Form of information submitted when applying for de minimis aid other than in agriculture or fisheries, or de minimis aid in agriculture or fisheries

Filling instructions

Section A. Information on the entity to which State aid is to be granted

A. Information on the entity to be	A1. Information about a partner in a Civil-Code partnership or a commercial partnership applying for
granted state aid ¹⁾	assistance in connection with the activities carried out in this partnership ⁴⁾
1) Tax Identification Number (NIP) of the entity or other	
registration number Name of the entity or the full name of a natural person	1a) Tax Identification Number of the partner ³⁾
conducting economic activity	2a) Name and surname or name of the partner
3) Address of the residence or of the office of the entity	3a) Address of the place of residence or registered office of the partner

Item 1 Enter your data as an entity that applies for aid, i.e. NIP (TIN) or other registration number (for entities that do not have a NIP number). The identifier should be consistent with that provided in the applications for aid.

Items 2 and 3 The name and registered office of the entity should be in accordance with the registration documents in your country. If aid is requested by a partner of a civil, general or commercial partnership, or a general partner of a limited partnership or limited joint-stock partnership who is not a shareholder, in connection with the activities carried out in the partnership, the information regarding the partnership should be provided in item A of the form. In the case of a civil partnership, the NIP (or other registration number of that partnership), the name under which the partnership operates in the market and the place of business, and if there is no name and place of business, the names and addresses of all partners in that partnership should be provided.

Item A 1. - to be completed only by Polish applicants - enter the data of the partner of the enterprise or the general partner in connection with the activities carried out by the partner in the enterprise. E.g., a civil partnership applies for aid in the form of relief or exemption from property tax while only one of the partners of the partnership is the owner of the property or tax payer. In such a situation, in item A we enter the data of the enterprise while in item A1 we enter the data of the partner who took advantage of the tax law relief (which is important for tax offices).

NOTE: in most cases, recipients of state aid, including enterprises, receive aid in the form of grants, but not in the form of tax exemptions. In such a situation the data are filled in only in item A.

4) Identifier of the municipality in which the entity has
residence or office ⁴⁾
5) Legal form of entity ⁵⁾
the state-owned company
a sole shareholder company of the State Treasury
a sole shareholder company of a local government unit (e.g. a public transport company) within the meaning of
the Act of December 20, 1996 on Municipal Management (Journal of Laws of 2011, No. 45, item 236)
a joint stock company or a limited company where the State Treasury, local government unit, a state-owned
company, or a sole-owned State Treasury company is the dominant enterprises as referred to in item 9 a-d within-
the meaning of the provisions of the Act of 16 February 2007 on competition and consumer protection (Journal of
laws No. 50, item 331, as amended)
a public finance sector unit (e.g. Municipal office, Ministry, etc.) within the meaning of the Act of 27 August 2009 on
public finance (Journal of Laws of 2013, item 885, as amended)
other (specify what) (eg. association, foundation, enterprise - enter in accordance with the registration document)

Item 4 - to be completed only by Polish applicants - enter the identifier of the municipality in which the entity has its residence or office. Enter the full seven-digit identifier of the municipality in whose area you reside or have a n office. The current <u>list of identifiers of municipalities</u> can be found at on the Office of Competition and Consumer Protection (OCCP) website in the *Files to help with reporting and instructions* section.

Item **5** - mark the correct item with an X. If you mark 'other', indicate - in the box below this answer - what legal form it is, e.g. civil partnership, association, foundation.

Applicants from outside Poland - in the case of legal form, indicate the form that is most similar to the legal forms in your country.

