In the case of investments in intangible assets (technology transfer through the acquisition of operating licenses or of patented and non-patented know how), please confirm that any such intangible asset satisfies the following conditions:
- # it is regarded as a depreciable asset;
- # it is purchased on market terms, from an undertaking from which the acquirer has not power of direct or indirect control,
- # it is included in the assets of the undertaking, and remains in the establishment of the recipient of the aid and is used there for at least five years⁽¹¹⁰⁾.

Furthermore, please confirm that if the intangible asset is sold during those five years:

- # the yield from the sale will be deducted from the eligible costs; and
- # all or part of the amount of the aid will, where appropriate, be reimbursed.
- (F) For aid schemes, please provide a detailed calculation methodology, by reference to the counterfactual situation, which will be applied to all individual aid grants based on the notified scheme, and provide the relevant evidence:

. .

. . .

...

. . .

(D)

costs:

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For individual aid measures, please provide a detailed calculation of the eligible costs of the notified investment project, by reference to the counterfactual situation, and provide relevant evidence:

3.9. Aid for the remediation of contaminated sites⁽¹¹¹⁾ 3.9.1. General conditions Please confirm that the following conditions are fulfilled: the investment aid to undertakings repairing environmental damage by remediating # contaminated sites⁽¹¹²⁾, leads to an improvement of environmental protection. Please describe in detail the relevant improvement of the environmental protection, including, if applicable or available, information on the site, the type of contamination, a description of the activity that caused the contamination, and the proposed remediation procedure: . . . # the polluter⁽¹¹³⁾ responsible for the contamination of the site can not be identified or cannot be made to bear the costs. Please provide details and evidence demonstrating the compliance with the above mentioned condition: 3.9.2. Aid intensities and eligible costs (A) What is the basic aid intensity applicable to the notified measure (114)?... (B) Please confirm that the total amount of aid will under no circumstances exceed the actual cost of the remediation work: # yes (C) Please specify the cost of the remediation work⁽¹¹⁵⁾: . . .

Please confirm that the increase in the value of the land is deducted form the eligible

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#	yes
Please pi	rovide details on how this is ensured:
(E)	For aid schemes, please provide a calculation methodology, in line with the above mentioned principles, which will be applied to all individual aid grants based on the notified scheme and provide relevant evidence:
•••	
the notif	vidual aid measures, please provide a detailed calculation of the eligible costs of fied investment project, complying with the above mentioned principles, and provide evidence:
3.10.	Aid for relocation of undertakings ⁽¹¹⁶⁾
3.10.1.	General conditions
(A)	Please confirm that:
#	the change of location is dictated by environmental protection or prevention grounds and has been ordered by the administrative or judicial decision of a competent public authority or agreed between the undertaking and the competent public authority;
#	the undertaking complies with the strictest environmental standards applicable in the new region where it is located.
Please p	rovide details and evidence demonstrating compliance with the above mentioned as:
(B)	Please confirm that the beneficiary:
#	is an undertaking established in an urban area or in a special area of conservation designated under Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora ⁽¹¹⁷⁾ , which lawfully carries out an activity

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that creates major pollution and must,	on account of this l	location,	move from	its place
of establishment to a more suitable ar	ea:			

			,		
	or				
#	is an establishment or installation falling within the scope of Seveso II Directive ⁽¹¹⁸⁾ .				
Please p	provide de	etails and evidence:			
3.10.2.	Aid intensities and eligible costs				
(A)	What is the basic aid intensity applicable to the notified measure ⁽¹¹⁹⁾ ?				
(B)	Is an SME bonus applied under the notified measure?				
#	yes		#	no	
If yes, p	olease spe	cify the level of bonus applica	able ⁽¹²⁰⁾ :.		
(C)	Please provide details and the relevant evidence (if applicable) on the following elements linked to the relocation aid:				
(a)	benefits —		nting of	the plant or land abandoned:	
	_	the compensation paid in th	e event (of expropriation:	
	_	any other gains connected with the transfer of the plant, notably gains resulting from an improvement, on the occasion of the transfer, in the technology used and accounting gains associated with better use of the plant:			
	_	investments relating to any capacity increase:			
	_	other potential benefits:			
(b)	costs:				

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	_	the costs connected with the purchase of land or the construction of purchase of new plant of the same capacity as the plant abandoned:
	_	any penalties imposed on the undertaking for having terminated the contract for the renting of land or buildings, if the administrative or judicial decision ordering the change of location results in the early termination of this contract:
	_	other potential costs:
(D)	example	chemes, please provide a calculation methodology (e.g. based on a theoretical) for eligible costs/aid amount, including the benefit/cost elements mentioned C, which will be applied to all individual aid grants based on the notified
•••		
amount	of the no	d measures, please provide a detailed calculation of the eligible costs/aid tified investment project, including the benefit/cost elements mentioned in de the relevant evidence:
•••		
•••		
•••		
•••		
•••		
3.11.	Aid invo	olved in tradable permit schemes ⁽¹²¹⁾
(A)	objective	describe in detail the tradable permit scheme, including, <i>inter alia</i> , the es, the granting methodology, the authorities/entities involved, the role of the beneficiaries and the procedural aspects:

•••	
•••	
(B)	Please explain how:
#	the tradable permit scheme is set up in such a way as to achieve environmental objectives beyond those intended to be achieved on the basis of Community standards that are mandatory for the undertakings concerned:
#	the allocation is carried out in a transparent way and based on objective criteria and on data sources of the highest quality available:
#	the total amount of tradable permits or allowances granted to each undertaking for a price below their market value is not higher than its expected needs as estimated for the situation in absence of the trading scheme:
#	the allocation methodology does not favour certain undertakings or certain sectors;
how this	ne allocation methodology favours certain undertakings orcertain sectors, please explain is justified by the environmental logic of the scheme itself or is necessary for acy with other environmental policies:
•••	
 Eventle ome	ana mlaasa sumlain hausu
	nore, please explain how:
#	new entrants shall not in principle receive permits or allowances on more favourable conditions than existing undertakings operating on the same markets:
#	granting higher allocations to existing installations compared to new entrants should not result in creating undue barriers to entry:
Please p	rovide details and evidence demonstrating compliance with the above mentioned as:
•••	

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- (C) Please confirm that the following criteria⁽¹²²⁾ are respected by the scheme:
- # the choice of beneficiaries is based on objective and transparent criteria and the aid is granted in principle in the same way for all competitors in the same sector/relevant market if they are in a similar factual situation;

and

full auctioning leads to a substantial increase in production costs for each sector or category of individual beneficiaries;

and

the cost increase from the tradable permit scheme can not be passed on to customers without leading to important sales reductions⁽¹²³⁾;

and

the best performing technique in the EEA was used as a benchmark for the level of the allowance granted.

Please provide details demonstrating how these criteria are applied:

• • •

- 4. Incentive effect and necessity of aid⁽¹²⁴⁾
- 4.1. General conditions
- (A) Has/have the supported project(s) started prior to the submission of the application for the aid by the beneficiary/beneficiaries to the national authorities?

#	yes	#	no

If yes, the Commission considers that the aid does not present an incentive for the beneficiary (125).

- (B) If no, specify the relevant dates:
- The environmental project commenced on: ...
- The aid application by the beneficiary was submitted to the national authorities on: ...

Please provide the relevant supporting documents.

4.2. Evaluation of the incentive effect

If the aid is granted to

- non-SMEs,
- SMEs but must be assessed in accordance with the detailed assessment,

the Commission will require that the incentive effect is demonstrated by means of an evaluation. Go to the next questions. Otherwise, the Commission considers that the incentive effect is automatically met for the measure at hand.

4.2.1. *General conditions*

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

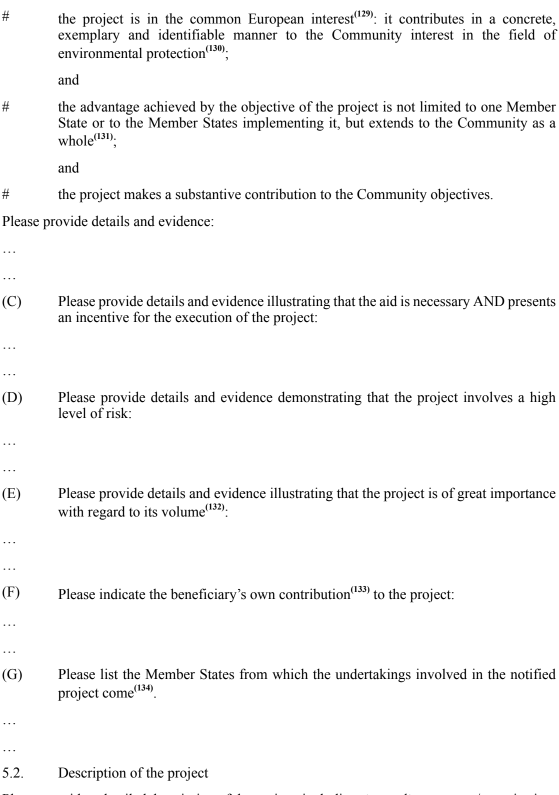
If it is necessary to demonstrate an incentive effect for several beneficiaries participating in the notified project, please provide the information below for each of them.

In order to demonstrate the incentive effect, the Commission requires an evaluation by the Member State in order to prove that without the aid, i.e. in the counterfactual situation, the more environmentally friendly alternative would not have been retained. Please fill in the information below

below				
4.2.2.	Criteria			
(A)	Please demonstrate how the counterfactual situation is credible:			
•••				
•••				
(B)	Have the eligible costs been calculated in accordance with the methodology set out in points 81, 82 and 83 of the Environmental aid guidelines?			
#	yes	#	no	
Please 1	provide details and evidence demonstr	rating the	methodology used:	
(C)	Would the investment have been su	fficiently	profitable without the aid?	
#	yes	#	no	
Please j	provide details and evidence of the rel	evant pro	ofitability ⁽¹²⁶⁾ :	
5.	Compatibility of aid under Article 8	37(3)(b) o	of the EC Treaty	
Europe	environmental protection to promote that an interest may be considered to be 687(3)(b) of the EC Treaty.			
5.1.	General conditions (cumulative)			
(A)	Please provide details and evidence of the terms of implementation of the notified project, including its participants, its objectives and its effects and the means to achieve the objectives ⁽¹²⁸⁾ :			
(B)	Please confirm that:			

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Please provide a detailed description of the project, including, *inter alia*, structure/organisation, beneficiaries, budget, amount of aid, aid intensity⁽¹³⁵⁾, investments concerned and eligible costs. For guidance, please see Section 3 of this supplementary information sheet.

6.	Aid in the form of reductions of or exemptions from environmental taxes			
6.1.	General conditions			
(A)	improvement of the level of the environmen	Please explain how the tax reductions or exemptions contribute indirectly to an improvement of the level of the environmental protection and motivate why the tax reductions and exemptions do not undermine the general objective pursued:		
•••				
(B)	For reductions of or exemptions from harmoconfirm that:	nised taxes at Community level, please		
#	the aid is granted for a maximum period of 10	9 years;		
	and			
#	the beneficiaries pay at least the Community applicable directive ⁽¹³⁶⁾ .	minimum tax level set by the relevant		
	Please provide for each category of beneficiaries evidence regarding the payable minimum tax level (rate actually paid preferably in EUR and in the same units as the applicable Community legislation):			
#	they are compatible with the relevant applicable Community legislation and comply with the limits and conditions set out therein:			
Please re	refer to the relevant provision(s) and provide the	e relevant evidence:		
(C)	For reductions of or exemptions from envi- harmonised or for those which have been har the Community minimum tax level, please maximum period of 10 years:	monised but beneficiaries pay less than		
#	yes #	no		
Furthern	more, please provide the following:			
_	a detailed description of the exempted sector	(s):		
_	information for each sector, as to the best performing techniques within the EEA regarding the reduction of the environmental harm targeted by the tax:			

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	a list of the 20 largest beneficiaries covered by the exemptions/reductions as well as detailed description of their situation, in particular their turnover, their market share and the size of the tax base:			
6.2.	Necessity of the aid			
Please o	confirm that:			
#	the choice of beneficiaries is based on objective and transparent criteria and the aid is granted in principle in the same way for all competitors in the same sector/relevant market if they are in a similar factual situation			
	and			
#	the environmental tax without reduction would lead to a substantial increase in production cost for each sector or category of individual beneficiaries ⁽¹³⁷⁾ ;			
	and			
#	without the aid the substantial increase in production costs would lead to important sales reductions if it would be passed on to customers ⁽¹³⁸⁾ .			
Please 1	provide evidence related to the above m	entioned	conditions:	
6.3.	Proportionality of the aid			
Please s	specify which one of the following conc	ditions is 1	met:	
(A)	Does the scheme lay down criteria ensuring that each individual beneficiary pays a proportion of the national tax level which is broadly equivalent to the environmental performance of each individual beneficiary compared to the performance related to the best performing technique within the EEA?			
#	yes	#	no	
Please 1	provide details and evidence demonstrate	ting the co	ompliance with this condition:	
		J	1	
(B)	Are aid beneficiaries paying at least 20.9% of the national toy?			
	Are aid beneficiaries paying at least 20 % of the national tax?			
#	yes	#	no	

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If no, please demonstrate how a lower rate can be justified in view of a limited distortion of competition:

• • •

(C) Are the reductions or exemptions conditional on the conclusion of agreements between the Member State and the recipient undertakings or associations of undertakings?

#	yes	#	no

If yes, please provide details and evidence illustrating that the undertakings or associations of undertakings commit themselves to achieve environmental protection objectives which have the same effect as (i) the taxation linked to environmental performance⁽¹³⁹⁾, or (ii) 20 % of the national tax⁽¹⁴⁰⁾ or (iii) if the Community minimum tax level is applied.:

• • •

Please further confirm that:

- # the substance of the agreements has been negotiated by the Member State and specifies the targets and fixes a time schedule for reaching targets;
- # the Member State ensures independent and timely monitoring of the commitments concluded in these agreements;
- # these agreements will be revised periodically in the light of technological and other developments and stipulate effective penalty arrangements applicable if the commitments are not met.

Specify per sector the targets and time schedule and describe the monitoring and review mechanisms (for example by whom and with what periodicity) as well as the penalty mechanism:

. . .

. . .

7. Criteria triggering a detailed assessment⁽¹⁴¹⁾

Please indicate if the notified measure falls within the following categories of aid:

- # for measures covered by a Block Exemption Regulation, the case was notified to the Commission pursuant to a duty to notify aid individually as prescribed in the BER;
- # investment aid, where the aid amount exceeds EUR 7,5 million for one undertaking, (even if part of an approved aid scheme);
- # operating aid for energy saving, where the aid amount exceeds EUR 5 million per undertaking for five years;
- # operating aid for the production of renewable electricity and/or combined production of renewable heat, when the aid is granted to renewable electricity installations in sites where the resulting renewable electricity generation capacity exceeds 125 MW;

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- # operating aid for the production of biofuel, when the aid is granted to a biofuel production installation in sites, where the resulting production exceeds 150 000 t per year;
- # operating aid for cogeneration, where aid is granted to cogeneration installation with the resulting cogeneration electricity capacity exceeding 200 MW⁽¹⁴²⁾
- # operating aid granted to new plants producing renewable energy on the basis of a calculation of the external costs avoided⁽¹⁴³⁾.

In this case please provide a reasoned and quantified comparative cost analysis, together with an assessment of competing energy producers' external costs, so as to demonstrate that the aid does genuinely compensate for external costs avoided⁽¹⁴⁴⁾.

If the notified measure falls within at least one of these aid categories, it is subject to a detailed assessment and additional information should be provided in order to enable the Commission to carry out a detailed assessment (Section 8 of this supplementary information sheet).

8. Additional information for detailed assessment⁽¹⁴⁵⁾

If there are several beneficiaries participating in the notified project subject to a detailed assessment, please provide the information below for each of them. This is without prejudice to the full description of the notified project, including participants, in the previous sections of this supplementary sheet.

8.1. General observations

The purpose of this detailed assessment is to ensure that high amounts of aid for environmental protection do not distort competition to an extent contrary to the common interest, but actually contribute to the common interest. This happens when the benefits of State aid in terms of additional environmental benefits outweigh the harm for competition and trade⁽¹⁴⁶⁾.

The detailed assessment is conducted on the basis of the positive and negative elements which are specified in Sections 5.2.1 and 5.2.2 of the Environmental aid guidelines and they apply in addition to the criteria set out in Chapter 3 of the Environmental aid guidelines.

Provisions below represent a guidance as to the type of information the Commission may require in order to carry out a detailed assessment. The guidance is intended to make the Commission's decisions and their reasoning transparent and foreseeable in order to create predictability and legal certainty. Member States should provide all the elements that they consider useful for the assessment of the case.

The Member States are in particular invited to rely on the information sources listed below. Please indicate if these supporting documents are attached to the notification:

- # evaluations of past State aid schemes or measures;
- # impact assessments made by the granting authority;
- # other studies related to the environmental protection.
- 8.2. Existence of a market failure⁽¹⁴⁷⁾
- (A) Please identify the expected contribution of the measure to environmental protection (in quantifiable terms) and provide the supporting documents:

. . .

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• • •	
(B)	Please identify the level of environmental protection targeted, as compared to existing Community standards and/or standards in other Member States and provide the supporting documents:
(C)	In the case of the aid for adapting to national standards going beyond the Community standards, please provide the following information and (if relevant) supporting documents:
#	nature, type and location of the main competitors of the aid beneficiary:
#	the cost of implementation of the national standard (respectively tradable permit schemes) for the aid beneficiary had no aid been given:
	
#	the comparative costs of implementation of those standards for the main competitors of the aid beneficiary:
8.3.	Appropriate instrument ⁽¹⁴⁸⁾

Appropriate instrument

Please indicate on what basis the Member State decided to use a selective instrument such as State aid in order to increase environmental protection and provide supporting documents:

- # impact assessment of the proposed measure;
- # comparative analysis of other policy options considered by the Member State;
- # evidence that the polluter pays principle is respected;
- # others: ...
- Incentive effect and necessity of the aid (149) 8.4.

In addition to the calculation of extra costs outlined in Chapter 3 of the Environmental aid guidelines please specify the elements listed below.

(A) Please provide evidence of the specific action(s)⁽¹⁵⁰⁾ that would not have been taken by the undertaking without the aid (counterfactual situation) and provide supporting documents:.

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...

...

- (B) At least one of the following elements must be present for the purposes of demonstration of the expected environmental effect linked to the change in behaviour. Please specify those relevant for the notified measure and provide supporting documents.
- # increase in level of environmental protection;
- # increase in speed of the implementation of future standards
- (C) The following elements may be used for the purposes of demonstration of an incentive effect. Please specify those relevant for the notified measure, and provide supporting documents⁽¹⁵¹⁾:
- # production advantages;
- # market conditions;
- # possible future mandatory standards (if there are ongoing negotiations at Community level to introduce new or higher mandatory standards which the measure concerned would seek to target);
- # level of risk;
- # level of profitability
- (D) In the case of aid granted to undertakings adapting to a national standard or going beyond Community standards or adopted in the absence of Community standards, please provide the information and supporting documents showing that the aid beneficiary would have been affected substantially in terms of increased costs and would not have been able to bear the costs associated with the immediate implementation of national standards:

• • •

8.5. Proportionality of the aid⁽¹⁵²⁾

(A) Please provide an accurate calculation of the eligible costs demonstrating that they are indeed limited to the extra costs necessary to achieve the level of environmental protection:

..

...

(B) Were the beneficiaries selected in an open selection process?

|--|

Please provide details⁽¹⁵³⁾ and supporting documents:

. . .

 (C)	Please explain how it is ensured that the aid is limited to the minimum necessary and provide supporting documents:				
•••					
8.6	Analysis of the distortion of competition and trade ⁽¹⁵⁴⁾				
8.6.1.	Relevant markets and effects on trade				
(A)	Please indicate whether the aid is likely to have impact on competition between undertakings in any product market.				
#	yes # no				
Please s	specify the product markets on which the aid is likely to have impact ⁽¹⁵⁵⁾ :				
(B)	For each of these markets please provide some indicative market share of the beneficiary:				
	h of these markets please provide some indicative market shares of the other companies in the market. If possible, please provide the associated Herfindahl-Hirschman Index				
(C)	Please describe the structure and dynamics of the relevant markets and provide supporting documents:				
•••					
(D)	If relevant, please provide information on the effects on trade (shift of trade flows and location of economic activity):				
(E)	The following elements will be considered by the Commission when assessing the likelihood that the beneficiary may increase or maintain sales as a result of the aid. Please indicate those in relation to which supporting documents are provided ⁽¹⁵⁶⁾ :				
#	reduction in or compensation of production unit costs.				

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- # more environmentally friendly production process.
- # new product.

8.6.2. Dynamic incentives/crowding out

The following elements will be considered by the Commission in its analysis of effects of the aid on competitors' dynamic incentives to invest⁽¹⁵⁷⁾. Please indicate those in relation to which supporting documents are provided:

- # amount of the aid;
- # frequency of the aid;
- # duration of the aid;
- # gradual decrease of the aid;
- # readiness to meet future standards;
- # level of the regulatory standards in relation to the environmental objectives;
- # the risk of cross subsidisation;
- # technological neutrality;
- # competing innovation.

8.6.3. *Maintaining inefficient firms afloat* (158)

The following elements will be considered by the Commission in its analysis of effects of the aid in order to prevent avoid unnecessary support to undertakings, which are unable to adapt to more environmentally friendly standards and technologies because of their low levels of efficiency⁽¹⁵⁹⁾. Please, indicate those in relation to which details and supporting documents are provided:

- # type of beneficiaries.
- # overcapacity in the sector targeted by the aid.
- # normal behaviour in the sector targeted by the aid.
- # relative importance of the aid.
- # selection process.
- # selectivity.

8.6.4. *Market power/exclusionary behaviour*⁽¹⁶⁰⁾

The following elements will be considered by the Commission in its analysis of effects of the aid on beneficiary's market power. Please, indicate those in relation to which details and supported documents are provided:

- # market power of aid beneficiary and market structure
- # new entry;
- # product differentiation and price discrimination
- # buyer power

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8.6.5.	Effects of	n trade an	ed location ⁽¹⁶¹⁾
--------	------------	------------	------------------------------

	se provide evidence that the aid was not d stment:	ecisi	sive for the choice of location for the
•••			
9.	Cumulation ⁽¹⁶²⁾		
(A)	Is the aid granted under the notified measure	sure o	combined with other aid (163)?
#	yes #		no
(B)	If yes, please describe the cumulation rul	es ap	applicable to the notified aid measure:
•••			
• • •			
(C)	Please specify how the respect of cumula aid measure:	ition	n rules will be verified under the notified

10. Reporting and monitoring⁽¹⁶⁴⁾

10.1. Annual reports

Please note that this reporting obligation is without prejudice to the reporting obligation pursuant to Commission Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999⁽¹⁶⁵⁾.

