**CHECKLIST**

*For reporting according to Regulation (EU) 1233/2011*

### I. Reporting country information

<table>
<thead>
<tr>
<th>Reporting Country</th>
<th>Portugal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submission Date</td>
<td>13/09/2016</td>
</tr>
<tr>
<td>Reporting Institution (Government Department, ECA)</td>
<td>Ministry of Finance/ COSEC</td>
</tr>
</tbody>
</table>

### II. Reporting country legal and policy information

- **Mandate/Legal status of ECA**: COSEC is a private entity which has a mandate to manage the Portuguese State export credits guarantees, especially to political risk countries.

- **Officially supported export credit programs (in the sense of Article 5 of the OECD Arrangement)** during reporting period.

- **Annual reports available on reporting year**

### III. Information on the reporting Member State’s Export Credit policies:

**General presentation of the reporting MS’ policies on export credits**, including all information that can help the Commission in carrying out its evaluation regarding the compliance of the Export Credit Agencies with EU objectives and obligations\(^1\) (in the sense of Article 3, Annex 1 of EU Regulation1233/2011)

Portugal complies with the EU objectives and obligations on export credits, namely the policies referred in this chapter.

**Special information on the following policies:**

1. **Environment**:
   - a) Do you apply the OECD Recommendation on Common Approaches to the Environment and Officially Supported Export Credits? (its successor instrument the OECD Recommendation on Common Approaches on Officially Supported Export Credits and Environmental and Social Due Diligence?)
   - b) any other relevant information

   a) Yes, COSEC applies the OECD Common Approaches
   
   b) For every application, COSEC requires the exporter to provide relevant information needed for the screening stage, including the identification of operational links with associated operations. Taking into account the results of the screening process, COSEC asks the exporter to give any additional information deemed necessary for the environmental classification procedure, which will determine the relevant environmental standards that are expected to be met.

2. **Human rights**:
   - a) Do you apply the Human Rights related aspects of the Recommendation on Common Approaches, on Officially Supported
   - b) any other relevant information

   a) Yes, COSEC applies the Human Rights related aspects of the Common Approaches.
   
   b) For every application with potential negative social impacts, COSEC requires the exporter to

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\(^1\) EP side suggested to use such a phrase (to ensure that it is not forgotten that the Regulation's official reference is to "EU objectives and obligations")
Export Credits and Environmental and Social Due Diligence?
b) Any other relevant information?

3) Anti-Bribery measures:
a) Do you apply the OECD Recommendation on Bribery and Officially Supported Export Credits?
b) Any other relevant information?

4) Sustainable Lending Practices:
a) Do you apply the OECD Principles and Guidelines to Promote Sustainable Lending Practices in the Provision of Official Export Credits to Low Income Countries?
b) Any other relevant information?

5) Other policies

IV. Annual Activity Report data:
Explanatory note:
"MS shall report, in accordance with their national legislative framework, on assets and liabilities, claims paid and recoveries, new commitments, exposures and premium charges."

Member States that have more than one ECA should do one single integrated report (reporting obligation is on the Member State as such, not the ECA). Where a MS offers at the same time different types of products (pure cover and direct lending), the reporting under chapter IV should however differentiate.

A) In case of official support is provided in the form of export credit guarantee or insurance ("pure cover") in the sense of Art 5 a 1) OECD Arrangement:

<table>
<thead>
<tr>
<th>Overview of assets</th>
<th>Overview of liabilities</th>
</tr>
</thead>
</table>
| Aggregate nominal risk exposure | EUR 867,0 million  
EUR 667,1 million |
| a.) nominal risk exposure under insurance policies issued | EUR 865,0 million  
EUR 665,1 million |
| b.) nominal risk exposure under promises and notices of cover | EUR 5,9 million  
EUR 2,0 million |

Premium Income 0

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2 Member States not using EUR should report the figures in their national currency and in EUR
Recoveries | EUR 25.8 million  
---|---  
Claims paid | 0  

**B) In case official support is provided in the form of Official Financing Support in the sense of Article 5a2) OECD Arrangement:**

**Overview of assets**

**Overview of liabilities:**

a) nominal value of officially supported loan portfolio
   - 01-01-2015
   - 31-12-2015

b) total value of off balance commitments
   - 01-01-2015
   - 31-12-2015

<table>
<thead>
<tr>
<th>Interest received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual profit/loss</td>
</tr>
</tbody>
</table>

**V. Contingent liabilities**

Where contingent liabilities might arise from officially supported export credit activities, those activities shall be reported:

**VI. Evaluation and incorporation of environmental risks**

<table>
<thead>
<tr>
<th>Environmental risks:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Number/exposure of transactions Category A</td>
</tr>
<tr>
<td>b) Number/exposure of transactions Category B</td>
</tr>
</tbody>
</table>

How are environmental risks, which can carry other relevant risks, taken into account in the officially supported export credit activities?

Besides assessing buyer and country risk, COSEC screens and classifies projects taking into account the OECD Common Approaches. Support should be denied in case of projects that have unacceptable adverse environmental impacts, for which there are no mitigation measures available.