6) The size of the entity	y in accordance with	Annex I to Commission Regulation (EU) No 651/2014 of 17 June 2014 declaring
certain categories of ai	d to be compatible	with the internal market in application of Articles 107 and 108 of the Treaty
(Official Journal of the	European Union L 1	87 of 26/06/2014, page 1), hereinafter referred to as "Commission Regulation
(EU) No. 651/2014" ⁵⁾		
micro-enterpri	se emplo	ys less than 10 employees and its annual turnover or annual balance sheet tot
small enterpris	se emplo	ys less than 10 employees and its annual turnover or annual balance shee
medium-sized	•	ys less than 43 employees and its annual turnover or annual balance sheet tota not exceed EUR 2 million
other enterpris	se	

Item 6 mark the correct item with an X. If you are not a SME, mark X as other enterprise.

The criteria for qualifying an enterprise as a micro, small or medium-sized enterprise (SME) are set out in Annex I to Commission Regulation (EU) No. 651/2014 of June 17, 2014 declaring certain types of aid compatible with the internal market in application of Articles 107 and 108 of the Treaty.

When determining SME status, the explanations in the document issued by the European Commission will be helpful:

User's guide to SME definition

The concept of an enterprise and economic activity is explained in the Commission's Note on the concept of state aid as understood in Article 107(1) of the Treaty on the Functioning of the European Union (2016/C 262/01).

An entrepreneur within the meaning of state aid is any entity that performs economic activities regardless of its legal form and method of financing. Therefore, entrepreneurs can be both public and private entities, e.g. associations, foundations, a museum, a local government unit, organizations that conduct research and disseminate knowledge (e.g. a university, a research institute) to the extent that they carry out economic activities involving offering goods and services on the market.

7) The class of activity in accordance with the Regulation of the Council of Ministers of 24 December 2007 regarding the
Polish Classification of Activities (PKD) (Journal of Laws No. 251, item 1885, as amended) ⁶⁾
8) Date of establishing the entity

Item 7 - enter the class of activity with reference to which you are applying for aid. If it is not possible to determine one such activity, provide the Polish Classification of Activities PKD or NACE class of that activity that generates the largest portion of revenues. Enter the appropriate PKD /NACE class and enter its format without a period, such as 8560.

NOTE: if you have more than one PKD code, provide the code for the business activity for which you are applying for aid. <u>List of PKD classes</u> can be found on the Office of Competition and Consumer Protection (OCCP) website in the *Files to help with reporting and instructions* section. NACE classes are governed by Regulation (EC) No. 1893/2006 of the European Parliament and of the Council of December 20, 2006 on the NACE statistical classification of economic activities Rev. 2 and amending Council Regulation (EEC) No. 3037/90 and certain EC regulations on specific statistical domains (OJ L 393 of December 30, 2006, pp. 1-39) consolidated act.

Item 8 - enter the start date of activity with reference to which you are applying for aid.

9) Connections with other enterprises		
Are there connections between the entity and other enterprises such as:		
a) one enterprise has the majority of the voting rights in the other one?	yes	no
(b) one enterprise has the right to appoint or dismiss the majority of the members of the management or supervisory body of another enterprise?	yes	no
c) one enterprise has the right to exercise a dominant influence over another one in accordance with the agreement concluded with this enterprise or its founding documents?	yes	no
d) one enterprise - who is a shareholder, a partner or a member of another enterprise, in accordance with the agreement with other shareholders, partners, or members of this enterprise - exercise the sole control of the majority of this enterprise's voting rights?	yes	no
e) the enterprise has any of the described above relations by one or severeal other enterprises?	yes	no
f) the enterprise has any of relationships described in letters a-d by a natural person or a group of natural persons acting jointly and conducting their activity or part of activity in the same relevant market or related markets ⁷⁾ ?	yes	no
If you select at least one YES in letters a-f, enter the Tax Identification Number (NIP) or other regist entities related to the business entity:	ration number	of all
Note: along with NIP or other registration number, also provide the name of the enterprise:		

Item 9 - answer the questions in subsections 9a through 9f. If you check at least one answer in the affirmative, then provide the tax ID of the NIP or other registration number of all entrepreneurs related to you (you do not enter your data because they have already been given in item A). In case of affiliation with foreign enterprises, indicate the country-specific enterprise identifier. Along with the NIP or other registration number, provide the name of the related entrepreneur.