Please undertake to submit annual reports on the implementation of the notified environmental aid measure to the Commission, which shall contain for each approved scheme as regards large undertakings, all the elements listed below:

- names of the beneficiaries;
- aid amount per beneficiary;
- aid intensity;
- description of the objective of the measure and of what type of environmental protection it is intended to promote;

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- sectors of activity where the aided projects are undertaken;
- explanation of how the incentive effect has been respected.

yes

In case of tax exemptions or reductions, please undertake to submit annual reports containing the elements listed below:

- legislative and/or regulatory text(s) establishing the aid;
- specification of the categories of undertakings benefiting from tax reductions or exemptions;
- specification of sectors of the economy most affected by these tax exemptions/ reductions.

yes

- 10.2. Monitoring and evaluation
- (A) Please undertake to maintain detailed records regarding the granting of aid, with all information necessary to establish that the eligible costs and maximum allowable aid intensity have been observed.
- # yes
- (B) Please undertake to ensure that detailed records referred to in Section A above are maintained for 10 years from the date on which the aid was granted.
- # yes
- (C) Please undertake to submit the records referred to in Section A above on request of the Commission.
- # yes
- 11. Other information

Please give any other information you consider necessary to assess the measure(s) in question under the Environmental aid guidelines.]

Textual Amendments

F4 Substituted by Commission Regulation (EC) No 1147/2008 of 31 October 2008 amending 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, as regards Part III.10 of its Annex 1.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 Community Guidelines on State aid to promote risk capital investments in small and medium-sized enterprises (173). 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.

investors setting up a fund or providing equity in a company or a set of companies. Pleas specify the advantage(s) granted:
Please specify possible selection criteria for the beneficiary (e.g. a call for tender or a publi invitation):
Are the investments effected pari passu between public and private investors?
☐ yes ☐ no
Please provide details:
investment fund or other investment vehicle and/or its manager. Please specify the advantage(s granted:
Please specify possible selection criteria for the beneficiary (fund/investment vehicle and the management) and the way it has been selected (e.g. an open and transparent public tende procedure):
Do the fund's managers or the management company receive a remuneration, which full reflects the current market remuneration in comparable situations?
☐ yes ☐ no
If yes, please provide evidence and attach relevant documents:

⁽¹⁷³⁾ Community Guidelines on State aid to promote risk capital investments in small and medium-sized enterprises (OJ C 194, 18.8.2006, p. 2) thereinafter 'the RCG'.

⁽¹⁷⁴⁾ For details see Section 3.2 of the RCG.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		Is the fund involved in any other activities?
		□ yes □ no
		If yes, please specify:
	_	
		the target SMEs invested in. Please specify the advantage(s):
		Please specify possible selection criteria for the beneficiary:
		reade speeding possible selection orientation the beneficially.
1.2.	Can	you confirm that the risk capital (175) measure excludes (176):
	_	aid to enterprises in the shipbuilding, coal and steel industry?
		□ yes
	_	and aid to enterprises in difficulty?
		□ yes
1.3.	direc or to	you confirm that the measure does not apply to aid to export to export-related activities, namely aid tly linked to the quantities exported, to the establishment and operation of a distribution network other current expenditure linked to the export activity, as well as aid contingent upon the use of estic in preference to imported goods (177)?
		□ yes
2.	Form	of aid: the size and time frame of the measure
2.1.		scheme envisages the following measure(s) and/or instrument(s) (please tick one or more boxes opropriate) (178):
		constitution of an investment fund (i.e. venture capital (179) fund) in which the State is a partner, investor, or participant. Please specify:
		guarantees where the public coverage for potential losses does not exceed 50% of the nominal amount of the investment guaranteed to risk capital investors or to venture capital funds, or 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 capital for investment. Please specify:

(177)

^{(&}lt;sup>175</sup>) (¹⁷⁶) For definition of 'risk capital' and 'risk capital measures' see Section 2.2(k), (I) of the RCG. Cf. Section 2.1 of the RCG.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		fiscal incentives to investment funds and/or their managers or to investors to undertake risk capital investments. Please specify:
		others. Please specify:
2.2.		t is the overall size of budget of the measure and in case of a fund what is the size of the fund? se specify:
	99140	
	Is the	e measure to be co-financed by Community funds (European Social Fund, European Regional lopment Fund, other)? Please specify:
2.3		t is the duration of the measure or in case of a fund in which time period can the fund commit itself restment and for how long can the fund hold the investments? Please specify:
3.		eral information about the design of the measure
3.1.		mum tranches of investments per target SME (180)
		is the total maximum size of the tranche of finance (including both, the public and private transmitted) that the total maximum size of the tranche of finance (including both, the public and private transmitted) that the total maximum size of the tranche of finance (including both, the public and private transmitted) that the total maximum size of the tranche of finance (including both, the public and private transmitted) that the total maximum size of the tranche of finance (including both, the public and private transmitted) that the total maximum size of the tranche of finance (including both, the public and private transmitted) are transmitted.
		he target enterprises in which the investments can be made, restricted to SMEs (181) and not to companies?
		□ yes
3.2.	Resti	rictions to seed, start-up and expansion financing (182)
	Are th	he investments restricted to financing (please tick one or more boxes as appropriate):
		up to the seed stage for small enterprises;
		up to the seed stage for medium-sized enterprises;
		up to start-up stage for small enterprises;
		up to start-up stage for medium-sized enterprises;
		up to expansion stage for small enterprises;
		ap to expandion diago for email emerpholog

⁽¹⁸⁰⁾ For details and restrictions see Section 4.3.1 of the RCG.

For definition see Section 2.2(g) of the RCG.

Status: Point in time view as at 24/11/2009.

ty and/or under Article yes sition of financing in the easure provide financin yes se specify the details re in, level of subordinatio	MEs located in assisted 87(3)(c) of the EC Treaty no form of equity, quasi-equity of the seconditions on securitisation, etc.):	uity and debt (¹⁸³)				
aty and/or under Article yes sition of financing in the easure provide financin yes se specify the details run, level of subordinatio	B7(3)(c) of the EC Treaty no form of equity, quasi-equity g to SMEs in the form of no egarding the conditions on, securitisation, etc.):	equity and debt (183) equity (184)? on which the financing is invested (type				
aty and/or under Article yes sition of financing in the easure provide financin yes se specify the details run, level of subordinatio	B7(3)(c) of the EC Treaty no form of equity, quasi-equity g to SMEs in the form of no egarding the conditions on, securitisation, etc.):	equity and debt (183) equity (184)? on which the financing is invested (type				
aty and/or under Article yes sition of financing in the easure provide financin yes se specify the details run, level of subordinatio	B7(3)(c) of the EC Treaty no form of equity, quasi-equity g to SMEs in the form of no egarding the conditions on, securitisation, etc.):	equity and debt (183) equity (184)? on which the financing is invested (type				
aty and/or under Article yes sition of financing in the easure provide financin yes se specify the details run, level of subordinatio	B7(3)(c) of the EC Treaty no form of equity, quasi-equity g to SMEs in the form of no egarding the conditions on, securitisation, etc.):	equity and debt (183) equity (184)? on which the financing is invested (type				
easure provide financing in the easure provide financing yes see specify the details ron, level of subordination easure provide financing	form of equity, quasi-equity g to SMEs in the form of no egarding the conditions on, securitisation, etc.):	equity (184)? on which the financing is invested (type				
easure provide financin yes se specify the details runn, level of subordinatio	g to SMEs in the form of no no egarding the conditions on, securitisation, etc.):	equity (184)? on which the financing is invested (type				
easure provide financin yes se specify the details runn, level of subordinatio	g to SMEs in the form of no no egarding the conditions on, securitisation, etc.):	equity (184)? on which the financing is invested (type				
yes se specify the details ren, level of subordination	no egarding the conditions on, securitisation, etc.):	on which the financing is invested (type				
se specify the details rein, level of subordination	egarding the conditions on, securitisation, etc.):					
·						
·						
□ ves						
	□ no					
		dget to SMEs is in the form of equity a				
investment instrument	s?					
☐ yes	□ no					
Please specify the percentage of equity and quasi-equity, of the total budget:						
······································						
easure provide financin	a to SMEs in the form of	debt (186)?				
_						
☐ yes	regarding the conditions					
	easure provide that at vinvestment instrument yes cify the percentage of each	easure provide financing to SMEs in the form of				

⁽¹⁸³⁾ For details and conditions see Section 4.3.3 of the RCG.

For definition see Section 2.2(a) of the RCG.

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3.4.	Participation by private (187) investors (188)									
	What percentage of funding of the investments in investors. Please specify:	SMEs is provided directly or indirectly by private								
3.5.	Profit driven character of investment decisions (189)									
		Does the measure ensure that at least 50% of the funding of the investments is provided by private investors, or for at least 30% in the case of measures targeting SMEs located in assisted areas (190)?								
	□ yes □] no								
	Please provide details:									
	Does the measure ensure that private investors invest on a commercial basis (that is only for profits) directly or indirectly in the equity of the target enterprises?									
	□ yes □] no								
	Please provide details:									
	Does the measure ensure that there is a business plan for each investment containing details of the product, sales and profitability development and establishing the ex ante viability of the project?									
	□ yes □] no								
	Please provide details:									
	Le thouse a close and realistic suit strates. (191) for any	ek inventorant								
	Is there a clear and realistic exit strategy (191) for each									
	□ yes □	l no								
	Please provide details:									
3.6.	Commercial management (192)									
	Is there an agreement between a professional manin the fund which:	ager or a management company and participants								
	 provides that the manager's remuneration is 	linked to the performance?								
	□ yes □] no								

For details concerning private investments/funding, see Section 2.2(b) and 3.2 (second paragraph) of the RCG.

⁽¹⁸⁸⁾ For details and conditions see Section 4.3.4 of the RCG.

⁶⁹⁾ For details and conditions see Section 4.3.5 of the RCG.

	— sets out the objectives of the fund and proposed timing of investments?					
	☐ yes ☐ no					
	Please attach a copy of the agreement or an outline of the principles of the agreement.					
	Are private market investors represented in the decisionmaking, such as through an investors' advisory committee?					
	☐ yes ☐ no					
	If yes, please specify their role in the decisionmaking:					
	Is there an application of best practice and regulatory supervision in the management of the fund?					
	Please provide details:					
3.7.	Sectoral focus (193)					
	Is the measure open to all sectors?					
	☐ yes ☐ no If no, please specify the technologies or sectors and the underlying reason for the choice of these technologies or sectors:					
3.8.	Other information					
	Please provide any further information considered relevant to clarify the answers above:					
4.	Establishing the need to conduct detailed assessment (194)					
	Does the total maximum level of investment tranches (including both the public and private capital) exceed EUR 1,5 million per target SME over each period of 12 months?					
	□ yes □ no					
	Does the measure provide financing up to the expansion stage for medium-sized enterprises in non-assisted areas?					
	□ yes □ no					
	Does the measure provide for follow-on investments into target companies that already received aided capital injections to fund subsequent financing rounds even beyond the general safe-harbour thresholds and the companies' early-growth financing?					
	□ yes □ no					

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			sure provide less than 70% of its total budget in the form of equity and quents into target SMEs?							
			yes		no					
					g of the investments provided by private investors or at least 30 % for SMEs in assisted areas?					
			yes		no					
	partici		vestors, and/or (ii) pred		interprises which foresee (i) less or no private ance of debt investment instruments as opposed					
			yes		no					
		the measure specif including high-grov		ment	vehicle (alternative stock markets specialised in					
			yes		no					
	Does	the measure cover	costs linked to the first	scree	ening of companies (scouting costs)?					
			yes		no					
	Does the scheme envisage a measure(s) and/or instrument which is not covered by Section 4.2 of the RCG, i.e. necessitating that the fifth box others was ticked under Section 2.1 of this form, and is not explicitly referred to above?									
			yes		no					
	Does the measure involve any other element leading to non-compliance with one or more conditions set out in Section 4 of the RCG?									
			yes		no					
	If yes,	If yes, please specify:								
		answer to one or wise go to section		s in	this section 4 is yes, please go to section 5,					
5.	Additi	ional information t	for the detailed assess	smer	nt (¹⁹⁵)					
5.1.	Positiv	e effects of the aid								
5.1.1.	Exist	ence and evide	ence of market fai	lure	(196)					
	Please, attach supporting evidence of the presence of the market failure the measure is design tackle. In particular, for measures:									
	_	 providing tranches above EUR 1,5 million per target SME (including both, the public and private capital) over each period of twelve months, 								
	_	providing follow-or	n investments,							
	_	financing of the ex	pansion stage of mediu	ım-si	zed enterprises in non-assisted areas,					
	_	 specifically involving an investment vehicle. 								
	Thee	The evidence must be based on a study showing the level of the equity gap, with regard to the enterprises								

development of the fundraising over the past five years, also in comparison with the correspondent national and/or European averages,

The relevant information concerns the supply of risk capital to SMEs and the capital raised by private investors, as well as the significance of the venture capital industry in the local economy. It should ideally be provided for periods of three to five years preceding the implementation of the measure and also for the future, on the basis of reasonable projections, if available. The evidence submitted could

and sectors targeted by the risk capital measure. Please attach the study.

also include the following elements:

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- the current overhang of money, i.e. the difference between the amount of funds raised by private investors for investments and the amount actually invested,
- the share of government aided investment programs in the total venture capital investment over the preceding three to five years,
- the percentage of new start-ups receiving venture capital,
- the distribution of investments provided by private market investors by categories of amount of investment,
- a comparison of the number of business plans presented with the number of investments made by segment (amount of investment, sector, round of financing, etc.),
- any other relevant indicator showing the existence of market failure.

For measures targeting SMEs located in assisted areas, the relevant information must be supplemented by any other relevant evidence as regards the regional specificities which justify the features of the measure envisaged. The following elements may be relevant:

- estimation of the additional size of the equity gap caused by the peripherality and other regional specificities, in particular in terms of total amount of risk capital invested, number of funds or investment vehicles present in the territory or at a short distance, availability of skilled managers, number of deals and average and minimum size of deals if available;
- specific local economic data, social and/or historic reasons for an underprovision of risk capital, in comparison with the relevant average data and/or situation at national and/or Community level as appropriate;
- any other relevant indicator showing an increased degree of market failure.

5.1.2.	Appropriatene	ss of the	instrument	(197)
--------	---------------	-----------	------------	-------

Appropriateness of	the instrument (197))			
Is there an impact asses	sment of the measure?				
	yes		no		
If yes, please attach a su	ımmary or the full text of	the	impact assessment.		
Have other policy options to tackle the equity gap than State aid instruments been considered?					
	yes		no		
If yes, please specify:					
Have other policy initiatives been taken to address the supply and demand side issues leading to the equity gap affecting the targeted SMEs?					
	yes		no		
If yes, please specify:					
		maa			
		,,,,,,,			
Are there evaluations of measure?	f how these other police	y ini	tiatives will interact with the notified risk capital		
	yes		no		
If yes, please specify:					

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	e effect and	-			
Is the risk	capital measure	or fund man	aged by profes	sionals from	the private sector?
		yes		no	
	asure managed ory procedure,			nals chosen	according to a transparent,
		yes		no	
ideally in th		(s) targeted b	y the fund, as v		ord in capital market investrerstanding of the relevant lega
		yes		no	
If yes, plea	se specify:				

independe and prefer	nt experts com	ing from the presentatives	orivate sector v of investors,	vith significan or independe	ement company and composit experience in the targeted sent experts chosen according er?
		yes		no	
	se specify:				
expected f		tuation and w			ith analyses of the existing ar to them potential target enter
		yes		no	
If yes, plea	se specify:				
Please spe	ecify the size of	budget/size	of the fund:		
Please spe	ecify the estima	ted transaction	n costs:		
Will thora	oe a direct invol	vement from	business ange	ls (¹⁹⁹) in inve	stments in the seed stage?
will there i				no	
vviii ülere i		yes		i,iO	
	se specify:	yes	Ц	110	

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	Are the	ere other mechanisms in place to ensure an incentive effect and the necessity of aid?
		□ yes □ no
	If yes,	please specify:
	ianaani	
5.1.4.	Prop	ortionality (²⁰⁰)
	Does	the measure involve (Please tick one or more boxes as appropriate):
		open tender for managers or management company? Please specify:
		call for tender or public invitation to investors? Please specify:
		other mechanisms to ensure that management or investors are not overcompensated? Please specify:
5.2.	Negat	ive effects of the aid
5.2.1.	Crow	ding-out (²⁰¹)
		e attach evidence as regards the risk of crowding-out of investments at the level of investors, and/or investment vehicles.
	The fo	llowing elements may for instance be relevant:
	_	the number of venture capital firms/funds/investment vehicles present at national level or in the area in case of a regional fund and the segments in which they are active,
	_	the targeted enterprises in terms of size of companies, growth stage, and business sector,
	_	the average deal size and possibly the minimum deal size the funds or investors would scrutinise,
	_	the total amount of venture capital available for the target enterprises, sector and stage targeted by the relevant measure.
		stments are not restricted to assisted regions and if they go beyond the start-up stage for medium- enterprises, is there a limit per enterprise on total funding through the measure.
		□ yes □ no
	If yes,	please specify:

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maximum amount to b	be in Iuring	vested into each targ	get SME	to the measure foresee specific limits to the contract to the contract to the contract to the contract to the sector concerned and contract to the sector
		yes		no
	resee	e a limitation related can be invested in or	to the n	
If yes, please specify:				no
If follow-on investmer	nt is	foreseen, is there a	maximu	um amount to be invested into each target SME,
to the investment stag having also regard to		sector concerned an	d to the	or to the period during which aid may be granted, a size of the fund?
	:			
If a lower participation of private investors or	of p	rivate investors is for he life of the fund, ha	eseen, i	is there a progressive increase of the participation articular regard to the business stage, the sector, on, and possibly the localisation in assisted areas
If yes, please specify:		yes		no
For measures providing an adequate return oparticular where the Streturn on which shoul	ing s in its State Id, fo	seed capital only, is investment comme finances the investr r instance, be linked	there a nsurate ment in to pote	ny mechanism ensuring that the State receives with the risks incurred for these investments, in the form of quasi-equity or debt instruments, the ntial rights of exploitation (for example, royalties) result of the investment.
		yes		no
If yes, please specify:				

.....

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Other distor	tions of competition (²⁰²)
What is the ex profitability? Ple	pected overall profitability of the firms invested in over time and prospects of future ease specify:
What is the exp	pected rate of enterprise failure targeted by the measure? Please specify:

	I maximum size of investment tranche (including both the public and private investments)
	the measure as compared to the turnover and costs of the target SMEs? Please
	oral focus of the measure, is there over-capacity of the sector benefiting from the aid?
Please give a b	rief description of the economic situation in the sector(s):
specify:	other mechanisms in place in order to limit the distortions of competition? Please
Cumulation of	the aid (203)
Can be the aid	granted under the notified measure combined with other aid (204)?
	☐ yes ☐ no
f yes, please p s combined):	rovide the details (e.g. type of aid with which the aid granted under the notified measure
f yes, please c	onfirm the following:
50% in general first risk capital enterprise unde aid under othe	state undertakes to reduce the relevant aid ceilings or maximum eligible amounts by and by 20 % for target SMEs located in assisted areas during the first three years of the investment and up to the total amount received, where the capital provided to a target or the risk capital measure is used to finance initial investment or other costs eligible for block exemption regulations, guidelines, frameworks, or other State aid documents.
for Research a	does not apply to aid intensities provided for in the Community Framework for State aid nd Development (205) or any successor framework or block exemption regulation in this

Cf. Section 5.3.2 of the RCG. Cf. Section 6 of the RCG.

For cumulation of de minimis aid please see Article 2(5) of de minimis block exemption (Commission Regulation (EC) No 1998/2006 of 15 December 2006 on the application of Articles 87 and 88 of the Treaty to de minimis aid

7.	Monitoring (²⁰⁶)
	The Member State undertakes to submit annual reports to the Commission containing a summary table with a breakdown of the investments effected by a fund or under the risk capital measure including a list of all the enterprise beneficiaries of risk capital measures as well as a brief description of the activity of investments funds with details of potential deals scrutinised and of the transactions actually undertaken as well as the performance of investment vehicles with aggregate information about the amount of capital raised through the vehicle.
	□ yes
	The Member State undertakes to publish the full text of the final aid schemes as approved by the Commission on the Internet and to communicate the Internet address of the publication to the Commission
	□ yes
	The Member State undertakes to maintain for at least 10 years detailed records regarding the granting of aid for the risk capital measure containing all information necessary to establish that the conditions laid down in the RCG have been observed, notably as regards the size of the tranche, the size of the company (small or medium-sized), the development stage of the company (seed, start-up or expansion), its sector of activity (preferably at 4 digit level of the NACE classification) as well as information on the management of the funds and on the other criteria mentioned in these guidelines.
	□ yes
	The Member State undertakes to submit the records referred to above on request of the Commission.
	□ yes
3.	Other information
	Please indicate here any other information you consider relevant to the assessment of the measure(s) concerned under the Community Guidelines on State aid to promote risk capital investments in small and medium-sized enterprises.

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[F5]X1PART III.12

INFORMATION SHEET FOR AGRICULTURE

Please note that this State aid notification form only applies to activities related to the production, processing and marketing of agricultural products as defined in point 6 of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽¹⁶⁶⁾. Please note that the specific State aid rules for agriculture do not apply to measures related to the processing of Annex I products into non-Annex I products. For such measures you should complete the relevant notification form.

- 1. Products covered
- 1.1. Does the measure apply to any of the following products which are not yet subject to a common market organisation:

potatoes other than starch potatoes;
horsemeat;
coffee;
cork;
vinegars derived from alcohol;
the measure does not apply to any of these products.

- 2. Incentive effect
- A. Aid schemes
- 2.1. Will aid under an aid scheme only be granted in respect of activities undertaken or services received after the aid scheme has been set up and declared compatible with the EC Treaty by the Commission?

#	yes	#	no
	~		

If no, please refer to point 16 of the Guidelines.

2.2. If the aid scheme creates an automatic right to receive the aid, requiring no further administrative action at administrative level, may the aid itself only be granted for activities undertaken or services received after the aid scheme has been set up and declared compatible with the EC Treaty by the Commission?

#	yes	#	no

If no, please refer to point 16 of the Guidelines.

- 2.3. If the aid scheme requires an application to be submitted to the competent authority concerned, may the aid itself only be granted for activities undertaken or services received after the following conditions have been fulfilled:
- a) the aid scheme must have been set up and declared compatible with the EC Treaty by the Commission;
- b) an application for the aid must have been properly submitted to the competent authority concerned;
- c) the application must have been accepted by the competent authority concerned in a manner which obliges that authority to grant the aid, clearly indicating the amount

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of aid to be granted or how this amount will be calculated; such acceptance by the competent authority may only be made if the budget available for the aid or aid scheme is not exhausted?

#	yes	#	no

If no, please refer to point 16 of the Guidelines.

- B. *Individual aids:*
- 2.4. Will individual aid outside any scheme only be granted in respect to activities undertaken or services received after the criteria in point 2.3 (b) and (c) above have been satisfied?

# yes # no	#	yes	#	no
------------	---	-----	---	----

If no, please refer to point 16 of the Guidelines.

- C. *Compensatory aids:*
- 2.5. Is the aid scheme compensatory in nature?

"	#	yes	#	no
---	---	-----	---	----

If yes, points A and B above do not apply.

