REPORT
on monitoring state aids granted to beneficiaries
in the motor vehicle sector which are operating
in Free Zones and Deprived Areas

According to the provisions of point 4 -The competition policy - within ANNEX VII at the Treaty regarding the accession to the European Union of The Republic of Bulgaria and Romania, approved by Law no.157/2005\(^1\), **Romania is obliged to send the European Commission half-yearly reports regarding monitoring state aids granted to beneficiaries in the vehicle sector which operate in Deprived Areas and Free Zones.**

As mentioned in the previous reports, according to the grantor’s communication, respectively the Ministry of Public Finance, **in the free zones, there have not been identified any undertakings that are benefiting from state aids and that are active in the motor vehicle sector, according to Annex C at the Commission’s Communication – the multi-sector framework on regional aids for large investment projects**\(^2\).

As concerning the **deprived areas**, the Ministry of Public Finance, as grantor of state aids, periodically communicates data about the **2 undertakings whose object of activity is NACE code 2932 (in the past this code was 3430), corresponding to the manufacturing of other motor vehicle parts and accessories.**

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\(^2\) The Multisectorial Framework on regional state aid for large investment projects (JO C70, 19.03.2002, p 8), communicate in such a way as it was last time changed and published in JO C 263, 1.11.2003, p 3.
The legal framework of granting the facilities in the deprived areas has been established in 1998, through the adoption of G.E.O. no. 24/1998 regarding the regime in deprived areas.

Thus, according to the legal provisions mentioned above, only undertakings which have their headquarters and develop their activities strictly in the deprived area, and those which have obtained the permanent investment certificate before the 1st of July 2003, can benefit from regional state aids.

Following the subsequent modifications and completions brought to G.E.O. no.24/1998, starting with March 2005, the only fiscal facility that can be granted to undertakings with a permanent investment certificate in the deprived area (strictly during the period of existence of the deprived area, which according to the provisions of Law no. 507/2004 can be declared over a minimum period of 3 years, but not longer than 10 years) is the exemption from profit tax corresponding to new investments, within the maximum admissible level of state aid intensity.

In order to determinate the intensity of the state aid, according to the legal provisions mentioned above, it is taken into account the eligible costs corresponding to the investments made until the 15th of September 2004 and also, the value of the state aid received by the undertakings starting with the 2nd of January 2003.

According to the provisions of point 4 within Annex VII of the Treaty regarding the accession of The Republic of Bulgaria and Romania to the EU, Romania may continue to grant exemptions from paying taxes on profit following G.E.O. no.24/1998 regarding the regime in deprived areas, within the following conditions:

– the state aid is granted for regional investments;

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the net intensity of such a regional aid can’t exceed the level of 50% of the net aid equivalent. This ceiling can be raised with 15 percentage points for the small and middle-sized enterprises, provided that the total aid intensity does not exceed 75%;

- **in case the enterprise activates in the motor vehicle sector**, the total aid can’t exceed a maximum of 30% of the eligible investment costs.

In order to determine the dimension or the category of the verified undertaking, besides the specific pieces of information concerning the activity of monitoring state aids, there have been recorded additional data and information about the total number of employees and the recorded turnover.

Taking into consideration the elements above mentioned, which were the starting point for the analysis made, the situation concerning the 2 undertakings reported by the Ministry of Public Finance is the following:

- **S.C. STAR TRANSMISSION S.R.L.** has its headquarters in the Alba County, in the deprived area of Cugir and is defined as a large company. The activity of the company consists in producing gears, shafts, other engine components, gear boxes and steering boxes for different types of motor vehicles. From the data submitted by the grantor, it results that the company may further benefit of state aid, because its present level of intensity is 9.25%.

- **S.C. KEY SAFETY SYSTEMS RO S.R.L.** has its headquarters in the Hunedoara County, in the deprived area of Brad and is defined as a large company. The activity of the company consists in producing wheels and safety belts for different types of motor vehicles, however it has not yet benefited from any kind of state aid until now.

Also, it must be mentioned that the existing deadline for the deprived area of Cugir is the end of 2010, while commencing with the 1st of January 2009, the deprived area of Brad terminated its status as a deprived area, this area having its  

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declared limit of existence the end of the year 2008. As consequence, not even after this date, the grantor has not granted any facilities under the form of exemptions from paying taxes on profit, according to G.E.O. no. 24/1998, for S.C. Key Safety Systems Ro SRL.

The data presented above indicates that the 2 presented undertakings are in line with the maximum admissible limits provided by the guidelines in the Treaty, respectively 30% for undertakings which operate in the motor vehicle sector. S.C. STAR TRANSMISSION Cugir S.R.L., the lone state aid beneficiary which operates in the motor vehicle sector in a deprived area, will be further monitored, during the entire period for which the area of Cugir is declared a deprived area, respectively the end of 2010.