NOTE: entities with a complex structure, which consist of many interrelated units with separate legal personality, must be treated as a single economic organism. All entities that are controlled (legally or de facto) by the same entity should be treated as one enterprise.

Section B. Information on the economic situation of the entity to be granted state aid

B. Information on the economic situation of the entity to be granted st	ate aid ⁸⁾
1) In the case of a joint-stock company, limited liability company and limited joint-stock partnership, is the amount of uncovered losses more than 50% of the registered capital ⁹⁾ ?	yes no no not applicable
2) In the case of a general partnership, limited partnership, professional partnership and civil partnership does the amount of uncovered losses exceed 50% of its capital according to the company's accounts?	yes no no not applicable
3) Does the entity meet the criteria of eligibility for insolvency proceedings?	yes no
4) Has the entity received rescue aid and has not repaid the loan so far or is it still a party to the guarantee contract or has received the aid for restructuring and continues to implement the restructuring plan?	yes no
5) In case of an entity other than micro, small, or medium-sized enterprise, has the ratio of debt to equity exceeded 7.5 in the last two years and the ratio of operating profit plus depreciation to interest was less than 1?	yes no no not applicable
6) In relation to the period of the last 3 years preceding the day on which the request for aidwas submitted: 10)	
a) did the entity register the growing losses?	
b) did the turnover of the entity is decrease? yes no	
c) did the stocks of the entity's untapped potential to- provide services increase?	
d) did the entity have production surplus 11)?	
e) did the flow of financial resources decrease?	
f) did the amount of the debt of the entity increase?	
g) did the amount of interest on the liabilities of the entity yes no	
h) did the entity's net asset value reduce or is it zero?	
i) are there any other circumstances indicating difficulties in yes financial liquidity occured?	
If so, please indicate them:	
7) Does any of the linked enterprises whose tax identifiers are indicated in part A point 9 meet at least one of the conditions set out in points 1-5?	yes no
The state of the s	not applicable

NOTE: Part B of the form shall not be completed in the case of entities to which aid is to be granted on the basis of Article 34a of the Act of May 8, 1997 on Warranties and Guarantees issued by the State Treasury and certain legal entities (JO of 2012, item 657, as amended).

Items 1-5 mark the answer "yes", no or "not applicable".

Items 1 and 2 mark "not applicable" if you are a micro, small or medium-sized enterprise referred to in Annex I of Commission Regulation (EU) No. 651/2014, and:

- you have been in business for less than 3 years from the date of the establishment of the business activity to the date of your application for aid, or
- you apply for aid under the terms of Article 21 of Commission Regulation (EU) No. 651/2014 within seven years from the date of the first commercial sale, which are eligible for risk financing investments following due diligence by the selected financial intermediary.

Item 1 the amount of uncovered losses exceeds 50% of the amount of registered capital, if after subtracting the value of accumulated losses from the sum of capitals of a reserve nature (such as supplementary capital, reserve and revaluation reserve) you get a negative result, the absolute value of which exceeds half of the value of registered capital, i.e. share capital.

Items 3 and 4 choose a "yes" or "no" answer. These questions apply to all entrepreneurs regardless of their legal form and start date of activity.

Item 5 select the answer "yes" or "no" if you are an enterprise other than SME.

NOTE: any answer in the affirmative in items 1-5 means that you are an enterprise in a difficult situation, in this situation you cannot receive the state aid you are applying for. Alternatively, you should apply for restructuring aid.

Item 6 do not complete. It is filled out only in the case of other forms of aid, such as loans, guarantees, deferrals, installments to determine the reference rate, that is, the borrowing capacity of the entrepreneur (the value of the reference rate is equal to state aid. If the answer is affirmative then help can be provided).

Item 7 mark the answer "yes" or "no" if you have shown related parties in Item 9 in Section A. You assess the economic situation of related parties based on the premises specified in items 1 through 5 in Section B. If you did not show related party relationships in item 9 in Section A because you answered "no" to all questions, then select "not applicable" in item 7 in Section B.