3. Type of aid

What type(s) of aid does the planned measure include:

RURAL DEVELOPMENT MEASURES

A. Aids for investments in agricultural holdings

B. Aids for investments in connection with the processing and marketing

of agricultural products

C. Agri-environmental and animal welfare aid

C bis. Nature 2000 payments and payments linked to Directive 2000/60/EC⁽¹⁶⁷⁾

D. Aid to compensate for handicaps in certain areas

E. Aid for meeting standards

F. Aid for the setting up of young farmers

G. Aid for early retirement or for the cessation of farming activities

H. Aid for producer groupsI. Aid for land re-parcelling

J. Aid to encourage the production and marketing of quality agricultural

products

K. Provision of technical support in the agricultural sector

L. Aid for the livestock sector

M. Aid for the outermost regions and the Aegean Islands

RISK AND CRISIS MANAGEMENT

N. Aid to compensate for damage to agricultural production or the means

of agricultural production

O. Aid for combating animal and plant diseases P. Aid towards the payment of insurance premiums

Q. Aid for closing production, processing and marketing capacity

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OTHER AIDS

R. Aid for advertising of agricultural products

S. Aid linked to tax exemptions under directive 2003/96/EC⁽¹⁶⁸⁾,

T. Aids for the forestry sector

Editorial Information

X1 Substituted by Corrigendum to Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty (Official Journal of the European Union L 407 of 30 December 2006).

Textual Amendments

F5 Substituted by Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

PART III.12.A

SUPPLEMENTARY INFORMATION SHEET ON SUPPORT FOR INVESTMENTS IN AGRICULTURAL HOLDINGS

This information sheet relates to investments in agricultural holdings discussed in point IV.A of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽¹⁶⁹⁾.

1. **Objective of the aid**

1.1. Which of the following objectives does the investment pursue?

Reduce production costs;

Improve and redeploy production;

Increase quality;

Preserve and improve the natural environment, comply with animal

hygiene and standards;

Promote the diversification of farm activities;

Other (please specify):

If the investment pursues other aims, please note that only investments pursuing one or more of the objectives listed above are eligible for support for investments in agricultural holdings.

1.2. Does the aid concern simple replacement investments?

	· · · · · · · · · · · · · · · · · · ·		
#	ves	#	no
11	y C3	''	110

If yes, please note that simple replacement investments are not eligible for support for investments in agricultural holdings.

1.3. Is the aid linked to investments in products which are subject to restrictions on production or limitations of Community support at the level of individual farmers, holdings or processing plants under a common organisation of the market (including direct support schemes) financed by the EAGF, which would increase production capacity beyond these restrictions or limitations?

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#		yes	#	no				
	please note tha	t, under point 37	of the Guidelin	es, no aid may be granted	for such			
2.	Beneficiaries							
Who a	are the beneficiari	es of the aid?						
# # #		farmers; producer groups; other (please spe						
3.	Aid intensity							
3.1.	Please state th investment:	Please state the maximum rate of public support, expressed as a percentage of eligible investment:						
(a)	in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (ii of Regulation (EC) No 1698/2005 ⁽¹⁷⁰⁾ (max. 50 %);							
(b)	in (in other regions (max. 40 %);						
(c)	for young farmers in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation (EC) No 1698/2005, carrying out the investment within five years of setting up (max. 60 %);							
d)		for young farmers in other areas, carrying out the investment within five years of setting up (max. 50 %);						
(e)	in the outermost regions and on the smaller Aegean islands within meaning of Regulation (EEC) No 2019/93 ⁽¹⁷¹⁾ (max. 75 %);							
(f)	for investments entailing extra costs linked to the preservation and improvement of the natural environment or improvements in the hygiene of livestock farms or the well-being of livestock carried out within the time-limits for transposition of the newly introduced minimum standards (max. 75 % in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation (EC) No 1698/2005, and max. 60 % in other areas);							
(g)	improvement farms or the w which the involess-favoured	of the natural envell-being of livest estment must be a areas or the areas	vironment or improtock carried out wanthorised under (ests linked to the preservat rovements in the hygiene of lithin three years following the Community legislation (max ticle 36(a)(i), (ii) or (iii) of Reas);	livestock le date on . 50 % in			
(h)	improvement	of the natural env	vironment or impr	ests linked to the preservat rovements in the hygiene of learning the the fourth year following the	livestock			

which the investment must be authorised under Community legislation (max. 25 % in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation

(EC) No 1698/2005, and max. 20 % in other areas);

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(i)							
	improvement of the natural environment or improvements in the hygiene of livestock farms or the well-being of livestock carried out in the fifth year following the date on which the investment must be authorised under Community legislation (max. 12,5% in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation (EC) No 1698/2005, and max. 10% in other areas, (no aid can be granted for expenses incurred beyond the fifth year);						
(j)	for additional investment expenditure made by those Member States who joined the Union on 1 May 2004 and 1 January 2007 respectively, for the purposes of implementing Directive 91/676/EEC ⁽¹⁷²⁾ (max. 75 %);						
(k)	for additional investment expenditure made for the purposes of implementing Directive 91/676/EEC and which is the subject of support under Regulation (EC) No 1698/2005 (max. 50 % in less-favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation (EC) No 1698/2005, and max. 40 % in other areas);						
(1)	for investments made by young farmers in order to comply wi Community or national standards in force (max. 60 % in less favoured areas or the areas referred to in Article 36(a)(i), (ii) or (iii) of Regulation (EC) No 1698/2005, are max. 50 % in other areas).						
3.2.	In the case of investments entailing extra costs linked to the preservation and improvement of the natural environment, improvements in the hygiene of livestock farms or the well-being of livestock, are the extra costs limited to investments either exceeding the minimum requirements currently prescribed by the Community or complying with newly introduced minimum standards? Are they strictly limited to eligible extra costs in connection with these objectives without resulting in an increased production capacity?						
	farms or the vexceeding the complying we to eligible ex	well-being of live e minimum requith newly intro- etra costs in con-	vestock, are the uirements cu duced minimanection with	ne extra costs limit rrently prescribed num standards? A	ted to investments either by the Community or tre they strictly limited		
#	farms or the vexceeding the complying we to eligible ex	well-being of live e minimum requith newly intro- etra costs in con-	vestock, are the uirements cu duced minimanection with	ne extra costs limit rrently prescribed num standards? A	ted to investments either by the Community or tre they strictly limited		
	farms or the vexceeding the complying we to eligible exincreased pro-	well-being of live minimum requith newly introduction capacity yes investments many invisaged aid interpretable.	vestock, are the uirements curduced minimum with very construction w	ne extra costs limit rrently prescribed num standards? A these objectives	ted to investments either by the Community or are they strictly limited without resulting in an no enting Directive 91/676/eligible extra costs, and		
#	farms or the vexceeding the complying we to eligible exincreased pro-	well-being of live minimum requith newly introduction capacity yes investments many invisaged aid interpretable.	vestock, are the uirements curduced minimum with very construction w	ne extra costs limit rrently prescribed num standards? A these objectives arposes of implement to necessary and	ted to investments either by the Community or are they strictly limited without resulting in an no enting Directive 91/676/eligible extra costs, and		
# 3.3.	farms or the vexceeding the complying we to eligible exincreased profile. In the case of EEC, is the endoes it exclude. In the case of or national second profile.	well-being of live minimum requith newly introduction capacity yes investments many and a standards in for these standards of these standards of the minimum requirements many and the standards of these standards of these standards of these standards of the standards of these standards of the stan	restock, are the uirements curduced minimum ection with restoration with r	rrently prescribed num standards? A these objectives arposes of implement to necessary and eased production of the did limited to extra the extra costs of implement to necessary and eased production of the did limited to extra costs of the e	no enting Directive 91/676/eligible extra costs, and capacity?		

4. Eligibility criteria

4.1. Is the aid limited to agricultural holdings not in difficulty?

		es to legislation: There o		1/2009. outstanding effect		0/-10		
	Comn	nission Regulation (EC)	No 794/2004. (See end o	of Document for a	details)			
#		yes	#		no			
4.2.	Is the aid intended for the manufacture and marketing of products which imitate or substitute for milk and milk products?							
#		yes	#		no			
5.	Eligible expenditure							
5.1.	Do eligible ex	xpenses include:						
#	construction, acquisition or improvement of immovable property; the purchase or lease purchase of machinery and equipment, including computer software up to the market value of the asset, exclusive of costs connected with a leasing contract (tax, lessor's margin, interest							
#		overheads conne instance architect		o previous fees, expert's	types of expenses s fees, feasibility stud			
5.2.	Does the aid of	cover the purchase	e of second-hand	machinery?				
#		yes	#		no			
5.3.	If yes, is eligibility limited to small and medium enterprises with a low technical leve and limited capital?							
#		yes	#		no			
5.4.	Are any of the following excluded from the aid scheme: the purchase of production rights, animals and annual plants, or the planting of annual plants?							
#		yes	#		no			
	please note that of expenditure.	according to poin	t 29 of the Guidel	ines no aid i	may be granted for s	such		

5.5. Is the share of purchases of land other than land for construction purposes in the eligible expenses for the planned investment limited to 10 %?

#	ves	#	no
	J		

If no, please note that this $10\,\%$ ceiling is one of the eligibility criteria to be met under point 29 of the Guidelines.

6. Aid for the conservation of traditional landscapes and buildings

6.1. Does the aid concern investments or capital works intended for the conservation of non-productive heritage features located on agricultural holdings?

Changes to legislation: There are	currently no known	outstanding effects for the
Commission Regulation (EC) No	794/2004. (See end	l of Document for details)

#		yes	#	no		
6.1.1.	If yes, what is	the envisaged rate of a	id (max. 100 %):			
6.1.2.	Do the eligib workers?	le expenses include re	muneration for the wo	rk of the farmer or his		
#		yes	#	no		
6.1.3.	If yes, will thi	s remuneration be limit	ed to a maximum of EU	JR 10 000 per year?		
#		yes	#	no		
6.1.4.		give reasons for exceeding				
6.2.		concern investments or oductive assets on farms		to conserve the heritage		
#		yes	#	no		
6.2.1.	If yes, does th	e investment entail any	increase in the producti	on capacity of the farm?		
#		yes	#	no		
6.2.2.		Investments without inc Maximum rate envisage	ed for less-favoured area	as or the areas referred to C) No 1698/2005 (max.		
#		Maximum rate envisaged for other areas (max. 60 %):				
		Maximum rate envisag used (max.: see point 3		temporary materials are		
		•	ed in cases where traditi ge of the extra cost (ma	ional materials are used, x. 100 %):		
7.	Relocation of	farm buildings in the	public interest			
7.1.	Does the reloc	cation result from expro	priation?			
#		yes	#	no		

7.2.	Is the relocati	on justified on grounds	of public interest specif	ied in the legal basis?
#		yes	#	no
Please n	note that the leg	al basis must explain th	e public interest served	by the relocation.
7.3.	Does relocation facilities?	on simply consist of the	dismantling, removal an	d re-erection of existing
#		yes	#	no
7.3.1.	If yes, what it	the intensity of the aid	? (max. 100 %)	
7.4.	Does relocati facilities?	on result in the farmer	benefiting from more	modern equipment and
#		yes	#	no
7.4.1.		s the farmer's own cont	ribution, as a percentag	ge of the added value of
#			or the areas referred to in No 1698/2005 (min. 50	n Article 36(a)(i), (ii) or 0 %)
#		In other areas (min. 60	%)	
#				ne areas referred to in No 1698/2005 (min. 45
#		Young farmers in other	areas (min. 55 %)	
7.5.	Does relocation	on result in an increase i	in production capacity?	
#		yes	#	no
7.5.1.	If yes, what is to the increas		bution, as a percentage of	of the expenditure linked
#			or the areas referred to in No 1698/2005 (min. 50	n Article 36(a)(i), (ii) or 0 %)
#		In other areas (min 60 %	%)	

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#	%) 	g in other eroog (min	55 0/)	
8.	Other information	s in other areas (min	<i>33 70)</i>	
8.1.	Is the notification accompa		on demonstrating how the State lopment programme(s) concern	
#	yes	#	no	
8.2.		nied by documentations reflecting identified	on showing that support is targ	geted
#	yes	#	no	
sheet	please provide this documentati please note that this documenta			
		DADE III 10 D		

PART III.12.B.

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 $^{(173)}$ and marketing $^{(174)}$ of agricultural products, as dealt with in point IV.B. of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to $2013^{(175)}$.

1. Scope & beneficiaries of the aid

1.1. Please specify under which provision of the *Agricultural Guidelines this notification* is meant to fall:

1.1.1.	#	point	IV.B.2.	(a)	[Commission	Regulation	(EC)
		No 70	/2001(176)	or a	ny provision rep	placing it]	

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

1.1.3.	#	point IV.B.2. (c) [Commission guidelines on national regional aid for 2007 to 2013 ⁽¹⁷⁸⁾]
1.1.4.	#	point IV.B.2. (d) [aid for intermediate companies in regions not eligible for regional aid]

1.2. Commission Regulation (EC) No 70/2001 (State aid to small and medium-sized enterprises)

Is the beneficiary a SME in the processing or marketing of agricultural products?

#	yes	#	no
	*		

If no, the aid does not fulfil the necessary conditions under this Regulation and cannot be declared compatible with the Common Market under point IV.B.2.(a) of the Guidelines.

If yes, the aid is exempted from the obligation to notify. Please state the reasons why your authorities still would like to submit a notification. In this case, please refer to the relevant part of the general notification form (Annex I part I and III.1 of Regulation (EC) No 794/2004⁽¹⁷⁹⁾ or any provision replacing it).

1.3. Commission Regulation for regional investment aid

Does the aid fulfil the conditions set out in this Regulation?

# yes	#	no
-------	---	----

If no, the aid does not fulfil the necessary conditions under this Regulation and cannot be declared compatible with the Common Market under point IV.B.2.(b) of the Guidelines.

If yes, the aid is exempted from the obligation to notify. Please state the reasons why your authorities would still like to submit a notification. In this case, please refer to the specific notification form.

1.4. Commission guidelines on national regional aid for 2007 to 2013⁽¹⁷⁸⁾

Does the aid fulfil the conditions set out in these Guidelines?

#	yes	#	no

If no, the aid does not fulfil the necessary conditions under these Guidelines and cannot be declared compatible with the Common Market under point IV.B.2.(c) of the Agricultural Guidelines.

If yes, note that the assessment of such aid is to be carried out on the basis of the Guidelines on National Regional aid. Please refer to the relevant part of the general notification form (Annex of Commission Regulation (EC) No $1627/2006^{(180)}$).

1.5. Aid in regions NOT eligible for regional aid

1.5.1. Are there beneficiaries, which are SMEs?

#	yes	#	no
---	-----	---	----

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If yes, please refer to point 1.2. above [point IV.B.2 (a) of the Agricultural guidelines].

1.5.2. Are there beneficiaries, which are *large* companies (i.e. 750 employees or more *and* EUR 200 million turnover or more)?

#	yes	#	no

If yes, please note that the aid cannot be declared compatible with the Common Market under point IV.B.2(d) of the Agricultural guidelines.

1.5.3. Are there beneficiaries, which are intermediate companies (i.e. less than 750 employees and/or less than EUR 200 million turnover)?

#	yes	#	no
	-		

If yes, please refer to the relevant part of the general notification form (Annex of Commission Regulation (EC) No1627/2006) regarding the eligible expenses.

2. Aid intensity

2.1. If the beneficiaries are **SMEs** (Commission Regulation (EC) No 70/2001 or any provision replacing it):

Please state the maximum aid intensity for eligible investments in:

- 2.1.1. outermost regions: (max. 75 %)
- 2.1.2. smaller Aegean Islands⁽¹⁸¹⁾: (max. 65 %)
- 2.1.3. regions eligible under Art. 87(3)(a):(max. 50 %)
- 2.1.4. other regions: (max. 40 %)

If the rate is higher than the above ceiling, please note that the measure would not be in line with Art. 4 of Commission Regulation (EC) No 70/2001.

- 2.2. For aid falling under the Commission *Regulation* for regional investment aid **or** the Commission *guidelines* on national regional aid for 2007 to 2013 please specifiy the maximum aid intensity for:
- 2.2.1. *SMEs*:
- 2.2.1.1. regarding eligible investments in regions under Article 87(3)(a) of the Treaty: (max. 50 % or maximum amount determined in the regional map approved for the Member State concerned for the period 2007-2013)
- 2.2.2. intermediate enterprises in the meaning of Article 28 (3) of Council Regulation No 1698/2005⁽¹⁸²⁾ (not SME but with less than 750 employees or less than EUR 200 million turnover):
- 2.2.2.1. regarding eligible investments in regions eligible under Article 87(3)(a) of the Treaty:
 (max. 25 % or maximum amount determined in the regional map approved for the Member State concerned for the period 2007-2013)

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

2.2.2.2.	(max. 20 % c			regional aid:al map approved for the
	tes are higher t	•	olease note that the mea	sure would not be in line
•		iciaries fulfil all other		ission Recommendation
#		yes	#	no
If no, the 2.2.3.	Are there ber	_	er than the intermediat	Agricultural Guidelines. e enterprises mentioned
#	1	yes	#	no
			r below the maximum a tte concerned for the per	mount determined in the riod 2007 to 2013?
#		yes	#	no
Guidelin	ies. If yes, pleas	e mention the maximum	n aid intensity in the afor	(c) of the Agricultural rementioned regional aid aid map is%.
2.3.	For investment regional aid:	nt aid in favour of inte	rmediate companies in	regions not eligible for
2.3.1.	please specify	the maximum aid inter	nsity: (max. 2	20 %)
		han the above ceilings, _l the Agricultural Guide		sure would not be in line
2.3.2.	Do the benef 2003/361/EC		r conditions of Commi	ission Recommendation
#		yes	#	no
If no, the	e measure woul	d not be in line with po	int IV.B.2.(d) of the Agr	icultural Guidelines.
3.		iteria & expenses	() (
3.1.	Does the aid	concern the manufactu	re and marketing of pr	oducts which imitate or

If you have answered yes, please note that the measure would not be in line with point IV.B. of the Agricultural Guidelines.

substitute milk and milk products?

yes

#

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#	v	res	#	no	
	9		"		
	have answered yes, ricultural Guidelin		hat the measure wou	eld not be in line w	rith point IV.B. of
3.3.	For aid for inves	stments in reg	ions not eligible for	regional aid:	
			penses for investment delines on national re-		
#	у	res	#	no	
If no:				·	
	if the beneficiar (d) of the Agrici		ME the measure wou	eld not be in line v	vith point IV.B.2.
_	if the beneficiar	ries are SME,	are the eligible experion (EC) No 70/200		y with Articles 2
#	v	res	#	no	
 If not					al Guidelines
	the measure would Could the aid sugdirect support sor limitations o	not be in line pport investme schemes, final on Community	with point IV.B.2.(d) ents for which a comnced by the EAGF y support at the lev yould increase produ	of the Agriculture mon market organi places restriction el of individual fa	sation, including s on production armers, holdings
	the measure would Could the aid support so or limitations of or processing plantations?	not be in line pport investme schemes, final on Community	with point IV.B.2.(d) ents for which a com nced by the EAGF y support at the lev	of the Agriculture mon market organi places restriction el of individual fa	sation, including s on production armers, holdings
#	Could the aid supdirect support so or limitations of or processing plainitations? y please note that p	pport investme schemes, final on Community lants which w	with point IV.B.2.(d) ents for which a comnced by the EAGF y support at the lev yould increase produ	mon market organiplaces restriction el of individual faction beyond those	ssation, including s on production armers, holdings se restrictions or
# If yes, investr	Could the aid supdirect support so or limitations of or processing plainitations? y please note that p	pport investmeschemes, final on Community lants which weres	with point IV.B.2.(d) ents for which a comnced by the EAGF y support at the levyould increase produ	mon market organiplaces restriction el of individual faction beyond those	ssation, including s on production armers, holdings se restrictions or
# If yes, investr 4.	Could the aid supdirect support so or limitations of or processing plainitations? y please note that prents. Other informations.	pport investmeschemes, final on Community lants which were point 47 of the tion on accompanie ed objectives	with point IV.B.2.(d) ents for which a comnced by the EAGF y support at the levyould increase produ	mon market organic places restriction el of individual faction beyond those no alle showing that that seemed a control of the	isation, including is on production armers, holdings se restrictions or own aid for these support is targeted
3.4.	Could the aid supdirect support so or limitations or processing plainitations? y please note that presents. Other informates or clearly define structural disady	pport investmeschemes, final on Community lants which were point 47 of the tion on accompanie ed objectives	with point IV.B.2.(d) ents for which a comnced by the EAGF y support at the lev yould increase produ # the agricultural guide d by documentation is	mon market organic places restriction el of individual faction beyond those no alle showing that that seemed a control of the	isation, including is on production armers, holdings se restrictions of these arms and for these apport is targeted

If not, please note that this documentation is requested in conformity with point 46 of the agricultural guidelines.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.2.			documentation demonst th the relevant rural dev	
#		yes	#	no
If yes, p informat		that documentation he	reunder or in an anne.	x to this supplementary
If no, ple	ease note that t	his documentation musi	t be provided under poin	nt 26 of the Guidelines.
5.	Individual no	otifications		
Could th	e eligible inves	stments exceed EUR 25	million or the aid amou	int to EUR 12 million?
#		yes	#	no
If yes, w	ill an individua	al notification be done?	1	
#		yes	#	no
	cultural Guidel	ines. PART	measure would not be i III.12.C MATION SHEET ON	
			MATION SHEET ON ANIMAL WELFARE	
production environm for State	on methods des nent) or to impr aid in the ag es') and article Does the m	rigned to protect the environce animal welfare covericulture and forestry as 39 and 40 of Council easure concern compaental commitments	f any State aid measure vironment and to maintal vered by point IV.C. of the sector 2007 to 2013 ⁽¹⁸⁴⁾ . Regulation (EC) No 169 pensation to farmers (Article 39(2) of Control of the sector 2007).	in the countryside (agri- e Community Guidelines) (hereinafter called 'the 98/2005 ⁽¹⁸⁵⁾ . who voluntarily give
	#	yes	#	no
_	to 'aid for agr Does the meas welfare comm	ri-environmental comm sure concern compensat nitments (Article 40(1)	tion to farmers who volu of Council Regulation (ntarily enter into animal EC) No 1698/2005?
	#	yes	#	no

commitmen	ets'		ng to 'aid for animal welfare ts (point 62 of the guidelines)?
#	yes	#	no
Does the e	se refer to SIS relating	ue other objectives	in the agricultural sector' such as training and advisory the guidelines)?
#	yes	#	no
Others? Please prov Is document	se refer to SIS relating ride a complete descriptation demonstrating and Development plan	ption of the measure that the State aid fi	e(s)ts into and is coherent with the
#	yes	#	no
the agricul	e note that this docum tural guidelines. nental commitments (•	d in conformity with point 26 og
Objective of	of the measure		
one of the fol	lowing specific object	ives does the suppor	rt measure promote?
	and improvement	of the environment,	re compatible with the protection the landscape and its features, iversity and reducing production
	an environmental management of redeployment of pr	low-intensity pas oduction;	ensification of farming and ture systems, improve and
	the conservation of under threat, and in the upkeep of the la the use of environr does not pursue any	Thigh nature-value face as equality; and scape and historic mental planning in face of the above objected at in terms of en	cal features on agricultural land farming practice. If the measure ctives, please indicate which are vironmental protection? (Please

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		If the measure in have been the res				ast, what
2.	Eligibility cri	teria				
2.1.	Regulation (1	be granted to far EC) No 1698/200 ween five and seve	5) who give ag			
#		yes	#		no	
2.2.	Will a short	er or a longer ps?	period be nece	ssary for all	or particular	types of
#		yes	#		no	
2.3.	commitments pursuant to No 1782/200 product use	rm that no aid wis that do not go be Articles 4 and 5 3 ⁽¹⁸⁶⁾ as well as mi and other relevad identified in the	beyond the relevant of, and Anne nimum requirement mandatory r	vant mandator exes III and ments for fertil requirements	ry standards es IV to Regulati iser and plant p established by	tablished ion (EC) protection
#		yes	#		no	
for ag		Article 39(3) of R commitments the nents.				
2.4.		be what the above environmental con				
3.	Aid amount					
3.1.		y the maximum a nich agri-environn			pased on the ar	ea of the
#		for specialised po EUR/ha)	erennial crops .	(ma	ximum paymei	nt of 900
# #		for annual crops for other land use				

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3.6.		nd to give aid for t	ransaction costs for th	e continuation of agri-
that the	e maximum amou tion (EC) No 16		or Community support a	ves undertaken to ensure as set out in the Annex to
#		yes	#	no
3.5.	Are the payme	ents made per unit of p	production?	
	••••			
If no pl	ease explain the	reference level taken i	nto consideration	
#		yes	#	no
	ne, additional con Is the referen	sts and possible transace ce level for calculating mitments given, the s	g income foregone and	additional cost resulting ents as mentioned above
#		yes	#	no
_		ts resulting from the convide compensation for	ommitment given, and or transaction costs	
_	income forego	one,		
3.3.	Is the amount	of annual support calc	ulated on the basis of:	
If no, p	lease provide the	e reasons justifying oth	er period	
#		yes	#	no
3.2.	Is the support	measure granted annu	ally?	
		s mentioned are exceed 2 39(4) of Regulation (npatibility of the aid with
#		other		
#		payment of 200 EUR/	live stock unit)	

2.2.

