To kind attention of:
Mrs. Ursula von der Leyen, President of the European Commission

Mr. Janusz Wojciechowski, Commissioner for Agriculture

Agriculture Ministers of EU Member States - AGRIFISH

Subject: Derogations to CAP conditionality in 2024 are mandatory

December 7th, 2023

Dear President,

Dear Commissioner,

Dear Agriculture Ministers of EU Member States,

We are writing to you to express our deepest concern regarding the possibility of the abandonment of agricultural activities by the European farmers due to a combination of the current geopolitical context and the consequences of the extreme weather conditions in EU. In fact, if derogations to the CAP conditionality, eco-schemes and agri-environment-climate commitments in 2024 are not be adopted in the next AGRIFISH Council, 10th December, this will be the most likely outcome.

Therefore, we are kindly asking you to grant derogations to the CAP conditionality rules, eco-schemes and agri-environment-climate commitments for the application year 2024.

The Green Deal is a new vision of the EU regarding the responsible use of the natural resources, including the soil and the conservation of biodiversity. Everybody agrees that combating pollution and achieving rational use of soil and water, is a relevant objective. But, at the time the conditionalities of the new Common Agricultural Policy (CAP) were drafted, no one imagined that starting from 2020 for the following 3 years, EU will pass a sanitary crisis due to the COVID-19, followed by two wars at the European borders and severe weather conditions with negative impact on the adoption and implementation of these CAP requirements.

As a rule, the land is worked when the physically maturity of the soil is achieved - and agronomists know this and respect it. The soil moisture is the factor that determines when the land must be worked and not a regulation set in an office. Farmers depend on the course of nature and under no circumstances a regulation should fix these periods when the farmers are obliged to work or not to work the land within a certain number of days from the basic work to the end of sowing, as imposed by GAEC 6.

In 2023 most of the European MS faced severe drought and hot weather conditions, which caused an accelerated increase in the evapotranspiration process. Therefore, without having water - moisture in the soil, the farmer can try to establish a catch crop for the sensitive period provided by GAEC 6, but it does not have the conditions for the seeds to sprout and the result is only an expense on the part of the farmer, without bringing any benefit for the environment. Also related to this GAEC 6, in the absence of precipitation, the soil has hardened and in order to carry out land preparation for establishment of autumn crops, tillage is needed to allow the breaking and penetration of the soil. So,
we are talking about an aggression against the soil, increased fuel consumption for tillage and dust pollution. At the same time, we were also talking about machines destroyed, due to the hard ground.

Accordingly, to GAEC 7 it is allowed monoculture only between the succession of the same plant on the same area, only if we sow a secondary crop. But, in case of drought, the effect of this secondary crop in terms of interrupting the life cycle of diseases and pests or other benefits brought to the environment, are null. If over the summer there is not enough precipitation, as happened in 2023 and we have all the prevision also for 2024, based on the reserve of the water in the soil, this secondary crop, it will not sprout, so it is as if we had not sown anything. If we have precipitation and sprouting, in the absence of phytosanitary protection, this crop will get sick, which means that the pressure of diseases and pests on the respective soil will increase, which will cause a greater consumption of pesticides in the next year's crop. So where is the environmental protection?

Referring to GAEC 8, how can we imagine that in all MS the cover crops and protein crops can resist the current climatic conditions without phytosanitary treatments? Pedological conditions are very different even within the same MS territory, and this is why we also have regional NSP. Let’s not forget that pesticides are medicines for plants and that without access to these curative or preventive treatments, the risks to human health are infinitely higher.

In fact, for this “non-productive area”, we are facing the pressure of a huge weed seed reserve in the soil. So, for this area, farmers are required to apply sanitation operations and under no circumstances they leave this land “fallow”. The costs of sanitation operations are not covered by the European subsidies. These subsidies do not cover the land rent, local taxes, or depreciation. We don’t even dare to mention here the increased cost for inputs with at least 50-60%! In the CAP 2021-2027, the value of the cumulative subsidy per hectare decreased compared to the previous National Strategic Program. Under these conditions, what should farmers do? How can they still produce and remain sustainable when their income cannot cover the costs of their efforts? Does it seem attractive for the young generations to work for a lower income and less benefits, just to populate our rural areas? The answer is NO, and, in this situation, there is no rurality without farmers!

Thus, as farmers, we have serious concerns when it comes to the impact that the severe weather conditions have had on the agricultural practices and the current and future implementation of some CAP requirements (conditionality, eco-schemes, agri-environment-climate commitments).

Therefore, we need a common timely action and a common approach for all European farmers.

We consider it urgent that the European Commission provides for the necessary derogations to the CAP conditionality rules, eco-schemes and agri-environment-climate commitments in 2024 as a consequence of the prolonged impact of extreme weather conditions, in the next AGRIFISH Council on 10th December 2023.

We would like to thank you for considering our requests and remain available for further information, if necessary.

On behalf of the professional organizations from members states cosignatories
National Federation of Producers in Agriculture, Food Industry And Related Services in România - ROMANIA
League of Romanian Agricultural Producers Associations – LAPAR - ROMANIA
National Union of Agricultural Cooperatives from the Crop Sector - ROMANIA
Asociation Force of Farmers - ROMANIA
Hungarian Chamber of Agriculture - HUNGARY
Farmers’ Parliament (ZSA), - LATVIA
Lithuanian Association of Agricultural Companies - LITHUANIA
Croatian Chamber of Agriculture - CROATIA
Estonian Chamber of Agriculture and Commerce Estonian Farmers Organisations and Chamber of Agriculture and Commerce - ESTONIA
Bulgarian Agrarian Chamber - BULGARY
National Council of Agricultural Chambers (KRIR) - POLAND
Federation of Agricultural Producers Unions (FBZPR) - POLAND
Agricultural Trade Union "Samoobrona" (ZR) – POLAND
NSZZ RI Solidarność – SOLIDARNOSC - POLAND
Cooperative Union of Slovenia - SLOVENIA
Chamber of Agriculture and Forestry of Slovenia - SLOVENIA
Asociación Agraria de Jóvenes Agricultores - ASAJA - SPAIN