SECTION C. Information on the decision of the European Commission imposing an obligation to return the state aid granted

C. Information on the decision of the European Commission imposing an obligation to							
return the state aid granted							
Does the entity to be granted state aid or any enterprise linked to it whose tax identifier is indicated in part A point 9 have an obligation to return the aid following a European Commission decision ordering to return the aid?							

Mark the correct item with an X. The obligation to repay the granted aid, which results from the decision of the European Commission, may apply to you as an entrepreneur who applies for funding, as well as to any related enterprise. As long as the aid, resulting from the European Commission's decision, has not been repaid, you cannot receive new state aid.

SECTION D. Information on economic activity conducted by the entity to be granted state aid

D. Information on economic activity conducted by the entity to be gr	anted state	e aid
1. Does the entity to be granted <i>de minimis</i> aid conduct the economic activity:		
a) in the fisheries and aquaculture sector ¹²⁾ ?	yes	no
b) in the area of primary production of agricultural products listed in Annex I to the Treaty on the functioning of the European Union?	yes	no
c) in the area of the processing and placing on the market of agricultural products listed in Annex I to the Treaty on the functioning of the European Union?	yes	no
d) in the iron and steel sector ¹³⁾ ?	yes	no
e) in the shipbuilding sector ¹⁴⁾ ?	yes	no
f) in the synthetic fibers sector ¹⁵⁾ ?	yes	no
g) in the transport sector ¹⁶⁾ or transport-related infrastructure?	yes	no
h) in the energy sector: production, distribution or infrastructure 17)?	yes	no
i) in the coal sector ¹⁸⁾ ?	yes	no
j) in the financial sector ¹⁹⁾ ?	yes	no
2. Is the aid to be granted earmarked to the activities listed in point 1 a-j?	yes	no
3. If YES in point 1 letters a, b, d-j, is the accounting separation provided ²⁰⁾ to prevent the transfer of the adventage resulting from <i>de minimis</i> aid to the economic activity indicated	yes	no
in these items (in what way)?	not appl	icable
 4. Information on the planned undertaking²¹⁾ for which the entity applies for aid a) description of the undertaking including the planned dates of its commencement and complete 	etion	
b) localization of undertaking		
c) list of the costs of undertaking and their nominal and discounted values		
5. In the case of applying for regional investment aid granted under the conditions specified in the Guidelines on regional state aid for 2014-2020 (OJ C 209 of 23.07.2013, page 1) or Commission Regulation (EU) No. 651/2014: did the entity applying for aid has closed down the same or similar business ²²⁾ as indicated in point 4 letter a on the territory of a country being a party to the agreement on the European Economic Area during two years preceding the submission of the application for aid, or is the entity planning to close down such	yes	no
business within two years from the completion of the project for which it applies for aid?		

Items 1a to 1j, 2 - listed sectors for which aid is excluded or the limit is different from Regulation 651/2014. Depending on the purpose of the aid and the nature of the entrepreneur's activities, the exemption may or may not apply. An affirmative answer does not preclude the granting of aid. Comparisons are made between the exclusion data and the actual conditions of the aid that is provided.

Item 3 If the activity is carried out in the excluded sector but accounting separation is maintained, the aid can be granted. **Accounting separation of** a specific business activity involves keeping separate records for that business activity and properly allocating revenues and expenses on the basis of consistently applied and objectively justifiable methods. Accounting separation is defined in the relevant country's accounting regulations.

Item 4 - indicate the information that relates to the project for which you are applying for aid.

- a description of the project, including its planned start and end dates enter briefly the activities
 implemented under the project, provide the reporting period resulting from the grant application.
 In particular, a project should be understood as a project that involves an investment, activity or
 service of general economic interest.
- **location of the project** indicate the address of your residence or the address of the headquarters of the entity you represent;
- a list of project costs and their nominal and discounted values indicate the amount of your part of the project budget.