#

		~ ~ ~		Document Generated: 2024-07-18			
		es to legislation: There are curr	e view as at 24/11/2009. ently no known outstanding effe /2004. (See end of Document for				
#		yes	#	no			
3.7.	If yes, please demonstrate that such costs still continue to be incurred						
3.8.	achievements	of agri-environmental		investments linked to the ductive investments being value or profitability)?			
#		yes	#	no			
3.9. AID F	•	aid rate will be applied /ELFARE COMMITM		OF THE GUIDELINES)			
1.	Objective of t		· ·	,			
For w		owing areas do the a	nimal welfare commit	ments provide upgraded			
# # # #		outdoor access; absence of systematic	ch as space allowances, mutilations, isolation or	bedding, natural lights; r permanent tethering, by farming practices and/			
		(Please submit a detail	ed description)				
			tion has already been on terms of animal welfa	applied in the past, what re?			
2.	Eligibility cri	teria					
2.1.		e exclusively granted to f between five and seve		nal welfare commitments			
#		yes	#	no			
		1	1				

Will a shorter or a longer period be necessary for all or particular types of commitments?

no

#

In the affirmative please provide the reasons justifying that period

yes

			C) No 794/2004. (See end of E	V
	Dlagg confin	that as aid	will be smeated to	commonante for original swalf
2.3.	commitments pursuant to A	that do not go Articles 4 and 3 ⁽¹⁸⁷⁾ and other re	beyond the relevant 5 of, and Annexes	compensate for animal welf mandatory standards establish III and IV to, Regulation (Equirements established by nation programme.
#		yes	#	no
	ements Please describ	ne what the above	vementioned standards	and requirements are and explete than their application.
3.	Aid amount			
3.1.	Please specify	the maximum	amount of animal wel	fare aid to be granted:
	(maximum p	ayment of EUR	500/live stock unit)	
	mount exceeds E cle 40(3) of Regi			s compatibility with the provision
3.2.	Is the support	measure grante	d annually?	
#		yes	#	no
	olease provide th	e reasons instifi	ring other period	1
If no 1		e reasons justify	ing other period	
If no, p	neuse provide in			
If no, p				
		of annual suppo	ort calculated on the h	asis of
			ort calculated on the b	asis of:
	Is the amount income foregood additional cos	one, sts resulting from	n the commitment giv	en, and
	Is the amount income foregood additional cos	one, sts resulting from		en, and
3.3#	Is the amount income foregood additional cos	one, sts resulting from	n the commitment giv	en, and

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

3.4.		mitments given, the s	g income foregone and a tandards and requireme		
#		yes	#	no	
If no p	lease explain the	reference level taken i	nto consideration		
3.5.	Are the paym	ents made per livestock	c unit?		
' #		yes	#	no	
undert	taken to ensure to t in the Annex to Do you intend	hat the maximum amou Regulation (EC) No 16	the method chosen as unts per year eligible for 98/2005 are complied we etion costs for the continuthe past?	r Community support as ith.	
#		yes	#	no	
3.7.	If yes, please	demonstrate that such	costs still continue to be	incurred	
3.8.	achievements	of agri-environmental	osts of non-productive in commitments (non-productive a net increase in farm v	uctive investments being	
#		yes	#	no	
3.9.	If yes, which	aid rate will be applied	(max. 100 %)?		
		DADTI	II 12 Chic		

PART III 12 Cbis

SUPPLEMENTARY INFORMATION SHEET ON AID CONCERNING NATURA 2000 PAYMENTS AND PAYMENTS LINKED TO DIRECTIVE 2000/60/EC

This form must be used by Member State to notify aids under Natura 2000 payments and payments linked to Directive $2000/60/EC^{(188)}$, as dealt with in Part IV.C.3 of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to $2013^{(189)}$.

1. objective of the measure

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

1.1.	Is the measure aimed to compensate farmers for costs incurred and income foregresulting from disadvantages in the areas concerned related to the implementation Directives 79/409/EEC ⁽¹⁹⁰⁾ , 92/43/EEC ⁽¹⁹¹⁾ and 2000/60/EC?							
#		Yes	#		No			
1.1.1.	If no, please note that Part IV.C.3 of the Agricultural Guidelines does not allow for aid to compensate for costs other than those related to the disadvantages related to the implementation of Directives 79/409/EEC, 92/43/EEC and 2000/60/EC.							
2.	Eligibility criteria							
2.1.					advantages in the area 9/EEC, 92/43/EEC and			
#		Yes	#		No			
2.1.1.	Directive(s) in If no, please in aid to compen	n question note that Part IV.0	C.3 of the Agricul	ltural Guide	vant provisions of the lines does not allow fo lisadvantages related to			
2.2.	Are the plann	tation of Directive ed compensation p	s 79/409/EEC, 92	2/43/EEC an				
2.2.	•	tation of Directive ed compensation p	s 79/409/EEC, 92	2/43/EEC an	d 2000/60/EC.			
2.2.	Are the plann	tation of Directive ed compensation p	s 79/409/EEC, 92	2/43/EEC an	d 2000/60/EC.			
	Are the planne from the Dire	ed compensation parties (s)?	payments necessa	2/43/EEC an	d 2000/60/EC. pecific problems arising			
2.2.1.	Are the planne from the Dire	ed compensation petive(s)? Yes	payments necessa	2/43/EEC an	d 2000/60/EC. pecific problems arising			
2.2.1.	Are the planne from the Dire If yes please e If no, please i	tation of Directive ed compensation petive(s)? Yes Explain why this meaning the that according to the explain to the explain to the explain who there exists a second to the explain who the explain who there exists a second to the exists a second to the explain who there exists a second to the exists a second to th	as 79/409/EEC, 92 payments necessa # easure is necessa ng to Part IV.C.3	cry of the Agric	d 2000/60/EC. pecific problems arising			
2.2.1.	Are the planner from the Dire	tation of Directive ed compensation petive(s)? Yes Explain why this meaning the that according to the explain why this meaning the explain why the explain why this meaning the explain why this meaning the explain why the explain which which which we have the explain which we have the explain which which we have the explain which which we have the explain which which which we have the explain which which which we have the explain which which we have the explain	# easure is necessa g to Part IV.C.3 solve specific pro	of the Agricoblems arisin	d 2000/60/EC. pecific problems arising No rultural Guidelines only			

If no, please justify its compatibility with the provisions of Part IV.C.3 of the 2.3.1. Agricultural Guidelines

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the

Commission Regulation (EC) No 794/2004. (See end of Document for details)

. Is the support granted for obligations going beyond conditions set out by Article 5 of 2.4. Council Regulation (EC) No 1782/2003⁽¹⁹²⁾? # No 2.4.1. If no, please justify its compatibility with the provisions of Part IV.C.3 of the Agricultural Guidelines 2.5. Is the aid granted in breach of the polluter pays principle? # No 2.5.1. If yes, please provide all elements justifying its compatibility with the provisions of Part IV.C.3 of the Agricultural Guidelines and that it is exceptional, temporary and degressive 3. Aid amount Please specify the maximum amount of aid, based on the utilised agricultural area 3.1. (UAA): (initial maximum Natura 2000 payment for a period not # exceeding five years of 500 EUR/hectare of UAA) # (normal maximum Natura 2000 payment of 200 EUR/hectare of UAA) (maximum amount of support linked to Directive 2000/60/ # EC is fixed in accordance with the procedure referred to in Article 90(2) of Regulation (EC) No 1698/2005) With regard to payments linked to Directive 2000/60/EC please provide additional 3.1.1 information. If you intend to grant a higher amount of aid, please justify its compatibility with the 3.1.2. provisions of Part IV.C.3 of the Agricultural Guidelines and Article 38 of Regulation (EC) No 1698/2005⁽¹⁹³⁾.

Status: Point in time view as at 24/11/2009.

3.2.	Please explain the measures taken to ensure that payments are fixed at a level which avoids overcompensation
4.	Other Information
	mentation demonstrating that the State aid fits into and is coherent with the relevant evelopment plan attached to the notification?
#	yes # no
informa If no, p	please provide that documentation hereunder or in an annex to this supplementary tion sheet lease note that this documentation is requested in conformity with point 26 of the ural guidelines.
	PART III.12.D
	SUPPLEMENTARY INFORMATION SHEET ON AID TO COMPENSATE FOR HANDICAPS IN CERTAIN AREAS
in certa	m must be used for the notification of aid aiming to compensate for natural handicaps in areas, which is dealt with in point IV.D. of the Community Guidelines for State aid griculture and forestry sector 2007 to 2013 ⁽¹⁹⁴⁾ .
1.	Questions relevant for all notifications of aid to compensate for handicaps in certain areas
1.	Describe the handicap in question:
	····
	····
	····
	····
2.	Provide proof that the amount of compensation to be paid avoids any overcompensation to farmers of the effect of the handicaps:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the

		ission Regulation (EC) No 794	2004. (See end of Document for a	details)
•••••				
•••••				
•••••	••			
•••••	••			
	••			
3.	of comparable	e farms differs, demons		f handicaps per hectare mpensatory payments is different areas:
	••			
4.	Is it within hu	man control to reverse	the economic impact of t	he permanent handicap?
#		yes	#	no
		 	1	
human co Structura	ontrol may be ta al disadvantage	aken into account for cass open to improvemen	lculating the amount of o	compensatory payments. of farms or factors like taken into account.
If no, exp		outside human control	to reverse the economic	impact of the permanent
	••			
Could yo	ou specify the s	ize of the farms that w	ill benefit from these pay	yments?
5.			ablished by comparing a	the average income per

5. Is the amount of compensation established by comparing the average income per hectare of farms in areas with handicaps with the income of same-sized farms producing the same products in areas without handicaps situated in the same Member State, or when a whole Member State is considered as consisting of areas with

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

handicaps, with the income of same-sized farms in similar areas in other Member States in which the production conditions can be meaningfully compared to those in the first Member State? The income to be taken into account in this respect shall be direct income from farming and notably leave aside taxes paid or subsidies received.

#		yes	#	no			
Desci	ribe how the comp	parison was made:					
	•••••						
6.		sure combined with sup (C) No 1257/1999 ⁽¹⁹⁵⁾ ?	port under Articles 13,	14 and 15 of the Council			
#		yes	#	no			
7. 		accordance with Article		ill not exceed the amount No 1257/1999?			
π		yes	π	IIO .			
Speci	fy the amount						
		according to point 72 of the form of compensator		elines, the maximum aid reed the above amount.			
8.	Does the meas	sure provide that the fol	lowing eligibility criter	ia must be fulfilled?			
#		Farmers are required to farm a minimum area of land (please specify the minimum area)					
#			least five years from	ning activity in a less- the first payment of a			
#		Farmers must apply t pursuant to Articles Regulation (EC) No 17 for fertiliser and plant	the relevant mandatory 4 and 5 of, and Ar 782/2003 ⁽¹⁹⁶⁾ as well as a protection product used by national legislation	y standards established nnexes III and IV to, minimum requirements se and other mandatory on and identified in the			

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Changes to legislation: There are currently no known outstanding effects for the
Commission Regulation (EC) No 794/2004. (See end of Document for details)

' #		yes	#	no
9.	or holder of t samples are b the investigati	the animals when inspecting taken in application	ections are being carried in of national residue-mod for under Directive 96	on the part of the owner d out and the necessary onitoring plans, or when /23/EC are being carried
#		yes	#	no
10.	88(3) of Cour	icil Regulation (EC) No		o force of Articles 37 and aid scheme be amended ate?
#		yes	#	no
in cer	tain areas and that	t aid measures that do n		te for natural handicaps of these Articles and any we to be put to an end.
in cer imple 2.	tain areas and that menting rules add Other Informateumentation demo	t aid measures that do no pted by the Council or ation	the Commission will have aid fits into and is co	of these Articles and any
in cer imple 2.	tain areas and that menting rules add Other Informateumentation demo	t aid measures that do not peted by the Council or ation onstrating that the State	the Commission will have aid fits into and is co	of these Articles and any ve to be put to an end.
in cer imple 2. Is doc Rural # If yes inform If no,	tain areas and that menting rules add Other Information demonstration demonstration demonstration plant plant please provide mation sheet	t aid measures that do not peted by the Council or ation constrating that the State in attached to the notifical yes that documentation he	the Commission will have aid fits into and is contained: # # # # # # # # # # # # #	of these Articles and any ve to be put to an end. therent with the relevant
in cer imple 2. Is doc Rural # If yes inform If no,	tain areas and that menting rules add Other Information demonstration demonstration demonstration please provide mation sheet	t aid measures that do noted by the Council or ation onstrating that the State in attached to the notifical yes that documentation he this documentation is	the Commission will have aid fits into and is contained: # # # # # # # # # # # # #	of these Articles and any ve to be put to an end. therent with the relevant no x to this supplementary
in cer imple 2. Is doc Rural # If yes inform If no, agricu	tain areas and that menting rules add Other Information demonstration demonstration demonstration please provide mation sheet please note that altural guidelines	t aid measures that do not pred by the Council or ation onstrating that the State in attached to the notifical yes that documentation he this documentation is	the Commission will have aid fits into and is contained? # reunder or in an annex requested in conformit III.12.E	of these Articles and any ve to be put to an end. therent with the relevant no x to this supplementary
in cer imple 2. Is doc Rural # If yes inform If no, agricu SUPI This in	tain areas and that menting rules add Other Information demonstration demonstration demonstration sheet and the state of t	t aid measures that do no peted by the Council or ation onstrating that the State on attached to the notifical yes that documentation he PART INFORMATION SHE relates to investments in	the Commission will have aid fits into and is contained? # reunder or in an annex requested in conformit III.12.E EET ON AID FOR ME a agricultural holdings a	of these Articles and any we to be put to an end. therent with the relevant no x to this supplementary ity with point 26 of the
in cer imple 2. Is doc Rural # If yes inform If no, agricu SUPI This in	tain areas and that menting rules add Other Information demonstration demonstration demonstration sheet and the community Guidelia and the community Guideli	t aid measures that do no peted by the Council or ation onstrating that the State on attached to the notifical yes that documentation he PART INFORMATION SHE relates to investments in the state of the notifical yes.	the Commission will have aid fits into and is contained? # reunder or in an annex requested in conformit III.12.E EET ON AID FOR ME a agricultural holdings a	of these Articles and any ve to be put to an end. therent with the relevant no at the third supplementary with point 26 of the discussed in point IV.E of sector 2007 to 2013 (198).

2. Are the new standards based on Community standards?

Status: Point in time view as at 24/11/2009.
Changes to legislation: There are currently no known outstanding effects for the
Commission Regulation (FC) No 704/2004 (See and of Document for details)

#		yes	#	no			
3.			o expenses resulting for the farmers involv	from standards likely to create yed?			
#		yes	#	no			
4.		Please demonstrate this handicap on the basis of mean net profit margins for average agricultural holdings in the (sub-)sector involved:					
5.	incurred as a		one or more standard	years for costs or loss of incoms to be provided on a diminishin			
#		yes	#	no			
6.	Please descr	ibe the diminishin	g scale of the aid:				
7.	of income in		s, and to EUR 12 000	imited to 80 % of costs and los per agricultural holding, and i			
	of income in	ncurred by farmers	s, and to EUR 12 000				
#	of income ir account take Does the aid	yes I pertain to standar in the operating co	s, and to EUR 12 000 aity aid provided? # ds which can be show	per agricultural holding, and i			
#	of income ir account take Does the aid an increase i	yes I pertain to standar in the operating co	s, and to EUR 12 000 aity aid provided? # ds which can be show	no no be the direct cause of:			
#	Does the aid an increase i by the standa	yes I pertain to standar in the operating coard?	# ds which can be show osts of at least 5 % for # least 10 % of net pro	no no to be the direct cause of: the product or products affecte			
7. #	Does the aid an increase i by the standa	yes I pertain to standar in the operating coard? yes yes yes yes	# ds which can be show osts of at least 5 % for # least 10 % of net pro	no n			

10. Does the aid apply only to standards resulting in an increase in operating costs or loss of income equal to at least 25 % of all agricultural holdings of the (sub-) sector in the Member State concerned?

			ANNEX I PART III.12.F Document Generated: 2024-07-18
	Changes to legislation: Th	Point in time view as at 24/11/2 ere are currently no known out EC) No 794/2004. (See end of	standing effects for the
#	yes	#	no
			n demonstrating how the State aid opment programme(s) concerned?
#	yes	#	no
sheet		tion must be provided	x to this supplementary information under point 26 of the Guidelines
		PART III.12.F	
		ARY INFORMATION TTING UP OF YOU	
	F of the Community Gui		up of young farmers, as dealt with the agriculture and forestry sector
1. Elig	ibility Criteria		
the same con		ral Development Regu	ers may only be granted if it fulfils elation ⁽²⁰⁰⁾ for co-financed aid, and
1.1. Is th	ne support measure grant	ted only to primary pro	oduction?
#	yes	#	no
	note that according to po		es, the support may not be granted

for activities other than primary production.

- 1.2. Are the following conditions fulfilled?
- the farmer is under 40 years of age;
- the farmer possesses adequate occupational skills and competence;
- the farmer is setting up on an agricultural holding as head of the holding for the first time;
- the farmer submitted a business plan for the development of his/her farming activity;

# yes	#	no	
-------	---	----	--

If you answered no to any of these questions, please note that the measure would not be in line with the requirements of Article 22 of the Rural Development Regulation and could not be authorised under the Guidelines.

Does the measure provide that the above eligibility requirements must be met at the 1.3. time the individual decision to grant support is taken?

Status: Point in time view as at 24/11/2009.
Changes to legislation: There are currently no known outstanding effects for the
Commission Population (EC) No 704/2004 (See and of Document for details)

	Comi	mission Regulation (EC) No 79-	4/2004. (See end of Document fo	r details)			
#		yes	#	no			
1.4.	Does the mea	asure comply with exist	ting Community or nati	onal standards?			
#		yes	#	no			
1.4.1.	If not, is the aim to comply with existing Community or national standards identified in the submitted business plan?						
#		yes	#	no			
1.4.2.		od of grace within whice of setting up?	ch the standard needs to	be met exceed 36 months			
#		yes	#	no			
2.	Maximum al						
2.1.	Is the setting	up support granted in t					
#		a single premium? (m	ŕ				
		(please specify the arr	nount)				
		1/					
#		and/or an interest rate subsid	y? (max. capitalised val	ue of EUR 40 000)			
		If yes, please described duration, period of gra		he loan — interest rate,			
2.2.	Development laid down fo	t Regulation will not e	exceed EUR 55 000 an	granted under the Rural d the maximum amounts remium; EUR 40 000 for			
#		yes	#	no			
3.	Other Inform	ation					
		onstrating that the Sta an attached to the notifi		oherent with the relevant			
#		yes	#	no			

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	nation sheet	that document	ation hereunder or in	an annex to this s	upplementary	
If no,			tation is requested in	conformity with po	oint 26 of the	
			PART III.12.G			
			RMATION SHEET I			
encour	rage older farme	rs to take early r	cation of any State ai retirement as described tural and forestry secto	by chapter IV.G of th		
1.	Types of aid					
1.1.	Is the support	t measure grante	ed only to primary pro-	duction?		
#		yes	#	no		
	please note that oner activities than		int 85 of the Guideline action.	s, the support may r	ot be granted	
1.2.	Is the early re	etirement suppo	rt granted:			
#		to farmers who decide to stop their agricultural activity for the purpose of transferring the holdings to other farmers? to farm workers who decide to stop all farming work definitively upon the transfer of the holding?				
Please	describe the env	visaged measure	es:			
2.	Eligibility cri	teria				
2.1.	stops all com is not less tha or not more th concerned at	mercial farming n 55 years old b nan 10 years you the time of tran	ranted when the <i>transf</i> g activity definitively, but not yet of normal reanger than the normal resfer and 10 years preceding tra	tirement age at the ti etirement age in the		
#		yes	#	no		
If no p		ecording to poin	t 87 of the Guidelines c an be authorised if the	ombined with article		

2.2. Will the aid be exclusively granted when the *transferee* of the farm:

conditions.

Status: Point in time view as at 24/11/2009.

_	of Council R for the first ti occupational	succeeds the transferor by setting up as a young farmer as provided for in Article 22 of Council Regulation No 1698/2005, is less than 40 years of age and is setting up for the first time on an agricultural holding as head of the holding, possesses adequate occupational skills and competence and submits a business plan for the development						
_	is a farmer of	g activities, or less than 50 yea by the transfer				the agricultural olding?		
#		yes	#		no			
Counc	please note that il Regulation (E se conditions.							
2.3.	income for fa		ease confirm th			s to provide an he worker does		
	stop all farm	work definitive	ely upon the tra		-			
		nan 55 years ol r than the norm	•		_			
_	have devoted	at least half o	f his working	time as a fami		farm worker to		
_		ring the preced on the transfe			or at least the	e equivalent of		
_	two years ful transferor, an	l-time during tl	he four-year po			tirement of the		
#		yes	#		no			
(EC) N	note that accor No 1698/2005, n fulfil all those c	o aid can be a						
3.	Aid amount							
3.1.	Is the aid mea	asure combined	with support	under the Rura	al Developme	nt Regulation?		
#		yes	#		no			
3.1.1.	If yes, please financed supp	e provide a brie	ef description	of the modalit	ies and amou	int of such co-		
3.2.	Please specif	y what is the m	aximum amou	nt of aid to be	granted per ti	ransferor:		
#	Please specify what is the maximum amount of aid to be granted per transferor: per transferor and year (maximum annual amount of EUR 18 000/transferor and maximum total amount of EUR 180 000/transferor)							

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If the maximum amounts are not respected please justify its m te

		note that the G amounts set or	uidelines allow for s ut in the Regulation	point 87 of the Guidelines. upport going above the mo provided that the Membe ot passed on to active farm	aximum er State	
3.3.	Please specif	y what is the ma	ximum amount of aid	to be granted per worker:		
#				ximum annual amount of unt of EUR 40 000/worker		
		If the maximum amounts are not respected please justify its compatibility with the provisions of point 87 of the Guidelines. Please note that the Guidelines allow for support going above the maximum amounts set out in the Regulation provided that the Member State demonstrates that such payment is not passed on to active farmers.				
3.4.	Does the tran	sferor receive a	normal retirement pe	nsion paid by the Member S	State?	
#		yes	#	no		
# # #	account the a	yes	ional retirement pens	nnted as a supplement taking ion? no th Article 23 of Council Reg		
(EC) N	o 1698/2005 red t in the calcula	quires that the ar	nount paid as a norm	al retirement pension is tak granted under the early ret	ken into	
4.	Duration					
4.1.	a total period same time, it	of 15 years for	the transferor and fo ond the 70th birthday	etirement support shall not or the farm worker and that of a transferor and not go	t, at the	
#		yes	#	no		
				th Article 23 of Council Reg quirements are not assured		

n ıe planned scheme.

PART III 12.III.H

SUPPLEMENTARY INFORMATION SHEET ON AID TO PRODUCER GROUPS

This form must be used for the notification of any State aid measures meant to provide aid to produces groups as described by chapter IV.H. of the Community Guidelines for State aid in the agricultural and forestry sector 2007 to 2013⁽²⁰³⁾

Status: Point in time view as at 24/11/2009.

1.	Type of aid			
1.1.	Does the aid	concern start-up a	id to newly establis	shed producer groups?
#		yes	#	no
1.2.	producer asso			lished producer associations (i.e. a ucer groups and pursues the same
#		yes	#	no
1.3.	year increase	in turnover of the		ed to and resulting from a year-on- least 30 % due to the accession of s?
#		yes	#	no
1.3.1. 1.3.2. # #	•			•
1.4.	responsible fo	d to cover the sta		ociations of producers, which are phical indications and designations amunity law?
#		yes	#	no
1.5.	the level of agmanagement	gricultural produc	tion, such as mutua embers' holdings	ociations, which undertake tasks and support and farm relief and farm without being involved in the join
	r			
#		yes	#	no
If yes, p	please note that i	1-	s or associations is	no not covered by chapter IV.H. of the
If yes, p	please note that dines. Please refe	aid to these group, r to the relevant le	s or associations is egal basis. ups or associations	

If yes,	the aid	l will be	e assessed	in acc	cordance	e with	the.	specific	rules	governin	g such	aids.	Please
refer t	o the re	elevant	sections of	of the	notificat	ion fo	rm.						

refer to	the relevant	sections of the noti	fication form.			
1.7.		In case of an aid scheme, can you confirm that it will be adjusted to take account any change in the regulations governing the common organisations of the market?				
#		yes	#	no		
1.8.	the groups			contributions to the cost of ruears following the formation		
#		yes	#	no		
1.8.1.		ll the overall amou support (EUR 400		to producers respect the lin	nit for	
#		yes	#	no		
2. 2.1.	Benefician		lusively to small and	I medium-sized enterprises?		
#		yes	#	no		
2.2.			ucer groups or prodution of the Member	ucer associations which are en	ntitled	
#		yes	#	no		
If the a.	Is the aid g	granted only if all thation on members I placing on the mar	ne following rules ar to market productio ket, drawn up by the	on Regulation (EC) No (204) e respected: n in accordance with the rule group or association (the rule ted directly by the producer);	les on	
	#	yes	#	no		
				the association to remain me notice of withdrawal;	mbers	
	#	yes	#	no		
	organic pr	actices, common ru		ting to product quality, or us on the market and rules on pland availability?		

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			T.,.	
	#	yes	#	no
Regul			no, please refer to Arti eligibility criteria for sup	
2.4.			tion comply fully with a es 81 and 82 of the Treat	
#		yes	#	no
2.5.	companies or	co-operatives the object	arly exclude production etive of which is the man therefore in effect single	agement of one or more
#		yes	#	no
	cers should rema Does the ai	<i>in responsible for mand</i> d measure/scheme cle	of Commission Regular aging their holdings. arly exclude any aid are incompatible with a C	to producer groups or
		market organisation?	are incompanione with a c	ounen regulation setting
#		yes	#	no
no circ govern functio	cumstances can the common on the common of the common t	he Commission approve organisation of the mo mon organisation	ommission Regulation (E e an aid which is incompa arket or which would in	tible with the provisions
3.	•	and eligible costs		
3.1.		irm that the total amoun ed EUR 400 000?	t of aid granted to a produ	icer group or association
#		yes	#	no
3.2.		measure/scheme clear the fifth year?	rly exclude that aid is p	oaid in respect of costs
#		yes	#	no
3.3.		measure/scheme clearl	y exclude that aid is pair organisation?	d following the seventh
#		yes	#	no
		1	1	I.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If the answer to any of the questions of point 3.2 and 3.3 above is no, please note that Article 9(4) of Commission Regulation (EC) No 1857/2006 clearly excludes aid for costs incurred after the fifth year and aid paid after the seventh year after recognition of the producer organisation.

- 3.4. Do the eligible expenses, both in case of aid granted to producers groups or associations and in case of aid granted directly to producers, include only:
- the rental of suitable premises, or
- the purchase of suitable premises (the eligible expenses are limited to rental costs at market rates),
- the acquisition of office equipment, including computer hardware and software, administrative staff costs, overheads and legal and administrative fees?

#	yes	#	no

If the answer is no, please refer to the list of eligible expenses set in Article 9(3) of Commission Regulation (EC) No 1857/2006.

PART III.12.I

SUPPLEMENTARY INFORMATION SHEET ON AID FOR LAND RE-PARCELLING

This form must be used for the notification of any State aid schemes designed to cover the legal and administrative costs, including survey costs, of re-parcelling as described by Chapter IV.I of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽²⁰⁵⁾.

1.	Is 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
	Member State concerned?

#	yes	#	no
	*		

2. Do the eligible expenses include exclusively the legal and administrative costs, including survey costs, of re-parcelling?

#	yes	#	no

If the eligible expenses also cover other items, please note that Article 13 of Regulation (EC) No 1857/2006 authorises only the eligible expenses indicated.

3. What is the planned rate of aid (max. 100 %)? ...

PART III.12.J

SUPPLEMENTARY INFORMATION SHEET ON AID TO ENCOURAGE 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

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

chapter IV.J of the Community Guidelines for State aid in the agricultural and forestry sector 2007 to 2013⁽²⁰⁶⁾

(A) PRIMARY PRODUCERS (FARMERS)

1. Type of products

1.1. Does the aid only refer to quality products fulfilling the criteria to be defined pursuant to Article 32 of Regulation (EC) No 1698/2005⁽²⁰⁷⁾?

Ш		ш	
# yes		#	no

If the aid does not concern quality products please note that, under Chapter IV.J of the Agricultural Guidelines, aid is 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?

	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 or 14000 series, systems based on hazard analysis and critical control points (HACCP), traceability systems, systems to assure respect of authenticity and marketing norms or
#		environmental audit systems; the costs of training personnel for the introduction of quality assurance schemes such as ISO 9000 or 14000 series, systems based on hazard analysis and critical control points (HACCP), traceability systems, systems to assure respect of authenticity and marketing norms or
#		environmental audit systems; the costs of the charges levied by recognised certifying bodies for the initial certification of quality assurance and similar systems;
#		the costs of compulsory control measures undertaken pursuant to

such costs; the costs for participation in measures referred to in article 14(2)(f) of Regulation No 1857/2006⁽²⁰⁸⁾, provided that:

Community or national legislation by or on behalf of the competent authorities, unless Community legislation requires enterprises to bear

- (a) only agricultural products for human consumption are covered;
- (b) it concerns a Community food quality scheme or a food quality scheme recognised by a Member State complying with the precise criteria established according to Article 32(1)(b) of Regulation 1698/2005;
- (c) the annual incentive payment whose level is determined according to the level of the fixed costs arising from the participation in such schemes for a maximum duration of five years.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		(d) the s	upport is limited t	o EUR 3 000 p	er year and holding.		
		Note: Schemes of respect of o	s whose sole purpo	ose is to provide rds under Com	a higher level of contro munity or national law		
2.2.	Does the aid r facilities?	measure include	e investments, whi	ich are necessar	ry to upgrade production		
#		yes	#		no		
If yes,	please refer to c	hapter IV.A of t	he Agricultural G	uidelines.			
2.3.	Are the contro	ols undertaken	by or on behalf of	f third parties, s	uch as:		
#		independent o	rganisms respons	ible for the cor	acting on their behalf; atrol and supervision of els, or quality labels;		
#		others (please specify, indicating how the independence of the control body is assured)					
2.4.			provide that the classifier of charges?		to be met by producers		
#		yes	#		no		
3.	Beneficiaries	;					
3.1.	Who are the b	Who are the beneficiaries of the aid?					
# # #		farmers; producer grou other (please s					
3.2.	Are large con	Are large companies excluded as beneficiaries?					
#		yes	#		no		
3.3.		(f) of Regulat			neasures referred to in payments of money to		
#		yes	#		no		

3.3.1. Is the aid available to all the farmers eligible in the area concerned based on objectively defined conditions?

	U	S .	ently no known outstanding effect 2004. (See end of Document for t	v	
#		yes	#	no	
3.3.2.			npulsory membership o anaging the aid in order	of the producers group/ to benefit from aid?	
#		yes	#	no	
3.3.3.		oution towards the admitted to the costs of provi		e group or organisation	
#		yes	#	no	
4.	AId Intensity	V			
4.1.	•		olic support of the follow	ving measures:	
(a)	; ma	arket research activities	, product conception and	d design (max. 100 %);	
(b)	; 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 (max. 100 %);				
(c)	; consultancy and similar support for the introduction of quality assurance schemes such as the ISO 9000 or 14000 series, systems based on hazard analysis and critical control points (HACCP), traceability systems; systems to assure respect of authenticity and marketing norms or environmental audit systems (max. 100 %);				
(d)	; the costs of training personnel for the introduction of quality assurance schemes such as ISO 9000 or 14000 series, systems based on hazard analysis and critical control points (HACCP), traceability systems, systems to assure respect of authenticity and marketing norms or environmental audit systems (max. 100 %);				
(e)	; the cost of the charges levied by recognised certifying bodies for the initial certification of quality assurance and similar systems (max. 100 %);				
(f)	; the costs of compulsory control measures undertaken pursuant to Community or national legislation by or on behalf of the competent authorities, unless Community legislation requires enterprises to bear such costs;				
(g)	; the costs for participation in measures referred to in Article 14(2)(f) of Regulation No 1857/2006.				
(B)		S ACTIVE IN THE URAL PRODUCTS	E PROCESSING AN	D MARKETING OF	
1.	Type of prod	ucts			
1.1.		only refer to quality proo of Regulation (EC) No		ia to be defined pursuant	
#		yes	#	no	
		1-		I	

Status: Point in time view as at 24/11/2009. **Changes to legislation:** There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If the aid does not concern quality products please note that, under Chapter IV.J of the Agricultural Guidelines, aid is limited to quality agricultural products.

TYPE OF AIDS AND ELIGIBLE COSTS 2.

2.1.	Are eligible co	osts limited to:		
#		costs for services providers; in particu	rovided by outside consultar:	ants and other services
		# pro # apj	arket research activities oduct conception and design plications for recognition caracter in accordance with gulations	of certificates of specific
		# the as had tra	the ISO 9000 or 14000 se zard analysis and critical c ceability systems, system thenticity and marketing r dit systems	eries, systems based on ontrol points (HACCP), s to assure respect of
			ner (please specify)	
enterpri			e a continuous or periodic on the consultance of th	•
2.2.	Please indicat	e the maximum aid i	ntensity expressed in gross	terms:
If the aid be neces	-	eeds 50 % gross plea	ase indicate in detail why t	this aid intensity should
	••			
2.3.	Please indicat	e the maximum ceili	ng for cumulated aid:	
	••			
3.	Beneficiaries			
3.1.	Who are the b	eneficiaries of the ai	d?	
#		products	n the processing and ma	
#		products	ive in the processing and n	narketing of agricultural
#		other (please specify	y)	
3.2.	Are large com	panies excluded as t	peneficiaries?	
#		yes	#	no

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4. Necessity of the aid

4.1	Does the aid foresee that any application for aid must be submitted before work on
	the project is started?

#	yes	#	no
---	-----	---	----

4.2. If not has the Member State adopted legal provisions establishing a legal right to aid according to objective criteria, and without further exercise of discretion by the Member States?

#	yes	#	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 chapter IV.K of the Community Guidelines for State aid in the agricultural and forestry sector 2007 to 2013⁽²⁰⁹⁾

1. **TYPE OF AIDS**

#

A. AID TO PRIMARY PRODUCERS

1.1. Which of the following types of aid can be financed by the aid scheme/individual measure:

education and training of farmers and farm workers;

provision of farm replacement services;

consultancy services provided by third parties;

organisation and participation in forums to share knowledge between

businesses, in competitions, exhibitions and fairs;

vulgarisation of scientific knowledge,

For this aid, can you confirm that individual companies, brands or — except for products covered by Council Regulation (EC) No 510/2006⁽²¹⁰⁾ and by Articles 54 to 58 of Council Regulation (EC) No 1493/99 of 17 May 1999 on the common market in wine⁽²¹¹⁾, provided that the references correspond exactly to those references which have been registered by the Community — origin are not named?

#	yes	#	no

factual information on quality systems open to products from other countries, on generic products and on the nutritional benefits of generic products and suggested uses for them;

For this aid, can you confirm that individual companies, brands or — except for products covered by Council Regulation (EC) No 510/2006⁽²¹⁰⁾ and by Articles 54 to 58 of Council Regulation (EC)

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		that the refe	rences con	respond exac	ctly to thos	narket in wine, provided e references which have re not named?
		#	yes		#	no
#						ites presenting factual on or producers of a given
			that all pro	ducers conce		ation and presentation is equal opportunities to be
		#	yes		#	no
1.2.	Please descr	ibe the envisa	ged measur	res:		
1.3.	Will the aid f	for the abovem	nentioned m	easures be g	ranted in fa	vour of large companies?
#		yes		#		no
If yes, author	rise State aid for AID TO CC	at according r abovementio	ned measu. CTIVE IN	1 06 of the Grees in favour	r of large co	he Commission will not
If yes, author B.	ise State aid for AID TO CC AGRICULT	at according r abovementio DMPANIES A URAL PROD	oned measu CTIVE IN OUCTS.	106 of the Gares in favour	of large co	he Commission will not ompanies.
If yes, author B.	AID TO CC AGRICULT Which of th	at according rabovemention OMPANIES A URAL PRODuce following to services properiodic act	CTIVE INDUCTS. The properties of aid the provided by the prov	06 of the Gares in favour THE PROC	cof large concessing Anneed by the insultants in	he Commission will not ompanies. AND MARKETING OF
	AID TO CC AGRICULT Which of th	at according rabovemention OMPANIES AURAL PRODuct following types	CTIVE IN DUCTS. The provided by the trivity and trivity and the trivity and the trivity and the trivity and t	06 of the Gares in favour THE PROC	cessing Anneed by the insultants in the enter	he Commission will not ompanies. AND MARKETING OF the aid scheme/individual of being continuous or
If yes, author B. 1.4.	AID TO CC AGRICULT Which of th	at according rabovemention OMPANIES A URAL PRODuce following to services properiodic act expenditure first particip	CTIVE IN DUCTS. The provided by the country and the country a	06 of the Gares in favour THE PROC	cessing Anneed by the insultants in the enter	he Commission will not ompanies. AND MARKETING OF the aid scheme/individual of being continuous or
If yes, author B. 1.4.	AID TO CO AGRICULT Which of th measure: describe the en	at according rabovemention OMPANIES A URAL PRODuce following typeriodic act expenditure first particip visaged measurements	crive in CTIVE IN DUCTS. The sypes of aid to the covided by the c	Of of the Gares in favour THE PROC can be fina outside cor not related rs and exhib	Tessing Anneed by the insultants in the enteroitions.	he Commission will not ompanies. AND MARKETING OF the aid scheme/individual of being continuous or

authorise State aid for abovementioned measures in favour of large companies.

AID TO PRIMARY PRODUCERS AND COMPANIES ACTIVE IN THE C. PROCESSING AND MARKETING OF AGRICULTURAL PRODUCTS FOR THE **VULGARISATION OF NEW TECHNIQUES**

2.3.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

es the project respect the	following conditions: anies and the duration # e made publicly available	no ct including an explanation of the interest in granting support for it: of the pilot scheme limited to what no pilot?
es the project respect the per of participating comp for proper testing? yes Its of the pilot scheme be	following conditions: anies and the duration # e made publicly available	of the pilot scheme limited to wha
per of participating comp for proper testing? yes Its of the pilot scheme be	anies and the duration # e made publicly availab	no
yes Its of the pilot scheme be	# made publicly availab	no
Its of the pilot scheme be	e made publicly availab	
		ple?
yes	11	
	#	no
gible costs and aid inter	-	
ncerning education and tr anising the training progr	raining, do the eligible camme, travel and subs	istence expenses and the cost of the
yes	#	no
yes	#	no
	yes note that according to p Regulation (EC) No 185 noterning the farm replace ts of the replacement of ess and holidays? yes	note that according to point 104 of the Guidel Regulation (EC) No 1857/2006 ⁽²¹²⁾ , aid to coverage the farm replacement services, do the east of the replacement of the farmer, the farmer ess and holidays?

Concerning consultancy services provides by third parties, do the eligible costs include only the fees for services which do not constitute a continuous or periodic activity nor relate to the enterprise's usual operating expenditure (such as routine tax consultancy

services, regular legal services or advertising)?

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#	yes	#	no

If no, please note that according point 103 of the Guidelines combined with Article 15.2 of Commission Regulation (EC) No 1857/2006 aid to cover costs of continuous or periodic activities or relating to the enterprise's usual expenditure cannot be authorised.

2.4. In the case of organisation of, and/or participation in, forums to share knowledge between businesses, competitions, exhibitions and fairs, do the eligible costs only include: participation fees, travel costs, costs of publications, rent of exhibition premises and symbolic prizes awarded in the framework of competitions, up to a value of EUR 250 per prize and winner?

#	yes	#	no
	-		

If no, please note that according to point 103 of the Guidelines combined with article 15.2 of Commission Regulation (EC) No 1857/2006, aid to cover other costs cannot be authorised.

- 2.5. Please state the aid intensity
- 2.6. Will the aid involve direct payments to producers?

#	yes	#	no
	*		

Please note that according to point 103 of the Guidelines combined with Article 15.3 of Regulation (EC) No 1857/2006 aid must not involve direct payments to producers.

- B. AID TO COMPANIES ACTIVE IN THE PROCESSING AND MARKETING OF AGRICULTURAL PRODUCTS
- 2.7. Concerning the services provided by outside consultants, are the eligible expenses limited only to costs of activities of non-continuous or non-periodic character, not relating to the enterprise's usual operating expenditure?

#	ves	#	no
11	y C3	''	110

If no, please note that according to point 105 of the Guidelines combined with Article 5 of Commission Regulation (EC) No 70/2001 (or any provision replacing it) aid towards financing services being a continuous or periodic activity or related to the enterprise's usual operating expenditure, such as routine tax consultancy services, regular legal services or advertising can not be authorised.

2.8. Concerning the participation in fairs and exhibitions, are the eligible costs limited only to the additional costs incurred for renting, setting up and running the stand and apply only to the first participation of an enterprise in a particular fair or exhibition?

#	yes	#	no

If no, please note that aid for costs other than specified in point 105 of the Guidelines combined with Article 5 of Regulation (EC) No 70/2001 (or any provision replacing it) cannot be authorised.

2.9. Please state the aid intensity: (max. 50 %)

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

Please note that according to point 105 of the Guidelines combined with Article 5 of Regulation

	o 70/2001 (or a cannot be autho		it) aid rates higher th	an the abovementioned		
C.	AID TO PRIMARY PRODUCERS AND COMPANIES ACTIVE IN THE PROCESSING AND MARKETING OF AGRICULTURAL PRODUCTS FOR THE VULGARISATION OF NEW TECHNIQUES					
2.10.	Concerning the activities for the vulgarisation of new techniques, such as reasonable small scale pilot projects or demonstration projects, can you confirm that the total amount of aid for such projects granted to a company will not exceed EUR 100 000 over three fiscal years?					
#		yes	#	no		
2.11.	Please state th	e aid intensity				
3.						
3.1.	Who are the b	peneficiaries of the aid?				
# # #		farmers; producer groups; other (please specify)				
3.2.	If farmers are	not the direct beneficiar	ries of the aid:			
3.2.1.	Is the aid avail defined condit		igible in the area concer	ned based on objectively		
#		yes	#	no		
3.2.2.	Where the provision of technical support is undertaken by producer groups or other organisations is membership of such groups or organisations a condition for access to the service?					
#		yes	#	no		

Is the contribution of non-members towards the administrative costs of the group or 3.2.3. organisation concerned limited to the costs of providing the service?

#	yes	#	no
	·		

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 measures designed to support the livestock sector as described by point IV.L of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽²¹³⁾.

	J	,					
1.	Eligible expe	Eligible expenses					
1.1.	Which of the	following eligible expe	enses does the support m	easure cover:			
#		the administrative cost books?	ts of the establishment a	nd maintenance of herd			
#		tests to determine the undertaken by or on be eligible costs for inv	e genetic quality or y chalf of third parties)? estments in the introduceding techniques or prac	action at farm level of			
Regula above.	tion (EC) No 1	857/2006 ⁽²¹⁴⁾ only allow	ble expenses, please no ws this aid to cover the se herd and routine chec	eligible expenses listed			
2.	Amount of ai	id					
2.1.	Please specif expenses:	y the maximum rate of	public support expressed	l as a volume of eligible			
<u> </u>	herd books (1	to cover the administrative costs of the establishment and maintenance of herd books (max. 100 %); for costs of tests to determine the genetic quality or yield of livestock (max.					
	70 %);	:-:1-1		1			
_		y animal breeding tec	nents centring on the inchniques or practices (1				
2.2.		res have been taken to ave aid intensities?	void overcompensation a	and to verify compliance			
3.	Beneficiaries						
3.1.	Is the aid limited to firms which meet the Community definition of small and medium- sized undertakings?						
#		yes	#	no			
		1	1	L			

If no, please note that, under point 109 of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013, large companies are excluded from receiving aid.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 IVM of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽²¹⁵⁾.