NOTE:

- 1. You do not need to describe in detail the activities carried out under the project. You can enter the number and name of the project in which the investment, activity, service was described.
- 2. Do not complete **item 5 in D section**. This section of the form does not apply to the aid for which you are completing the form.
- 3. Remember that the information specified in Section D, item 4 of the form relates to the project for which you are applying for aid and submitting the form. So you present information that relates to the INTERREG project funding. On the other hand, in Section E, item 8 of the form, you show what aid you have already received for this project from other sources, that is, what aid you have received in relation to the cost of the project.

SECTION E. Information on the aid received

E. Information on the aid received		
Will the requested aid be earmarked to a project for which the entity has received other aid? (all aid granted by any entity for this undertaking should be included)	yes	no
2. Will the aid which is applied for be earmarked to cover the identifiable costs?	yes	no
3. If YES in 2: did the operator receive other aid to cover the same costs as referred to in point 2?	yes	no
4. In the case of applying for the aid for rescuing, restructuring or temporary restructuring aid, was the aid granted during the 10 years preceding the date of submission of the aid application	yes	no
or was the restructuring period supported by the aid or the implementation of the restructuring plan supported by the aid?	not app	plicable

Item 1 - indicate a 'yes' answer if you have received aid from other sources for the cost of the project for which you are submitting this form. However, if you have not received aid from other sources for your project activities then indicate the answer 'no'.

Item2 - indicate the answer 'yes', because the aid will be allocated to identified costs, i.e. costs incurred under the project, even if they are incurred under simplified costs.

Item 3 - indicate the answer 'yes' if you have received other aid for the same costs, such as in the form of a national grant or, for example, aid in the form of relief or installment in an investment that was initiated before the project.

Item 4 - **to be filled out only by Polish applicants** - indicate the answer 'not applicable'. This item does not apply to the aid for which you are completing the form.

5. If YES in 1	., 3 or 4 i	is, comp	lete the	followin	g table ²	³⁾ with re	eference	to the a	id alrea	dy receiv	red.	
Value of aid received in EUR	gross ²⁹⁾	q9										
Value of aid I	nominal	6а										
Form of	5	ıs										
Purpose of	2	4										
Legal basis of the aid granted	detailed information ²⁶⁾	3b										
Legal basis of t	basic information ²⁶⁾	3a										
Aid granting	A	2										
A day of the aid	granting	1										
Š.			1.	2.	ů.	4.	.5	9	7.	œ	.6	10.

EXAMPLE OF FILING in accordance to the instructions below:

Date of aid	Granting entity	Legal basis for gra	asis for granting the aid		Form of aid	Value of aid received	
		Basic information	Detailed information	aid		nominal	gross.
1	2	3a	3b	4	5	5b	6
October	Ministry of Development	Act of April 28,	SA.111014	A25	A.1.1	1,200,000	1,200,0
1, 2023	Funds and Regional	2022 on the	Regulation of the				00
	Policy, (Managing	principles of	Minister of				
		implementation	Development Funds and				

Authority for the	of tasks financed	Regional Policy on the		
INTERREG programme)	from European	granting de minimis		
	funds in the	and State aid under the		
	financial	Interreg programmes for		
	perspective	2021-2027 (OJ		
	2021-2027,	2022.2755 and OJ		
	Article 30	2023.2502), Agreement		
	paragraph 4	No of January		
		10, 2023 concluded		
		between the Minister of		
		Development Funds and		
		Regional Policy and		
		(name of a		
		beneficiary)		

NOTE: Item 5 takes into account state aid and any de minimis aid received for the same costs for which the requested state aid is to be used, regardless of the country in which the entity that granted the aid is located.

Complete the table **in item 5** if you marked 'yes' to items 1 and 3 in section E.