1.	Does the proposed aid for the outermost regions and the Aegean Islands dep the other provisions set out in the Guidelines?						
#		yes	#	no			
<u> </u>	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.			he granting of opera	ting aid?			
#		yes	#	no			
3.	Is the aid intended to mitigate the specific constraints on farming in the outermost regions as a result of their remoteness, insularity and distant location?						
#		yes	#	no			
3.1.			amount of the addition of calculation:	onal costs resulting from th	ese specific		
3.2.	How can the authorities establish the link between the additional costs and the factors entailing them (like remoteness or distant location)?						
4.	Is this aid intended to offset in part additional transport costs?						
#		yes	#	no			
4.1.	If yes, please provide proof of the existence of these additional costs and the method of calculation used to determine their amount ⁽²¹⁶⁾ :						

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.2.	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:				
5.	In the case of Islands ⁽²¹⁷⁾ ?	Spain, is the a	aid intended for the pr	oduction of tobacco in the	ne Canary
#		yes	#	no	
5.1.	If yes, is the a each year?	id limited to E	EUR 2 980,62 per toni	ne and to a maximum of	10 tonnes
#		yes	#	no	
5.2.	How can the Sibetween produ			aid will not result in discr	imination
			PART III.12.N		
	COMPENSAT	E FOR DAM	INFORMATION SE AGE TO AGRICUL F AGRICULTURAL	TURAL PRODUCTIO	N
are de produ	signed to compens	sate for damag by points V.B.	ge to agricultural prod 2 and V.B.3 of the Cor	n of any State aid measu uction or the means of ag nmunity Guidelines for Si	ricultural
1.		_	amage caused by n f the Guidelines)	atural disasters or ex	ceptional
1.1.	compensation		onal occurrence cau	sed the damage for w	hich the
1.2.	What kind of p	ohysical dama	ge was caused?		
1.3.		ompensation f	or material damage is	contemplated?	

1.4. Is compensation planned for losses of income? If yes, what level of compensation is contemplated and how will income losses be calculated?

Status: Point in time view as at 24/11/2009.

1.5.	Is the compensation to be calculated for each individual recipient?
1.6.	Are insurance payments to be deducted from the aid? How will it be checked whether insurance companies have made any payments?
2.	Aid to compensate farmers ⁽²¹⁹⁾ for losses caused by bad weather (point V.B.3 of the Guidelines)
2.1.	What weather event has justified the aid?
2.2.	Please give the weather data demonstrating the exceptional nature of the event:
2.3.	Please indicate the last date until which aid may be granted ⁽²²⁰⁾ :
2.4.	What is the threshold of loss, in relation to normal production of the relevant crop ⁽²²¹⁾ in a normal year, above which farmers will qualify for aid?
condition to natura event ma	ote that the Commission will declare aid granted for losses due to adverse weather as compatible with Article 87(3)(c) of the Treaty only if those events can be assimilated I disasters as defined by Article 2(8) of Regulation (EC) No 1857/2006 ⁽²²²⁾ . A climatic by be assimilated to a natural disaster and qualify for compensation when it destroys in 30 % of the normal crop production in question.
2.5.	Please give normal production figures for each of the crops affected by the weather event and eligible for compensation. Describe the method by which this figure has been arrived at ⁽²²³⁾ .
2.6.	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.
2.7.	Is the amount eligible for 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)?
2.8.	Are losses calculated for each individual holding or for a whole area? In the latter case, please show that the averages used are representative and not likely to lead to considerable over-compensation for some beneficiaries.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

2.9.	Will insurance payments be deducted from the amount eligible for aid?					
2.10.	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?					
	•					
2.11.			f the weather event, is a percentage of the extra c			
2.12.			amage caused by the we ge of the damage will it			
	•					
2.13.	Please indicate	e the maximum rate of p	oublic aid as a percentage	e of eligible damage ⁽²²⁴⁾ :		
	. in less-favour	red areas ⁽²²⁵⁾ (max. 90 %	∕₀);			
	in other zene	a (mov. 90.0/)				
	. in other zone	S (IIIax. 80 70).				
2.14.	organisations	to which those farmers leck that the amount of	rs or in some circums belong? In the latter case aid collected by a farme	e, what mechanisms will		
	. •					
2.15.	or of income r	not taken insurance co	sation granted be reduced vering at least 50 % of a d the statistically most fid?	mean annual production		
#		yes	#	no		
If no, please note that under point 126 of the Guidelines the Commission will declare aid granted for losses due to adverse weather conditions compatible with Article 87(3)(c) of the Treaty only if all conditions of Article 11 of Regulation (EC) No 1857/2006 are met and that this condition is explicitly laid down by that Article 11. Please show too that, despite all reasonable efforts, no financially accessible insurance policy covering the statistically most frequent climatic risks in the Member State or region concerned was available at the time the damage was incurred. 2.16. For aid pertaining to drought-related losses incurred after 1 January 2011, has the Member State fully implemented Article 9 of Directive 2000/60/EC of the European Parliament and of the Council (226) with regard to agriculture:						
#		yes	#	no		
		I	I	<u> </u>		

and does it guarantee that all costs for water services in the agricultural sector are recovered from the sector (Article 11(9) of Regulation (EC) No 1857/2006)?

Status	s: Point in	time vi	iew a	s at	24/11/	2009.			
	CET.		7				7.	cc	

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	Comn	ussion Regulation (E	C) No /94/2004. (See e	nd of Document for a	details)
#		yes	#		no
for los if all c	ses due to advers	e weather conditicle 11 of Regu	tions compatible lation (EC) No	with Article 87 1857/2006] are	a will declare aid granted (3)(c) of the Treaty only met and that the above
			PART III.12.O		
			INFORMATION ANIMAL AND		
to com as des	pensate for dam	age to agricultu V.B.4 of the Con	ral production o	r the means of	e aid measures designed agricultural production d in the agriculture and
1.	Animal and	plant diseases			
1.	What disease	is involved?			
2.		sease appear or for Animal Hea		mal diseases d	rawn up by the World
#		yes	#		no
If the	disease has been	caused by adve	erse weather		
3.		mation for mak			III.12.N', providing any tween the weather even
If the	 disease has not l	been caused by	adverse weather		
4.	Is there prov agricultural p		or firms involved	d in the proces	ssing and marketing of
#		yes	#		no
If yes,	please refer to p	oint 131 of the O	Guidelines.		
5.	Has the aid so	cheme been intro	oduced within the	ree years of the	expenses or losses?
#		yes	#		no

6. Please indicate the last date until which aid may be granted⁽²²⁸⁾.

.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

7.	administrative either by adop entitlement to combined, wh	e provisions empowering measures to eradic of financial compensation	nity-level or national leng the authorities to a cate it (in particular mann) or by establishing at to encourage private indasis (229).	ct against the disease, datory measures giving n early-warning system	
8.	Tick the appli	cable purpose of the aid	l scheme:		
#		extermination of pests vaccinations of anima	involves screening me which may transmit the als or treatment of co	ne disease, preventative rops, and preventative	
#		compensation, because the crops destroyed by authorities or because a	ek or destruction of crop the infected animals had order of, or on the recom nimals die as a result of or ordered by the comp	we to be slaughtered or mendation of, the public vaccination or any other	
#		combined prevention a with losses resulting fro beneficiaries must mak	nd compensation, because me the disease is subject to a commitment to take ordered by the official and the compensation.	se a programme to deal to the condition that the subsequent appropriate	
9.			for controlling the dise he European Union's ve		
10.	Please give a	detailed description of t	he proposed control me	asures.	
11.	What will be	the costs or losses cover	red by the aid?		
#	costs of health checks, tests and other screening measures, purchas and administration of vaccines, medicines and plant protection products slaughter and destruction costs of animals and costs of destruction of the costs of destruction costs.				
#		loss of income cause herds or replanting cro period ordered or recor	I or plant diseases or by d by the difficulties ops, or by any period o nmended by the compet se before herd rebuildin	involved in rebuilding f quarantine or waiting ent authorities to enable	
12.	Will aid designed to compensate costs of health checks, tests and other screening measures, purchase and administration of vaccines, medicines and plant protection products, slaughter and destruction costs of animals and costs of destruction of crops be granted through subsidised services without involving direct payments to farmers?				
#		yes	#	no	

If no, please refer to Article 10(1)(b) of Commission Regulation (EC) 1857/2006.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		int of aid for loss n relation to:	ses due to anim	al or plant diseases	or parasite infections		
	infection or	the market value of animals killed or plants destroyed by the disease or parasite infection or of animals killed or plants destroyed by public order as part of a compulsory public prevention or eradication programme;					
	#	yes	#	¥	no		
	If no, please	e refer to Article	10(2)(a)(i) of C	Commission Regula	tion (EC) 1857/2006.		
	income loss	es due to quarant	ine obligations a	and difficulties in re	stocking or replanting;		
	#	yes	#	 	no		
	Please indic	cate the maximur	n aid intensity a	s a percentage of e	ligible costs.		
	stration of vac	cines, medicines	and plant prote	ection products, sla	easures, purchase and ughter and destruction y not exceed 100 %).		
 o).		sses caused by ar	nimal or plant di	seases (gross aid in	tensity may not exceed		
	waiting per elimination difficulties	iod imposed or r of the disease	recommended by before the hold replanting, plea	y the competent au ing is restocked or se indicate all elen	to any quarantine or thorities to enable the r replanted, or to any nents establishing that		
		unity aid been e			yes, indicate the date		
•	Will insurar	nce payments be	deducted from	the amount of aid?			
_		yes	#	r	10		
		culation of the aid d otherwise have			because of the disease,		
		yes	#	ľ	10		
	TSE Tests						

1. Please indicate the maximum aid intensity for TSE TESTS as a percentage of eligible costs. Under Article 16(1) of Commission Regulation (EC) 1857/2006, aid may be granted for up to 100 % of real costs incurred. Please note that Community payments regarding TSE TESTS must be included.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

	%			
2.	Does the mea		gatory BSE testing of bo	vine animals slaughtered
#		yes	#	no
Please legisla		oligation to perform scr	reening can be based or	n Community or national
3.		e total direct and indirect g Community payment		ed EUR 40 per individual
#		yes	#	no
4.		e refer to the second EC) 1857/2006.	subparagraph of Artic	le 16(1) of Commission
5.	Will the aid b	e paid directly to farm	ers?	
#		yes	#	no
If yes	, please refer to A	article 16(3) of Commi	ssion Regulation (EC) 1	857/2006.
3.	Fallen stock	and slaughterhouse w	vaste	
1.		re linked with a consist of all fallen stock in th		nitoring and ensuring the
#		yes	#	no
If no,	please refer to A	rticle 16(2) of Commis	sion Regulation (EC) 18	357/2006.
2.	Is aid for fall firms?	en stock and slaughterl	nouse waste granted to p	processing and marketing
#		yes	#	no
If yes	, please refer to p	oint 137(i) of the Guid	elines.	
3.		cover the costs of elim me into force?	inating slaughterhouse v	vaste produced after these
#		yes	#	no
If yes	, please refer to p	oint 137(ii) of the Guid	delines.	
4.	Is the aid gran	nted directly to produce	ers?	
#		yes	#	no

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If yes, please refer to Article 16(3) of Commission Regulation (EC) 1857/2006.

5.	If no, will aid be paid to firms active downstream from the farmer, providir linked to the removal and/or destruction of fallen stock?				
#		yes	#	no	
If no,	please refer to Ai	rticle 16(3) of Co	mmission Regulation	on (EC) 1857/2006.	
6.	Please indicat	te the maximum a	aid intensity as a per	rcentage of eligible costs.	
a.	% of the costs of removal (max. 100 %)				
b.	% of the costs of destruction (max. 75 %)				
7.	equivalent an by farmers for	nount may <i>alterna</i> r insurance coveri	atively be granted to	on (EC) 1857/2006, aid up owards the costs of premiums oval and destruction of fallen arment?	s paid
#		yes	#	no	
8.	Under Article 16(1)(b) of Commission Regulation (EC) 1857/2006, Member State may grant aid of up to 100 % for costs of removal and destruction of carcasses when the aid is financed through fees or through compulsory contributions destined for th financing of the destruction of such carcasses, provided that such fees or contribution are limited to and directly imposed on the meat sector. Does the notified measur include this type of payment?				where for the utions
#		yes	#	no	
9.	may grant Sta stock, where t	ate aid of up to 10	00 % for the costs on to perform TSE	n (EC) 1857/2006, Member of removal and destruction of tests on the fallen stock conce	fallen

PART III.12.P

SUPPLEMENTARY INFORMATION SHEET ON AID TOWARDS THE PAYMENT OF INSURANCE PREMIUMS

This form must be used by Member States for the notification of State aid measures which are designed to partially pay insurance premiums of primary agricultural producers, as described by point V.B. 5 of the Community Guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽²³⁰⁾

1. Does the aid measure foresee payment of insurance premiums in favour of large companies and/or companies active in the processing and marketing of agricultural products?

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#		yes	#	n	10	
If yes, authori	please note that se such aid.	pursuant to pa	ragraph 142 of the C	Guidelines th	e Commission ca	nnot
2.			vill be covered by the the notified aid meas		or which the prem	nium
# # #		to natural disar Regulation (EC the losses referr losses caused b	sed by adverse climat sters, as defined in 1) No 1857/2006 ⁽²³¹⁾ red to above plus other y animal or plant dis with other losses me	Article 2 po er losses caus eases or pest	oint 8 of Commis sed by climatic evo t infestations (whe	ssion ents.
3.	What is the le	evel of aid propo	sed?			
3.	What is the le	evel of aid propo	sed?			
Please cases (i	note that if only i.e. where box tv	the first case ab	pove applies, the max has been ticked) 50 %		te is 80 %, in all c	other
Please cases (i	note that if only i.e. where box tv	the first case ab	ove applies, the max		te is 80 %, in all c	other
Please cases (i	note that if only i.e. where box tv	the first case ab	pove applies, the max has been ticked) 50 %	6 .	te is 80 %, in all c	other
Please cases (i 4. # If yes, aid con and the sufficie	note that if only i.e. where box to Does the aid of please provide a ponents at the decompatibility of the information on to the farmer	the first case abyo and/or three leaves are-insurately yes all necessary in lifterent levels in the proposed at to enable the Control lity of covering	pove applies, the max has been ticked) 50 % ance programme?	the Commiss vel of the ins market. In pa that the fina	sion to check possurer and/or re-insurticular please sult benefit of the a	sible urer) bmit id is
Please cases (i 4. # If yes, aid con and the sufficie passed	Does the aid of please provide a ponents at the compatibility of the information on to the farmer	the first case abyo and/or three leaves are-insurately yes all necessary in lifterent levels in the proposed at to enable the Control lity of covering	pove applies, the max has been ticked) 50 % ance programme? # formation to enable to the enable of the common pommission to check	the Commiss vel of the ins market. In pa that the fina	sion to check possurer and/or re-insurticular please sult benefit of the a	sible urer) bmit id is

Please note that under Article 12(3) of Commission Regulation (EC) No 1857/2006 the Commission cannot authorise aid towards insurance premiums which constitute a barrier to the operation of the internal market for insurance services.

#

no

yes

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

PART III.12.Q

SUPPLEMENTARY INFORMATION SHEET FOR AID 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 chapter V.C. of the Community Guidelines for State aid in the agricultural and forestry sector⁽²³²⁾.

1.	Requirements			
1.1. — — —	the aid must be there must be the possibility	ned scheme provide that be in the general interest a counterpart on the part of the aid being for resono over-compensation of	of the sector concerned t of the beneficiary cue and restructuring m	ust be excluded and that
#		yes	#	no
	ease note that a ons are not fulfil		of the Guidelines no aid	d can be granted if those
'The aid	d must be in the	general interest of the	sector concerned'	
1.2.	What is/are th	e sector(s) covered by t	he scheme?	
1.3.	Is/are that/tho	se sector(s) subject to p	roduction limits or quot	as?
#		yes	#	no
If yes, p	lease describe			
1.4.	Can that secto or national lev		ered to be in excess of ca	apacity either at regional
#		yes	#	no
1.4.1.	If yes:			
1.4.1.1.	Is the planned production ca		with any Community	arrangements to reduce
#		yes	#	no

Please describe this arrangements and the measures taken to assure the coherence

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

-	# blanned aid scheme?	no
s the duration of the p		
-	planned aid scheme?	
according to point 11'		
when they provide fo pacity should normal pations for participati	r a limited duration. It is a limited to a period on and a further 12 mo	
yes	#	no
scribe:		
yes	#	no
		elines any aid interfering with th
yes	#	no
	a compulary minimu	m standards eligible for aid?
ly enterprises fulfillin	ig compuisory minimu	in standards engione for ara:
	yes be assured that no aid common organisation yes te that according to perfect the organisation organisation organisation when the occurrence organisation organisation are that according to perfect the organisation organisation organisation when the occurrence organisation	s the capacity being closed for sanitary or er yes # scribe: be assured that no aid may be paid which we common organisations of the market (OCM) yes # set that according to point 147(e) of the Guid the OCM concerned cannot be authorised aid scheme accessible to all economic operationditions and a transparent system of calls for the capacity of the capacity of the set of the conditions and a transparent system of calls for the capacity of

1.9.	In case of installations covered by Council Directive 96/61 ⁽²³³⁾ : which measures have been taken in order to avoid any pollution risk and ensure that the site of operation is returned to a satisfactory state?						
•••••	•••						
······································	 must ha a aaum	tounaut	on the part of th	a ba	n oficiam'		
1.10.	What is the	nature o		art re	equired to the ber	neficiary	by the planned
1.11.			lefinitive and irr ty concerned?	evoc	able decision to so	erap or	irrevocably close
#		yes		#		no	
1.11.1.		ed that t	these commitme	nts a	re legally binding	for the	beneficiary?
	#		yes		#	no	
	facility conce	red that		ents	must also bind an		purchaser of the
	#		yes		#	no	
	Please justify	:					
1.11.2.	If no, please of	describe	the nature of the	e cou	interpart on the pa	rt of the	beneficiary:
already	note that accord closed definitiv	vely, or		ure o	idelines where the appears inevitable aid.		
'The po	ssibility of the	aid bein	g for rescue an	d res	tructuring must b	e exclu	ded'
1.12.	Does the planned scheme provides that, when the 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 ⁽²³⁴⁾ ?						
#		yes		#		no	

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If no, please note that according to point 147(j) of the Guidelines, the Commission cannot authorise an aid for the abandonment of capacity of a company in difficulties and that the aid must be evaluated under the rescue and/or restructuring aid.

'There must be no over-compensation of loss of capital value and of future income'

1.13.	Please specify what is the maximum amount of aid, if any, to be granted perbeneficiary?				
	• • • •				
1.14.	plus an incen	tive payment which m	n the basis of the loss hay not exceed 20 % of I costs resulting from the	the value of the assets	
#		yes	#	no	
	please note that according to point 147(l) of the Guidelines, the amount of aid should be a limited to compensation for those items. Does the planned aid scheme provide that, where capacity is closed for other reasons than health or environmental, at least 50 % of the costs of these aids should be met by a contribution from the sector, either through voluntary contributions or by means of compulsory levies?				
#		yes	#	no	
	please note that ise the aid.	according to point 14	7(m) of the Guidelines,	the Commission canno	
1.16.		nned scheme provide on of the scheme?	for the submission of a	in annual report on the	
#		yes	#	no]]	
		1	1	1	

[F6]X2PART III.12.R.

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

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

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 IV.j and IV.k of the Community guidelines for State aid in the agriculture and forestry sector 2007 to 2013⁽²³⁵⁾.

1. Advertising campaigns within the Community

Status: Point in time view as at 24/11/2009.

1.1.	Where will th	Where will the measure be carried out?				
#	on the market of another Member State; on the home market.					
Who v	will carry out the	advertising campaign '	?			
#		producer groups or other organisations, regardless of their size; others (please explain):				
1.2.	Can your auth Commission?		s or mock-ups of the ad	vertising material to the		
#		yes	#	no		
If not,	please explain w	hy.				
1.3.		e an exhaustive list of	the eligible expenses.			
1.4.	Who are the b	peneficiaries of the aid	?			
#		farmers;				
# #		producer groups and/o enterprises active in	or producer organisations the processing and m	s; arketing of agricultural		
#		products; others (please specify)				
1.5	Con your outl	acritica civa the ecour	noo that all producers at	Etha products concerned		
1.5.		nefit from the aid in the		the products concerned		
#		yes	#	no		
1.6.	Will the advertising campaign be earmarked for quality products defined as products fulfilling the criteria to be established pursuant to Article 32 of Regulation (EC) No 1698/2005 ⁽²³⁶⁾ ?					
#		yes	#	no		
1.7.		rtising campaign be ea he origin of the produc		zed denominations with		
#		yes	#	no		

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

1.8.		e said reference correst the Community?	pond exactly to the refe	erences which have been
#		yes	#	no
1.9.	Will the adver quality label?		marked for products usi	ng a national or regional
#		yes	#	no
1.10.	Does the labe	l make any reference to	the national origin of the	ne products concerned?
#		yes	#	no
1.11. 1.12.	in the message Is the advertis	e.		oducts will be subsidiary enefit of all producers of
#		yes	#	no
1.13.	If yes, will the the products?		be carried out without i	reference to the origin of
#		yes	#	no
If no, j campai	igns.	-		nay be granted for such
	companies ?	aring campaign or c		o products or purchasin
#		yes	#	no
If yes, campai	. *	under point VI.D of	the Guidelines no aid r	nay be granted for such
1.15.	2000/13/EC o approximation advertising of	of the European Parliam of the laws of the Men of foodstuffs, as well as,	nent and of the Council on the States relating to la	of Article 2 of Directive of 20 March 2000 on the belling, presentation and e specific labelling rules and poultry) ⁽²³⁷⁾ ?
#		yes	#	no
		1	1	1

#

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If no, please note that under point VI.D of the Guidelines no aid may be granted for such campaigns.

1.16. The aid rate will be the following:

up to 50 % (indicate the exact rate: ... %) because the sector will finance

the rest of the campaign itself;

up to 100 % (indicate the exact rate: ... %) because the sector will

finance the rest of the campaign through parafiscal levies or compulsory

contributions;

up to 100 % (indicate the exact rate: ... %) because the advertising

campaign is generic and in the benefit of all producers of the type of

product concerned.

2. Advertising campaigns in third countries

2.1. Is the advertising campaign in line with the principles of Council Regulation (EC) No 2702/1999⁽²³⁸⁾?

#	yes	#	no
	-		

If no, please note that under point VI.D of the Guidelines no aid may be granted for such campaigns.

If yes, provide the elements demonstrating the compliance with the principles of Council Regulation (EC) No 2702/1999

2.2. Is the advertising campaign granted towards specific enterprises?

11		,,	
#	ves	#	no
	J		

If yes, please note that under point VI.D of the Guidelines no aid may be granted for such campaigns.

2.3. Does the advertising campaign risk endangering sales of or denigrate products from other Member States?

#	yes	#	no

If yes, please note that under point VI.D of the Guidelines no aid may be granted for such campaigns.

Editorial Information

K2 Inserted by Corrigendum to Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty (Official Journal of the European Union L 407 of 30 December 2006).

Textual Amendments

F6 Inserted by Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

PART III.12.S

SUPPLEMENTARY INFORMATION SHEET ON AIDS LINKED TO TAX EXEMPTIONS UNDER DIRECTIVE 2003/96/EC

This form must be used for the notification of any State aid measure linked to tax exemptions under directive $2003/96/EC^{(239)}$.