In Column 1 Date of aid (Col. 1) - enter the date of conclusion of the agreement between the entity providing aid and the entity applying for aid, or in the absence of an agreement, the date of actual benefit (e.g., the day of participation in training, the day of participation in a trade fair). In the case of de minimis aid, the date from the certificate should be given. Provide information on aid received for the same project for the implementation of which the applicant is applying for state aid, or rescue, restructuring or temporary restructuring aid. For example, if the applicant has received aid in the past for investment, only aid for the same eligible costs for which the requested aid is to be provided should be shown.

In column 2, in the case of state aid, provide data from the agreement. In the case of de minimis aid, provide data from the de minimis aid certificate.

In column 3a, enter the date and name of the act along with the corresponding provision number of that law (Ex: Act of April 28, 2022 on the principles of implementation of tasks financed from European funds in the financial perspective 2021-2027, Article 30 (4)) should be provided in the following order: date and title and designation of the year (number) and position of the Journal of Laws in which the Act was published, and designation of the provision of the Act which is the basis for the provision of aid (in order: article, paragraph, point, letter, indent).

In the absence of an implementing act as a legal basis for the provision of aid, insert "none". If the basis for providing aid was a decision, resolution or agreement the symbol identifying this act should be given; in the case of a decision - the number of the decision, in the case of a resolution - the number of the resolution, in the case of an agreement - the number of the subject matter and the parties to the agreement. In the absence of a decision, resolution or agreement that is the legal basis for the provision of aid, insert "none".

In column 4, enter only the code indicating the form of aid from the "Form of Aid" table, e.g.: A1.1 - grant and other non-refundable benefits, A1.4 - reimbursement, etc.

5. Form of aid (Col. 5) - please enter only the designator (code) of the relevant form of aid.	The code		
subsidy and other non-repayable grants	A1.1		
interest subsidies for bank loans (directly for undertakings)	A1.2		
other expenses related to the functioning of the budget centres or implementation of their statutory objectives			
refund	A1.4		
compensation	A1.5		
exemption from tax	A2.1		
tax deduction	A2.2		
reduction causing reduction in the tax base or tax	A2.3		
reduction in fee			
	A2.4		
exemption from fee	A2.5		
non-collection of tax	A2.6		
non-collection of fee	A2.7		
partial of complete write-off of tax liabilities including interest	A2.8		
partial of complete write-off of interest on tax liabilities	A2.9		
write-off of fee (contribution, payment)	A2.10		
partial of complete write-off of interest on fee (contribution, payment, fine)	A2.11		
write-off of penalties	A2.12		
making available assets owned by the State Treasury or local government bodies or their associations on terms which are more favourable than market terms	A2.13		
selling assets owned by the State Treasury or local government bodies or their associations on terms which are more favourable than market terms	A2.14		
write-off of enforcement costs	A2.15		
one-off depreciation	A2.16		
write-off of litigation costs	A2.17		
capital contribution	B1.1		
debt-for-equity swap	B2.1		
subsidised cash loan	C1.1		
subsidised (soft) loan	C1.2		
interest subsidies for bank loans (for banks)	C1.3		
conditional remission of loans	C1.4		
tax deferral	C2.1		
deferral of tax liability or tax liability plus interest	C2.1.2		
tax payment in instalments	C2.2		
payment of tax liability or tax liability plus interest in instalments	C2.3.1		
fee deferral (contributions, payments)	C2.4		
fee liability deferral (contribution, payment, penalty) or fee liability (contribution, payment, penalty) plus interest	C2.4.1		
fee payment in instalments (contribution, payment)	C2.5		
fee liability deferral (contribution, payment, penalty) or fee liability (contribution, payment, penalty) plus interest	C2.5.1		
penalty deferral	C2.6		
penalty payment in instalments	C2.7		
enforcement costs payment in instalments	C2.8		
interest payment in instalments	C2.9		
enforcement costs deferral	C2.10		
interest deferral	C2.11		
litigation costs deferral	C2.12		
litigation costs payment in instalments	C2.13		
surety	D1.1		
guarantee	D1.2		
other	E		

In column 5a and in column 5b, enter in EUR the value of aid from the agreement or other document, from which the value of the aid arise. In the absence of an agreement or other document, the value of the actual grant must be given. In the case of a form of aid other than a grant, its value should be given as a grant equivalent calculated in accordance with the relevant EU regulations. In the case of the value of the aid determined in a currency other than EUR, the value of the aid in EUR shall be calculated in accordance with the average EUR exchange rate in effect on the day the aid is granted, as announced by the Central Bank of the country in which the applicant is located.

In column 6 enter the code indicating the purpose of the aid from the table "Purpose of state aid", e.g.: e1 - de minimis aid, a25 - aid for participation in projects within the framework of European Territorial Cooperation granted on the basis of Article 20 or a.25.1 in the case of granting aid under Article 20 a. Other uses of the aid are permissible as long as it is provided for in the programme.

4. State aid allocation (Col. 4) – please enter the code specifying the allocation of the aid received according to the	following	
table. For <i>de minimis</i> aid:	The code	
de minimis aid	e1	
de minimis aid in road transport was granted in accordance with the Commission Regulation No 1998/2006 and de minimis aid in road transport of goods granted in accordance with the Commission Regulation No 1407/2013	e1t	
de minimis aid that is compensation for provision of services of general economic interest is granted in accordance with the Commission Regulation No 360/2012	e1c	
For state aid:	The code	
A. HORIZONTAL AID		
Aid for research, development and innovation		
aid for R&D projects: basic research	a1.1.1	
aid for R&D projects: industrial research	a1.1.2	
aid for R&D projects: experimental development	a1.1.3	
Innovation aid for SME	a1.2	
aid for feasibility studies	a1.3	
aid for process and organisational innovation	a1.4	
aid for innovation clusters	a1.7	
investment aid for research infrastructures	a1.9	
aid for research and development in the fishery and aquaculture sector	a.1.10	
Aid for environment protection and energy objectives		
investment aid enabling undertakings to adapt to Union standards (in accordance with Annex XII to the Treaty of Accession of the Republic of Poland to the European Union), to go beyond Union standards in environment protection or increase the level of environmental protection in the absence of Union standards	a2.1	
aid for early adaptation of undertakings to future Union standards	a2.3	
investment aid for measures supporting energy efficiency	a2.4	
investment aid for projects supporting energy efficiency of buildings	a2.4.1	
aid for high efficiency cogeneration	a2.5	
investment aid for promoting renewable energy sources	a2.6.1	
operating aid for promoting renewable energy sources	a2.6.2	
operating aid for promoting renewable energy sources in small-scale power installations		
aid for environment research	a2.7	
aid in the form of reduction in the rate of taxation for environment protection under Directive 2003/96/EC	a2.8	

ad for ensuring generation and transmission adequacy add for SME severtment aid aid for consultancy services aid for participation in fairs a6 a6 aid for participation in fairs a6 aid for disdavantaged workers and disabled workers aid in for the recruitment of disadvantaged workers in the form of wage subsidies a11 aid for compensating the costs of assistance provided to disadvantaged workers a11.1 aid for the recruitment of workers with disabilities in the form of wage subsidies a12 aid for compensating the additional costs of employing workers with disabilities a13 a14 a15 a16 a17 a19 a19 a19 a19 a19 a19 a19	aid for carbon capture and storage	a2.14	
Investment aid in consultancy services ind for participation in fairs ind for participation in fairs ind for participation in European Territorial Cooperation projects ind for participation in European Territorial Cooperation projects ind for participation in European Territorial Cooperation projects ind in for the recruitment of disadvantaged workers in the form of wage subsidies ind in for the recruitment of disadvantaged workers in the form of wage subsidies ind for compensating the costs of assistance provided to disadvantaged workers all.1. ind for the recruitment of workers with disabilities in the form of wage subsidies ind for compensating the additional costs of employing workers with disabilities all all disabilities inding aid alfa. indi	investment aid for energy infrastructure	a2.15	
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id in the form of tradable emission permit schemes a2.13	aid for relocation of undertakings	a2.12	
	aid in the form of tradable emission permit schemes		