1.	Which measur	re is envisaged?					
#		tax reduction for motor fuels used in primary agricultural production; tax reduction for energy products and electricity used in primary agricultural production.					
2.	What is the le	vel of the envisaged rec	duction?				
3.	Under which exemption?	Under which article of Council Directive 2003/96/EC do you want to apply this exemption?					
4.	Will there be a	any differentiation in the	elevel of exemption with	in the sector concerned?			
#		yes	#	no			
	envisaged fulf			ncil, will the exemption ithout tax differentiation			
#		yes	#	no			
	s	UPPLEMENTARY II ON AIDS FOR THE	III.12.T NFORMATION SHEE FORESTRY SECTOR	L			
	apter VII of the			support forestry covered agriculture and forestry			
1.	Objective of t	he measure					
1.1.	protective and ecosystem or	Does the measure contribute to maintaining, restoring or improving ecological, protective and recreational functions of forests, biodiversity and a healthy forest ecosystem or does it concern the eligible costs mentioned in points 175 to 181 in Chapter VII of the Guidelines?					
#		yes	#	no			
		1	1				

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Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

If not, please note that only measures concerning at least one of these objectives or eligible costs can be approved under this Chapter.

can be a	approved under	this Chapter.				
2.	Eligibility criteria					
2.1.	Does the measure exclude aid to forest based industries or for commercially viable extraction of timber, transportation of timber or for the processing of wood or other forestry resources into products or for energy generation?					
#		yes	#	no		
		aid for the above purpo ate aid rules for such aid		e scope of this Chapter.		
3.	Type of aid					
3.1.		usure include aid for plantion (point VII.C. a)?	nting, felling, thinning a	and pruning of trees and		
#		yes	#	no		
If yes, p	olease indicate v	whether the eligible costs	s concern:			
of the n landsca	neasure is to me	or similar events; ly, please describe the maintain and restore fores	neasures and confirm th st ecosystem and biodiv whose primary purpos	mals, storms, floods, fire at the primary objective versity or the traditional e is commercially viable ed by equivalent ones:		
#		afforestation to increase	e forest cover;			
				to increase forest cover tivated in the short term:		
	•••					
#		afforestation to promote	e biodiversity;			
Please (describe the me	asure and indicate the a	reas concerned:			

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#	afforestation t	o create wooded areas	for recreational purposes;
	oded areas accessib ricted to protect sen		cost for recreational purposes? If
#		to combat erosion and rotective function of the	d desertification or to promote a se forest;
			, the protective function envisaged, enance measures to be undertaken:
#	other (please	explain).	
		aid for maintaining and healthy tree growth (d improving soil quality in forests (point VII.C. b)?
#	yes	#	no
If yes, please indicate	cate whether the eli	gible costs concern:	
#	fertilisation; other soil trea	tments;	
Please specify the	type of fertilisation	and/or other soil treat	tment
# #.		xcessive vegetation de cient water retention a	
	t natural water eco		odiversity, cause nutrient leaching ection zones and describe how this

Status: Point in time view as at 24/11/2009.

3.3.	damage and		ting and treating dama	and treating pests, pest age done by animals or
#		yes	#	no
If was	nlaga indicata y	whather the eligible east	a aonaorn:	
#	piease maicate v	whether the eligible cost		ases and pest damage or
"			nt of damage done by a	
Please	indicate the pes	ts and diseases or anim	als in question:	
	• • • •			
	• • • •			
appliar preferr	ices and materi	als. Are biological and g aid? If not, please der	mechanical prevention	any necessary products, and treatment methods not sufficient to fight the
#		targeted measures to pr	event forest fires.	
Please	describe the me	asures:		
	••••			
		ensate for the value of sidisease or pest in questi		als or on the order of the
#		yes	#	no
		ne value of stock will be ulue thus determined:	calculated and confirm	n that the compensation

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

3.4.				nce of natural pathways, iimals (point VII.C. d)?
#		yes	#	no
If yes, p	olease describe t	he measures:		
3.5.		sure include aid for const 'infrastructures (point '		maintaining forest roads
#		yes	#	no
If ves, p	lease describe t	he measures:		
	•••			
	e forests and in onal purposes?	afrastructures used for	recreation open to the	public at no cost for
#		yes	#	no
	uctures? Please Does the mea	describe the restriction. usure include aid for th	s and the reasons for im	oper and safe use of the aposing them:
	(point VII.C.f		ш	
#		yes	#	no

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

dissemi		formation cond	cerning forests and a	e supported actions and i	
	•••				
3.7.		asure include a rposes (point V		urchase of forestry land f	or nature
#		yes	#	no	
	y or contractua Does the me	easure include	aid for the costs of	for nature protection by m	ıltural or
	Natura 2000 jintroducing p	payments, fores prevention action	st-environment payme ons as well as non p	estry systems on agricultuents, restoring forestry poteroductive investments, pu 05 ⁽²⁴¹⁾ or any replacing legi	ential and rsuant to
#		yes	#	no	
	tion (EC) No 16		usure fulfils the condi	tions laid down in Articles 1:	43-49 of
3.9.	Does the mea	sure include aid	d for the additional co	osts and income foregone of	lue to the

use of environmentally friendly forest technology?

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

#		yes	#	no
	olease describe tory requiremer		used and confirm that it į	goes beyond the relevant
	• • • •			
entered				nat the forest owner has C) No 1698/2005 or any
#		yes	#	no
3.10.			e costs of purchase of fection purposes, see poin	Forestry land (other than at 3.7 above)?
#		yes	#	no
If yes, p	Does the me establishmen		costs of training, consuprestry management plan	ltancy services, such as, ns, feasibility studies, as
#		yes	#	no

Status: Point in time view as at 24/11/2009.

	on Regulation:	te that the measure ful	fils the conditions laid a	down in Article 15 of the
	•			
3.12.	Does the meas	sure include aid for the	setting up of forestry as	ssociations?
#		yes	#	no
	ease demonstra on Regulation:	te that the measure fu	lfils the conditions laid	down in Article 9 of the
	•			
	•			
3.13.	Does the meas	sure include aid in fav	our of vulgariantian of	
5.15.			or demonstration projec	new techniques, such as ets?
#				
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	ets?
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	no
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	no
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	no
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	no
# If yes ple	reasonable sm	yes he measures and demo	or demonstration projec	no
# If yes ple	reasonable sm	yes he measures and demones:	or demonstration projec	no
# If yes ple point 10%	reasonable sm ease describe to rease describe to reasonable sm and the Guideli	yes he measures and demones:	# onstrate that they fulfil or points 3.1 to 3.7 limite	no
# If yes ple point 10%	reasonable sm ease describe to rease describe to reasonable sm and the Guideli	yes the measures and demones: the measures and demones:	# onstrate that they fulfil or points 3.1 to 3.7 limite	no the conditions set out in

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.2.	Is the aid for ramount laid do	neasures indicated under own in Regulation (EC)	er point 3.8 limited to th No 1698/2005 or any r	ne maximum intensity or replacing legislation?
#		yes	#	no
		cated under point 3.8 placing legislation or is		under Regulation (EC) isaged or possible?
#		yes	#	no
If yes, p	olease describe h	ow any double funding	leading to overcompens	sation will excluded:
	•••			
4.3.	maximum aid	rate for aid under Arti	cle 47 fixed in the An	.9 be granted above the nex of Regulation (EC) litional costs and income
#		yes	#	no
describ present	e the specific c calculations sho nal costs and/or Is the aid for	ircumstances and the owing that the additional income foregone: the measures indicated	effect of the measure t l amounts of aid are lim l under point 3.10 is li	calculated. If yes, please to the environment and ited to the demonstrated imited to the maximum
	aid intensity la agricultural la		t the Exemption Regula	ation for the purchase of
#		yes	#	no
Please	describe how the	e exclusion of overcomp	ensation will be control	lled:

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

4.5.				imited to the maximum ption Regulation or the
#		yes	#	no
Please	e describe how th	e exclusion of overcomp	ensation will be control	lled:
]]			

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 $\binom{1}{2}$ and those on State aid in the aviation sector $\binom{2}{2}$.

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	ere mo of that	re than half of capital has been	its capi lost ov	ital as shown in the company accounts has er the preceding months?
			yes		no
1.3.	Does the firm fulfil the criteria under do	mestic	law for being th	e subjec	et 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 cision c	uestions, please opening an inve	attach t stigation	the relevant documents (latest profit and loss in into the company under national company
	If you have answered no to all of the above and thus eligible for rescue aid.	e quest	tions, please sub	mit evid	lence 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	siness g	group?		
			yes		no
	the group's members with details on cap	ital and	l voting rights) a	nd attac	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	nount,	reference to pre	vious Co	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	hical market(s).		
2.1.2.	The names of the company's main companyropriate.	petitors	s with their shar	es of th	e world, Community or domestic market, as

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

ANNEX I

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- 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. 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.

1.

Type of infrastructure

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

1.1	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.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 $(^{1})$.

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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

How should be treated groups of companies and intra-group transactions?
For (b) (c) (d) (e):
What is the aid intensity in terms of percentage of the social/fiscal contributions or of the tax or fees that the seafard or the shipowner should have normally been subject to? $_$ %
Or to what level in absolute terms these contributions, fees or taxes have been limited?
For (f): What is the aid intensity in terms of the cost of the training or the salary of the trainee?
For (g): What is the amount of aid per tonne kilometer transferred?
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 measure
Does the scheme or the individual measure relate to:
Acquisition of combined transport equipment
☐ yes ☐ no If yes, please give a description of the eligible assets:
Construction of infrastructure related to combined transport
□ yes □ no
If yes, please give a description of the measure:
Granting of non-remboursable subsidies to reduce the costs of access to combined transport services
□ yes □ no
_ ,
If yes, please provide a study justifying such a mesure:
Other:

2. Eligible costs

Are maritime containers (ISO 1) eligible under the scheme?

□ yes		no
-------	--	----

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

		yes		no
If yes, please specify the bene	eficiaries:			
Will the eligible items be exc	lusively used for c	combined tr	ansport oper	rations?
		yes		no
Other eligible costs under the	e individual aid o	n achomo.		
Other engine costs under the		scheme:		
	e individual and of	scheme:		
Aid intensity Is the aid intensity for combi			her than 30%	6 of the eligible costs?
Aid intensity			her than 309	6 of the eligible costs?
Aid intensity	ined transport equ	uipment higi yes		no
Aid intensity Is the aid intensity for combi	ined transport equ	uipment higi yes		no

[F7PART III.14

SUPPLEMENTARY INFORMATION SHEET FOR AID TO FISHERIES AND AQUACULTURE

This supplementary information sheet must be used for the notification of any aid scheme or individual aid covered by Guidelines for the examination of State aid to fisheries and aquaculture (the Guidelines).

OBJECTIVES OF THE SCHEME or AID (tick as appropriate and insert the required information):

This Section follows the order of the subparagraphs of paragraph 4 of the Guidelines: 'Aid which may be declared compatible'.

Point 4.1 of the Guidelines: Aid for measures of the same kind as those covered by a block exemption Regulation

General remarks concerning this kind of aid

Two block exemption regulations are in force: Commission Regulation (EC) No 736/2008⁽²⁴²⁾ which applies to the fisheries and aquaculture sector and Commission Regulation (EC) No 800/2008⁽²⁴³⁾ which is the general exemption regulation applying to all sectors.

Therefore, such aid should not in principle be notified.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

However, according to recital 6 of Regulation No 736/2008 and recital 7 of Regulation No 800/2008, these regulations should be without prejudice to the possibility for Member States of notifying State aid, the objectives of which correspond to objectives covered by these Regulations.

In addition, the following kinds of aid cannot benefit from the exemption provided by Regulations (EC) No 736/2008 and (EC) No 800/2008: aid exceeding specified ceilings, as referred to in Article 1(3) of Regulation (EC) No 736/2008 or in Article 6 of Regulation (EC) No 800/2008, or having specific characteristics, in particular aid granted to undertakings other than SMEs, aid to undertakings in difficulty, non-transparent aid, aid for an undertaking which is subject to an outstanding recovery order following a Commission decision declaring an aid incompatible with the common market.

Characteristics of the aid notified

#		Aid of the same kind as aid covered by Regulation (EC) No 736/2008
#		Aid of the same kind as aid covered by Regulation (EC) No 800/2008
#		Aid exceeding the ceiling specified
#		Aid granted to undertakings other than SMEs
#		Aid which is not transparent
#		Aid for an undertaking which is subject to an outstanding recovery
#		Other characteristics: specify it
	 1.1 .1	

Compatibility with the common market

The Member State is requested to provide detailed and reasoned justification as to why the aid can be considered compatible with the common market.

Point 4.2 of the Guidelines: Aid falling within the scope of certain horizontal Guidelines

The Member State is requested to provide the reference to the relevant Guidelines which are considered to be applicable to the aid measure concerned as well as a detailed and reasoned justification as to why the aid is considered compatible with those Guidelines.

The Member State is requested to complete also the other relevant summary information sheets annexed to this Regulation.

- training aid sheet in part III.2,
- employment aid sheet in part III.3,
- aid for research and development sheet in parts III.6.A or III.6.B as appropriate,
- aid for rescuing and restructuring firms in difficulty sheet in parts III.7 or III.8 as appropriate,
- environmental aid sheet III.10.
- # Point 4.3 of the Guidelines: Aid for investment on board fishing vessels

The Member State is requested to provide the information demonstrating the compatibility of the aid with the conditions set out in Article 25(2) and (6) of Council Regulation (EC) No 1198/2006 of 27 July 2006 on the European Fisheries Fund⁽²⁴⁴⁾.

It is also requested to provide a justification why this aid is not part of the operational programme co-financed by this Fund.

Point 4.4 of the Guidelines: Aid to make good damage caused by natural disaster, exceptional occurrences or specific adverse climatic event

The Member State is requested to provide the following information demonstrating the compatibility of the aid:

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- detailed information on the existence of a natural disaster or exceptional occurrence, including technical and/or scientific reports,
- proof of a causal link between the event and the damages,
- method of calculation of damages,
- other means of justification.
- # Point 4.5 of the Guidelines: Tax relief and labour related costs concerning Community fishing vessels operating outside Community waters

The Member State is requested to provide information demonstrating the compatibility of the aid with the conditions of point 4.5 of the Guidelines.

That information must in particular include details showing the risk of deregistration from the fishing fleet register of the vessels concerned by the scheme.

Point 4.6 of the Guidelines: Aid financed through Para fiscal charges

The Member State is requested:

- to indicate how the funds acquired by means of the Para fiscal charges will be used and,
- to demonstrate how and on which basis their use is compatible with State aid rules.

In addition, it must show how the scheme will benefit both domestic and imported products.

Point 4.7 of the Guidelines: Aid for marketing of fishery products from the outermost regions

The Member State is requested to provide the information demonstrating the compatibility of the aid with the conditions of this Point and the relevant conditions of Council Regulation (EC) No 791/2007 of 21 May 2007 introducing a scheme to compensate for the additional costs incurred in the marketing of certain fishery products from the outermost regions the Azores, Madeira, the Canary Islands, French Guiana and Réunion⁽²⁴⁵⁾.

Point 4.8 of the Guidelines: Aid concerning the fishing fleet in outermost regions

The Member State is requested to provide the information demonstrating the compatibility of the aid with the conditions of this Point and the relevant conditions of Council Regulation (EC) No 639/2004 of 30 March 2004 on the management of fishing fleets registered in the Community outermost regions⁽²⁴⁶⁾ and Council Regulation (EC) No 2792/1999 of 17 December 1999 laying down the detailed rules and arrangements regarding Community structural assistance in the fisheries sector⁽²⁴⁷⁾.

Point 4.9 of the Guidelines: Aid for other measures

The Member State is requested to describe very precisely the kind of aid and its objectives.

In addition, it is requested to provide a detailed and reasoned justification on the compatibility of the aid with the conditions of point 3 of the Guidelines and to demonstrate how this aid serves the objectives of the common fisheries policy.

GENERAL PRINCIPLES

The Member State is requested to declare that no aid will be granted in respect of operations that the beneficiary has already begun to implement and for aid for activities in which the beneficiary would already engage under market conditions alone.

The Member State is requested to declare that no aid will be granted in circumstances where Community law, and in particular the rules of the Common Fisheries Policy, are not complied with.

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Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

In that sense, the Member State is requested to declare that the aid measure explicitly provides that, during the grant period, the beneficiaries of the aid shall comply with the rules of the Common Fisheries Policy and that, if during this period it is found that the beneficiary does not comply with rules of the Common Fisheries Policy, the grant must be reimbursed in proportion to the gravity of the infringement.

The Member State is requested to declare that the aid is limited to a maximum of 10 years, or, if this is not the case, undertakes to re-notify the aid at least two months before the tenth anniversary of its entry into force.

OTHER REQUIREMENTS

The Member State is requested to provide a list of all supporting documents submitted with the notification as well as a summary of those documents (e.g. socioeconomic data on the recipient regions, scientific and economic justification).

The Member State is requested to indicate that this aid is not cumulated with another aid for the same eligible expenses or for the same compensation.

If such accumulation exists, the Member State is requested to indicate the references of the aid (aid scheme or individual aid) with which there is accumulation and to demonstrate that the whole aid granted remains compatible with the relevant rules. For that purpose, the Member State shall take into account every kind of State aid, including *de minimis* aid.]

Textual Amendments

F7 Substituted by Commission Regulation (EC) No 257/2009 of 24 March 2009 amending Regulation (EC) No 794/2004 as regards the supplementary information sheet for notification of aid to fisheries and aquaculture (Text with EEA relevance).

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

[F1ANNEX II

SIMPLIFIED NOTIFICATION FORM

This form may be used for the simplified notification pursuant to Article 4(2) of Commission Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty (1).

1.	Prior approved aid scheme (°).	
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	
		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):
3.	Validity of commitments	
		Please confirm that the commitments provided by the Member State for the purposes of the prior approved aid scheme are valid in their entirety also for the new notified measure.
Please attach a copy (or a web link) of the relevant extracts of the final text(s) of the legal basis.		

⁽¹⁾ 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, 20.4.2004, p. 1). Regulation as last amended by Regulation No 1935/2006 (OJ L 407, 30.12.2006, p. 1).

⁽²⁾ 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.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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 pre-formatted 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⁽²⁴⁸⁾.

The bulk of the information in the pre-formatted spreadsheet shall be pre-completed 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⁽²⁴⁹⁾ at the [three-digit level].

7. Primary objective

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

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⁽²⁵⁰⁾ 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.

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 pre-formatted 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⁽²⁵¹⁾.

The bulk of the information in the pre-formatted spreadsheet shall be pre-completed 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

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

6. Sector

The sectoral classification shall be based largely on NACE⁽²⁵²⁾ 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 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.

Status: Point in time view as at 24/11/2009.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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:

- 1. 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,

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

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.

- (1) OJ L 83, 27.3.1999, p. 1. Regulation as amended by the 2003 Act of Accession.
- (2) OJ L 124, 8.6.1971, p. 1.
- (**3**) OJ L 300, 5.11.2002, p. 42.
- (4) [F3Commission Regulation (EC) No 800/2008 of 6 August 2008 declaring certain categories of aid compatible with the common market in application of Articles 87 and 88 of the Treaty (General block exemption Regulation) (OJ L 214, 9.8.2008, p. 3).]
- (5) [F3OJ C 188, 11.8.2009, p. 1.]
- (6) [F3As defined in Article 38 of Regulation (EC) No 800/2008.]
- (7) [F3 As defined in Article 38 of Regulation (EC) No 800/2008.]
- (8) [F3As defined in Article 2 of Regulation (EC) No 800/2008.]
- (9) [F3Cf. Criteria for the compatibility analysis, Section 2.1.]
- (10) [F3Cf. Criteria for the compatibility analysis, Section 2.2.]
- (11) [F3Cf. Criteria for the compatibility analysis, Section 2.3.]
- (12) [F3Cf. Criteria for the compatibility analysis, Section 2.4.]
- (13) [F3As regards the trainees' personnel costs, only the hours during which the trainees actually participate in the training, after deduction of any productive hours, may be taken into account.]
- (14) [F3This section does not apply to measures of less than EUR 2 provided the question 10.3 in Part I of this Annex is duly completed.]
- (15) [F3OJ C 188, 11.8.2009, p. 6.]
- (16) [F3As defined in Article 2(18) of Regulation (EC) No 800/2008.]
- (17) [F3As defined in Article 2(19) of Regulation (EC) No 800/2008.]
- (18) [F3 As defined in Article 2(20) of Regulation (EC) No 800/2008.]
- (19) [F3Cf. Criteria for the compatibility analysis, Section 2.1.]
- (20) [F3Cf. Criteria for the compatibility analysis, Section 2.2.]
- (21) [F3Cf. Criteria for the compatibility analysis, Section 2.3.]
- (22) [F3Cf. Criteria for the compatibility analysis, Section 2.4.]
- (23) [F3For employment of disadvantaged workers eligible costs shall be the wage costs over a maximum period of 12 months (or 24 moths for severely disadvantaged worker) following recruitment. For employment of disabled workers eligible costs shall be the wage costs over any given duration during which the disabled worker is being employed.]
- (24) [F3This section does not apply to measures of less than EUR 5 million for the employment of disadvantaged workers and of less than EUR 10 million for the employment of disabled workers provided the question 10.3 in Part I of this Annex is duly completed.]
- (25) [F4OJ C 82, 1.4.2008, p. 1. For details concerning the use of this supplementary notification sheet in agriculture and fisheries sectors see Section 2.1 (points 59 and 61) of the Environmental aid guidelines.]
- (26) [F4Please note that Sections 4, 7 and 8 do not have to be filled in, in the case of tax exemptions and reductions from environmental taxes falling under Chapter 4 of the Environmental aid guidelines.]
- (27) [F4Cf. Environmental aid guidelines, Section 3.1.1.]
- (28) [F4Please note that aid may not be granted where improvements bring companies into line with Community standards already adopted and not yet in force.]
- (29) [F4The maximum aid intensity is 50 % of the eligible investment cost.]