C. OTHER ALLOCATION	
aid that is compensation for the provision of services of general economic interest	c5
or compensation for the provision of public services in the land transport	
sector	

D. AID IN SECTORS – specific allocation	
THE COAL MINING SECTOR	
aid to cover exceptional costs	d3.1
aid for closing down	d3.2
THE TRANSPORT SECTOR	
MARITIME NAVIGATION	
nvestment aid	d4.1
aid for improving competitiveness	d4.2
aid for repatriation of seafarers	d4.3
aid for supporting short sea shipping	d4.4
AVIATION	
nvestment aid for airports	d5.1
tart-up aid for airlines	d5.3
pperating aid for airports	d5.4
aid of social character provided to individual consumers	d5.5
THE RAIL SECTOR	
egional aid for the purchase and modernisation of rolling stock	d6.1
aid to cancel the debts	d6.2
aid to coordinate transport	d6.3
MULTIMODAL AND INTERMODAL TRANSPORT	d7
OTHER AID IN TRANSPORT SECTOR	t
THE ENERGY SECTOR	d8
aid to cover the costs originated in the producers on the early termination of long-term power purchase agreements	
THE CINEMA SECTOR	d9
aid for the cinema sector and other audiovisual projects	
THE TELECOMMUNICATIONS SECTOR	d10
THE BANKING SECTOR	d11

- 6. In the case of applying for aid for the following purposes:
 - a) for participation of micro-, small and medium-sized enterprises in fairs (Article 19 of Commission Regulation (EU) No. 651/2014),
 - (b) in the form of subsidized remuneration for the recruitment of disadvantaged employees (Article 32 of Commission Regulation (EU) No 651/2014),
 - c) in the form of wage subsidies for employment of disabled workers (Article 33 of Commission Regulation (EU) No 651/2014),
 - d) to compensate for additional costs related to the employment of disabled workers (Article 34 of Commission Regulation (EU) No 651/2014),
 - e) to compensate for the costs of support granted to employees who are in a particularly disadvantaged situation (Article 35 of Commission Regulation (EU) No 651/2014),
 - f) operational aid for culture and heritage preservation (Article 53 of Commission Regulation (EU) No 651/2014),

specify in EUR²⁹⁾ the total value of aid received by the entity applying for aid and related entities whose tax identifiers are indicated in part A point 9 during current year within the same purpose as the purpose of the aid for which it applies:

7. If applying for risk financing aid (Article 21 of Commission Regulation (EU) No. 651/2014) or start-up aid (Article 22 of Commission Regulation (EU) No. 651/2014), indicate the total value in Euro24) of the aid received by the applicant and its related entities whose tax identifiers are indicated in Part A, item 9 of the form, under the same purpose as the purpose of the aid applied for.

Do not fill in items 6 and 7. They do not apply to the aid in connection with which you are filling out the form.

	8. If any aid has been indicated in the table in point 5, enter following information on the undertaking for which the entity has received the aid					
	a) description of the undertaking ²⁵⁾ :					
	b) a list of eligible costs of the undertaking and their	r nominal and di	scounted values:			
	c) localization of the undertaking:					
	d) stages of the undertaking implementation:					
	e) the start and end date of the undertaking implem	entation:				
NΩ	TF: If you have shown any aid from other so	urces relating	to the cost of the project in the table in item 5			
	Section E, then also complete items 8a throu	_				
wh	ich you have received this aid.					
SEC	CTION F. Information about the person auth	orized to pro	vide information			
· · · · · · · · · · · · · · · · · · ·						
	F. Information about the person author	orized to pro	ovide information			
	Full name]	Phone number			
	Official position	J	Date and signature			

In Section F you indicate the data of the person authorized to provide information:

- Full name:
- Official position:
- Phone number:
- Date and signature.