- (30) [F4For details of the genuinely competitive bidding process required, see point 77 of the Environmental aid guidelines.]
- (31) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (32) [F4Cf. for details see point 78 of the Environmental aid guidelines.]
- (33) [F4The aid intensity may be increased by 10 percentage points.]
- (34) [F4For details see points 80 to 84 of the Environmental aid guidelines.]
- (35) [F4The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection (corresponding to mandatory Community standards, if they exist) and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (36) | F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (37) [F4Please note that the cost of investments needed to reach the level of protection required by the Community standards is not eligible.]
- (38) [F4Cf. Environmental aid guidelines, Section 3.1.2.]
- (39) [F4Cf. Environmental aid guidelines, Section 3.1.3.]
- (40) [F⁴The maximum aid intensity is 25 % if the implementation and finalisation take place more than three years before the mandatory date of transposition or date of entry into force and 20 % if the implementation and the finalisation take place between one and three years before the mandatory date of transposition or date of entry into force.]
- (41) [F⁴The maximum aid intensity is 20 % if the implementation and finalisation take place more than three years before the mandatory date of transposition or date of entry into force and 15 % if the implementation and the finalisation take place between one and three years before the mandatory date of transposition or date of entry into force.]
- (42) [F4The maximum aid intensity is 15 % if the implementation and finalisation take place more than three years before the mandatory date of transposition or date of entry into force and 10 % if the implementation and the finalisation take place between one and three years before the mandatory date of transposition or date of entry into force.]
- (43) [F4The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (44) [F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (45) [F4Cf. Environmental aid guidelines, Section 3.1.4.]
- (46) [F4The maximum aid intensity is 50 % of the costs of the study.]
- (47) [F4When the aid is undertaken on behalf of an SME, the aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (48) [F4Cf. Environmental aid guidelines, Section 3.1.5.]
- (49) [F4The maximum aid intensity is 60 % of the eligible investment costs.]
- (50) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (51) [F4For details of the genuinely competitive bidding process required, see point 97 of the Environmental aid guidelines.]
- (52) [F4For details see point 98 of the Environmental aid guidelines.]
- (53) [F4The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]

- (54) [F4Please note that for large undertakings, this period can be reduced to the first three years of the life of the investment, where the depreciation time of the investment can be demonstrated not to exceed three years.]
- (55) [F4Please note that the cost of investments needed to reach the level of protection required by the Community standards is not eligible.]
- (56) [F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (57) [F4See point 81(b) of the Environmental aid guidelines.]
- (58) [F4Please note that any investment aid granted to the undertaking in respect of the new plant must be deducted from production costs.]
- (59) [F4Please note that the duration must be limited to maximum five years.]
- (60) [F4The aid intensity must not exceed 100 % of the extra costs in the first year, but must have fallen in a linear fashion to zero by the end of the fifth year.]
- (61) [F4The maximum aid intensity is 50 % of the extra costs.]
- (62) [F4Cf. Environmental aid guidelines, Section 3.1.6.]
- (63) [F4See point 70(5) to (9) of the Environmental aid guidelines.]
- (64) [F4Please note that aid for investment and/or operating aid for the production of biofuels shall be allowed only with regard to sustainable biofuels.]
- (65) [F4The maximum aid intensity is 60 % of the eligible investment costs.]
- (66) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (67) [F4For details of the genuinely competitive bidding process required, see point 104 of the Environmental aid guidelines.]
- (68) [F4For details see points 105 and 106 of the Environmental aid guidelines.]
- (69) [F4The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (70) | F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (71) [F4For details on Option 1 see point 109 of the Environmental aid guidelines, for Option 2 see point 110 of the Environmental aid guidelines and for Option 3 see point 111 of the Environmental aid guidelines.]
- (72) [F4For aid schemes the information can be provided in the form of a (theoretical) calculation example (preferably with the amounts in net present values). The production costs should at least be specified separately for each type of renewable energy source. Specific information may also be useful for different plant capacities and for different types of production installation where the cost structure varies significantly (for example for land-based and/or off-shore wind power).]
- (73) [F4Please note that any further energy produced by the plant will not qualify for any assistance. However, the aid may also cover a normal return on capital.]
- (74) [F4The depreciation should at least be specified separately for each type of renewable energy source (preferably with the amounts in net present values). Specific information may also be useful for different plant capacities and land-based and/or off-shore windpower.]
- (75) | F⁴Please note that the Commission can authorise such notified measure for a period of 10 years.]
- (76) [F4Member States may grant operating aid in accordance with the provisions set out in point 100 of the Environmental aid guidelines.]
- (77) [F4Please note that the duration must be limited to maximum five years.]

- (78) [F4For aid schemes the information can be provided in the form of a (theoretical) calculation example (preferably with the amounts in net present values). The production costs should at least be specified separately for each type of renewable energy source. Specific information may also be useful for different plant capacities and land-based and/or off-shore wind power.]
- (79) [F4The aid intensity must not exceed 100 % of the extra costs in the first year, but must have fallen in a linear fashion to zero by the end of the fifth year.]
- (80) [F4The maximum aid intensity is 50 % of the extra costs.]
- (81) [F4Cf. Environmental aid guidelines, Section 3.1.7.]
- (82) [F4The maximum aid intensity is 60 % of the eligible investment costs.]
- (83) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (84) [F4For details of the genuinely competitive bidding process required, see point 116 of the Environmental aid guidelines.]
- (85) [F4For details see points 117 and 118 of the Environmental aid guidelines.]
- (86) [F4The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (87) [F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (88) [F4The decision as to whether the aid is necessary will take account of the costs and revenue resulting from the production and sale of the electric power or heat.]
- (89) [F4The production cost may include the plant's normal return on capital, but any gains by the undertaking in terms of heat production must be deducted from production costs.]
- (90) [F4For aid schemes the information can be provided in the form of an (theoretical) calculation example.]
- (91) [F4Please note that any further energy produced by the plant will not qualify for any assistance. However, the aid may also cover a normal return on capital.]
- (92) [F4Please note that the Commission can authorise such notified measure for a period of 10 years.]
- (93) [F4Please note that the duration must be limited to maximum five years.]
- (94) [F4The aid intensity must not exceed 100 % of the extra costs in the first year, but must have fallen in a linear fashion to zero by the end of the fifth year.]
- (95) [F4The maximum aid intensity is 50 % of the extra costs.]
- (96) [F4Cf. Environmental aid guidelines, Section 3.1.8.]
- (97) [F4The maximum aid intensity is 50 % of the eligible costs. If the aid is intended solely for the generation part of a district heating installation, energy-efficient district heating installations using renewable sources of energy or cogeneration, the maximum aid intensity is 60 % of the eligible costs.]
- (98) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (99) [F4For details of the genuinely competitive bidding process required, see point 123 of the Environmental aid guidelines.]
- (100) [F4For details see points 124 and 125 of the Environmental aid guidelines.]
- (101) [F⁴The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (102) [F4Please note that this condition does not apply if the intangible asset is technically out of date.]

- (103) [F4Cf. Environmental aid guidelines, Section 3.1.9.]
- (104) [F4Classification given in the Communication from the Commission on the review of the Community Strategy for Waste Management (COM(96) 399 final, 30.7.1996). For details see footnote 45 of the Environmental aid guidelines.]
- (105) [F4For a definition see footnote 46 of the Environmental aid guidelines.]
- (106) [F4The maximum aid intensity is 50 % of the eligible investment costs.]
- (107) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (108) [F4For details, see points 130 and 131 of the Environmental aid guidelines.]
- (109) [F⁴The correct counterfactual is the cost of a technically comparable investment that provides a lower degree of environmental protection and that would credibly be realised without aid. See point 81(b) of the Environmental aid guidelines.]
- (110) [F4Please note that this condition does not apply if the intangible asset is technically out of date.]
- (111) [F4Cf. Environmental aid guidelines, Section 3.1.10.]
- (112) [F4The environmental damage concerned covers damage to the quality of the soil or of surface water or groundwater.]
- (113) [F4In this context, 'polluter' refers to the person liable under the law applicable in each Member State, without prejudice to the adoption of Community rules in the matter.]
- (114) [F4The aid may amount up to 100 % of the eligible costs.]
- (115) [F4All expenditure incurred by an undertaking in remediating its site, whether or not such expenditure can be shown as a fixed asset on its balance sheet, ranks as eligible investment in the case of the remediation of contaminated sites.]
- (116) [F4Cf. Environmental aid guidelines, Section 3.1.11.]
- (117) [F4OJ L 206, 22.7.1992, p. 7.]
- (118) [F4Council Directive 96/82/EC on the control of major-accidents hazards involving dangerous substances OJ L 10, 14.1.1997, p. 13.]
- (119) [F4The maximum aid intensity is 50 % of the eligible investment costs.]
- (120) [F4The aid intensity may be increased by 10 percentage points for medium-sized enterprises and by 20 percentage points for small enterprises.]
- (121) [F4Cf. Environmental aid guidelines, Section 3.1.12.]
- (122) [F4Please note that these criteria do not apply for the trading period ending on 31 December 2012 for tradable permit schemes in accordance with Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32).]
- (123) [F4This analysis may be conducted on the basis of estimations of, *inter alia*, the product price elasticity of the sector concerned. These estimations will be made in the relevant geographic market. Estimates of lost sales as well as their impact on the profitability of the company may be used.]
- (124) [F4Cf. the Environmental aid guidelines, Section 3.2.]
- (125) [F4See point 143 of the Environmental aid guidelines.]
- (126) [F⁴Due account being taken of the benefits associated with the investment without aid, including the value of tradable permits which may become available to the undertaking concerned following the environmentally friendly investment.]
- (127) [F4The Commission may also consider a group of projects as together constituting a project.]

- (128) [F4Please note that the projects must be specific and clearly defined as regards these aspects.]
- (129) [F4Please note that the common European interest must be demonstrated in practical terms, for example it must be demonstrated that the project enables significant progress to be made towards achieving specific environmental Community objectives.]
- (130) [F4Such as by being of great importance for the environmental strategy of the European Union.]
- (131) [F4The fact that the project is carried out by undertakings in different Member States is not sufficient.]
- (132) [F4Please note that it must be substantial in size and produce substantial environmental effects.]
- (133) [F4Please note that the Commission will consider the notified projects more favourably if they include a significant own contribution of the beneficiary to the projects.]
- (134) [F4Please note that the Commission will consider the notified projects more favourably if they involve undertakings from a significant number of Member States.]
- (135) [F4Please note that the Commission may authorise aid at higher rates than otherwise laid down in the Environmental aid guidelines.]
- (136) [F44Community minimum tax level' means the minimum level of taxation provided for in Community legislation. For energy products and electricity, the Community minimum tax level means the minimum level of taxation laid down in Annex I to Council Directive 2003/96/EC of 27 October 2003 restructuring the Community framework for the taxation of energy products and electricity (OJ L 283, 31.10.2003, p. 51.]
- (137) [F⁴With regard to energy products and electricity 'energy-intensive business' as defined in Article 17(1)(a) of Directive 2003/96/EC shall be regarded as fulfilling this criterion as long as that provision remains in force.]
- (138) [F4In this respect, Member States may provide estimations of, *inter alia*, the product price elasticity of the sector concerned in the relevant geographic market as well as estimates of lost sales and/or reduced profits for the companies in the sector/category concerned.]
- (139) [F4Meaning the same effect as if the scheme laid down criteria ensuring that each individual beneficiary pays a proportion of the national tax level which is broadly equivalent to the environmental performance of each beneficiary compared to the performance related to the best performing technique within the EEA, see point 159(a) of the Guidelines.]
- (140) [F4Unless a lower rate can be justified in view of a limited distortion of competition, see point 159(b) of the Guidelines.]
- (141) [F4Cf. Environmental aid guidelines. Section 5.1.]
- (142) [F4Please note that aid for the production of heat from cogeneration will be assessed in the context of notification based on electricity.]
- (143) [F4For details see point 161 of the Environmental aid guidelines.]
- (144) [F4Please note that in order to calculate external avoided costs, the method of calculation used has to be internationally recognised and validated by the Commission. Please further note that in any event, the amount of aid granted to producers that exceeds the amount of aid resulting form option 1 (cf. point 109 of the Environmental aid guidelines) for operating aid for renewable sources of energy must be reinvested by the firms in renewable sources of energy in accordance with section 3.1.6.1.]
- (145) [F4Cf. Environmental aid guidelines, Section 5.2.]
- (146) [F4For details on detailed assessment and balancing the positive and negative elements see Section 1.3, 5.2.1 (points 166 to 174) and 5.2.2 (points 175 to 188).]
- (147) [F4Cf. Environmental aid guidelines, Section 5.2.1.1.]
- (148) [F4Cf. Environmental aid guidelines, Section 5.2.1.2.]
- (149) [F4Cf. Environmental aid guidelines, Section 5.2.1.3.]

- (150) [F4For instance, a new investment, a more environmentally friendly production process and/or a new product that is more environmentally friendly.]
- (151) [F4For details on different types of advantages see Section 5.2.1.3 (point (172) of the Environmental aid guidelines.]
- (152) [F4Cf. Environmental aid guidelines, Section 5.2.1.4.]
- (153) [^{F4}For example information on how non-discrimination, transparency, openness are ensured.]
- (154) [F4For details on negative effects of the aid measure see Section 5.2.2.]
- (155) [F4For details see footnote 60 of the Environmental aid guidelines.]
- (156) [F4For details see point 177 of the Environmental aid guidelines.]
- (157) [F4For details see points 178 and 179 of the Environmental aid guidelines.]
- (158) [F4For details see Section 5.2.2.2 of the Environmental aid guidelines.]
- (159) [F4For details see Section 5.2.2.2. of the Environmental aid guidelines.]
- (160) [F4For details see Section 5.2.2.3. of the Environmental aid guidelines.]
- (161) [F4For details see Section 5.2.2.4. of the Environmental aid guidelines.]
- (162) [F4Cf. Environmental aid guidelines, Chapter 6.]
- (163) [F4Please note that aid for environmental protection must not be cumulated with *de minimis* aid in respect of the same eligible costs if such cumulation would result in an aid intensity exceeding that fixed in the Environmental aid guidelines.]
- (164) [F4Cf. Environmental aid guidelines, Section 7.1, 7.2 and 7.3.]
- (165) [F4Commission 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).]
- (166) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (167) [F5 X1 Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).]]
- (168) [F5[X1] Council Directive 2003/96/EC of 27 October 2003 restructuring the Community framework for the taxation of energy products and electricity; OJ L 283, 31.10.2003, p. 51.]]
- (169) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (170) [F5 X1 Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1).]]
- (171) [F5[X1]Council Regulation (EEC) No 2019/93 of 19 July 1993 introducing specific measures for the smaller Aegean islands concerning certain agricultural products (OJ L 184, 27.7.1993, p. 1).]]
- (172) [FS XI Council Directive 91/676/EEC of 12 December 1991 concerning the protection of waters against pollution caused by nitrates from agricultural sources (OJ L 375, 31.12.1991, p. 1).]]
- (173) [F5[X1*Processing of agricultural products' means any operation on an agricultural product resulting in a product which is also an agricultural product, except on farm activities necessary for preparing an animal or plant product for the first sale.]]
- (174) [F5[X14] Marketing of agricultural products' means holding or display with a view to sale, offering for sale, delivery or any other manner of placing on the market, except the first sale of a primary producer to resellers or processors and any activity preparing a product for such first sale; a sale by a primary producer to final consumers shall be considered as marketing if it takes place in separate premises reserved for that purpose.]]

- (175) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (176) [F5[X1Commission Regulation (EC) No 70/2001, 12 January 2001; (OJ L 10, 13.1.2001, p. 33).]]
- (177) [F5[X1OJ L 302, 1.11.2006, p. 29.]]
- (178) [F5 X1 OJ C 54, 4.3.2006, p. 13.]]
- (179) [FS[XI] 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.]]
- (180) $[^{F5}[^{X1}OJ \perp 302, 1.11.2006, p. 10.]]$
- (181) [F5[X1Council Regulation (EEC) No 2019/93 (OJ L 184, 27.7.93, p. 1).]]
- (182) [F5 XI Council Regulation (EC) No 1698/2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD), OJ L 277, 21.10.2005, p. 1]]
- (183) [F5[X1]Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises; (OJ L 124, 20.5.2003, p. 36).]]
- (184) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (185) [F5 XI Council Regulation (EC) No 1698/2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1).]]
- (186) [F5[X1]Council Regulation (EC) No 1782/2003 establishing common rules for direct support schems under the common agricultural policy and establishing certain support schemes for farmers, OJ L 270, 21.10.2003, p. 1]]
- (187) $[^{F5}[^{X1}OJ \perp 270, 21.10.2003, p. 1.]]$
- (188) [FS XI Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).]]
- (189) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (190) [F5[X1]Council Directive 79/409/EEC of 2 April 1979 on the conservation of wild birds (OJ L 103, 25.4.1979, p. 1).]]
- (191) [F5 XI Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (OJ L 206, 22.7.1992, p. 7).]]
- (192) [F5 X1 Council Regulation (EC) No 1782/2003 of 29 September 2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support schemes for farmers and amending Regulations (EEC) No 2019/93, (EC) No 1452/2001, (EC) No 1453/2001, (EC) No 1454/2001, (EC) No 1868/94, (EC) No 1251/1999, (EC) No 1254/1999, (EC) No 1673/2000, (EEC) No 2358/71 and (EC) No 2529/2001 (OJ L 270, 21.10.2003, p. 1).]]
- (193) [FS XI Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD); OJ L 277, 21.10.2005, p. 1.]]
- (194) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (195) [F5[X1]Council Regulation (EC) No 1257/1999 of 17 May 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.]]
- (196) [F5[X1]Council Regulation (EC) No 1782/2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support scheme for farmers (OJ L 270, 21.10.2003, p. 1).]]
- (197) [F5[X1]Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD); (OJ L 277, 21.10.2005, p. 1).]]

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(198) [F5[X1OJ C 319, 27.12.2006, p. 1]]
(199) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(200) [FSIXI Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural
      development by the European Agricultural Fund for Rural Development (EAFRD); (OJ L 277,
      21.10.2005, p. 1).]]
(201) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(202) [F5]X1Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural
      development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277,
      21.10.2005, p. 1).]]
(203) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(204) [F5[X1]Commission Regulation (EC) No 1857/2006 of 15 December 2006 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium-sized enterprises active in the
      production of agricultural products and amending Regulation (EC) 70/2001 (OJ L 358, 16.12.2006,
      p. 3).]]
(205) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(206) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(207) [FSIXI Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural
      development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277,
      21.10.2005, p. 1).]]
(208) [F5[X1OJ L 358, 16.12.2006, p. 3.]]
(209) [F5[X1OJ C 319, 27.12.2006, p. 1]]
(210) [FSIXI Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical
      indications and designations of origin for agricultural products and foodstuffs (OJL 93, 31.3.2006
      p. 12).]]
(211) [^{F5}[^{X1}OJ L 179, 14.7.1999, p. 1. Regulation as last amended by Regulation (EC) No 2165/2005. OJ L 345, 28.12.2005, p. 1.]]
(212) [F5[X1OJ L 358, 16.12.2006, p. 3.]]
(213) [F5[X1OJ C 319, 27.12.2006, p. 1]]
(214) [F5 X1 Commission Regulation (EC) No 1857/2006 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium-sized enterprises active in the production of agricultural
      products and amending Regulation (EC) 70/2001 (OJ L 358, 16.12.2006, p. 3).]]
(215) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
(216) [F5 X1 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.]]
(217) [F5 X1 Foreseen in Article 21 of Regulation (EC) No 247/2006 (OJ L 42, 14.2.2006, p. 1).]]
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- (218) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (219) [F5[X1That is, farmers to the exclusion of processing and marketing undertakings.]]
- (220) [F5]XIUnder Article 11(10) of the Exemption Regulation, aid must be disbursed within four years after the expenses or losses have been incurred.
- (221) | F⁵[XIThe reference to crops does not mean that livestock are excluded from aid. The principles set out in point V.B.3 of the Guidelines will apply mutatis mutandis to aid intended to compensate for losses involving livestock due to adverse weather.]]

- (222) [FSIXI Commission Regulation (EC) No 1857/2006 of 15 December 2006 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium-sized enterprises active in the production of agricultural products and amending Regulation (EC) No 70/2001. Under point 126 of the guidelines, the Commission will declare aid granted for losses due to adverse weather conditions compatible with Article 87(3)(c) of the Treaty, if all conditions of Article 11 of Regulation (EC) No 1857/2006 are met.]
- (223) [F⁵[XI] Normal gross annual production should be calculated either in proportion to the mean production of a farmer determined over the three preceding years or in proportion to the three-yearly average based on the five preceding years and excluding the top and bottom value. 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.]
- (224) [FS[XIThis rate applies to the amount of aid as calculated according to the method indicated under 2.6 or 2.8, minus any insurance payments and normal costs not faced by the farmer, plus extra costs faced by the farmer as a result of the exceptional event.]]
- (225) [F5 X1 This rate applies to less-favoured areas or the areas referred to in Article 36(a)(i), (ii) and (iii) of Regulation (EC) No 1698/2005.]]
- (226) [FS XI Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).]]
- (227) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (228) [F5]X1Under Article 10(8) of the Exemption Regulation (Commission Regulation (EC) No 1857/2006 of 15 December 2006 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium-sized enterprises active in the production of agricultural products and amending Regulation (EC) No 70/2001, aid must be introduced within three years after the expenses or losses have been incurred. The aid must be disbursed within four years after the expenses or losses have been incurred.]
- (229) [F5 X1 The programme must contain clear definitions of the diseases and parasitic infections, together with a description of the measures envisaged.]]
- (230) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (231) [F5[XI]Commission Regulation (EC) No 1857/2006 of 15 December 2006 on the application of Articles 87 and 88 of the EC Treaty to State aid to small and medium-sized enterprises active in the production of agricultural products and amending Regulation (EC) 70/2001.]]
- (232) [F5[X1OJ C 319, 27.12.2006, p. 1.]]
- (233) [F5[X1Council Directive 96/61/EC of 24 September 1996 concerning integrated pollution prevention and control (OJ L 257, 10.10.1996, p. 26).]]
- (234) [F5 [X1 Community guidelines on State aid for rescuing and restructuring firms in difficulty (OJ C 244, 1.10.2004, p. 2).]]
- (235) [F6[X2OJ C 319, 27.12.2006, p. 1.]]
- (236) [F6[X2]Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1).]]
- (237) [F6[X2OJ L 109, 6.5.2000, p. 29.]]
- (238) [F6]X2Council Regulation (EC) No 2702/1999 of 14 December 1999 on measures to provide information on, and to promote, agricultural products in third countries (OJ L 327, 21.12.1999, p. 7)]]
- (239) [F6[X2]Council Directive 2003/96/EC of 27 October 2003 restructuring the Community framework for the taxation of energy products and electricity (OJ L 283, 31.10.2003, p. 51).]]
- (240) [F6[X2OJ C 319, 27.12.2006, p. 1.]]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004. (See end of Document for details)

- (241) [F6[X2]Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD) (OJ L 277, 21.10.2005, p. 1.)]]
- (242) [F7OJ L 201, 30.7.2008, p. 16.]
- (243) [F7OJ L 214, 9.8.2008, p. 3.]
- (244) [F7OJ L 223, 15.8.2006, p. 1.]
- (245) [F7OJ L 176, 6.7.2007, p. 1.]
- (246) [F7OJ L 102, 7.4.2004, p. 9.]
- (247) [F7OJ L 337, 30.12.1999, p. 10.]
- (248) t is the year in which the data are requested.
- (249) NACE Rev.1.1 is the Statistical classification of economic activities in the European Community.
- (250) NUTS is the nomenclature of territorial units for statistical purposes in the Community.
- (251) t is the year in which the data are requested
- (252) NACE Rev.1.1 is the Statistical classification of economic activities in the European Community.

Editorial Information

- X1 Substituted by Corrigendum to Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty (Official Journal of the European Union L 407 of 30 December 2006).
- X2 Inserted by Corrigendum to Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty (Official Journal of the European Union L 407 of 30 December 2006).

Textual Amendments

- F3 Substituted by Commission Regulation (EC) No 1125/2009 of 23 November 2009 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty, as regards Part III.2, Part III.3 and Part III.7 of its Annex I.
- **F4** Substituted by Commission Regulation (EC) No 1147/2008 of 31 October 2008 amending 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, as regards Part III.10 of its Annex 1.
- F5 Substituted by Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.
- **F6** Inserted by Commission Regulation (EC) No 1935/2006 of 20 December 2006 amending Regulation (EC) No 794/2004 implementing Council Regulation (EC) No 659/1999 laying down detailed rules for the application of Article 93 of the EC Treaty.
- **F7** Substituted by Commission Regulation (EC) No 257/2009 of 24 March 2009 amending Regulation (EC) No 794/2004 as regards the supplementary information sheet for notification of aid to fisheries and aquaculture (Text with EEA relevance).

Status:

Point in time view as at 24/11/2009.

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EC) No 794/2004.