

Introduction to State Aid Control: Procedures



Source of Information

- Manual of Procedures (ManProc):
 - details on rules
 - practical guidance
 - fiche pratiques with timetables, circulation lists etc.
- functional mailbox COMP 03 ManProc



Rules

- Article 108 TFEU
- Procedural Regulation (Council Regulation (EU) 2015/1589)
- Implementing Regulation (Commission Regulation 794/2004; amended by Regulation 2015/2282)
- Notice on Simplified Procedure (possibly repealed/replaced soon)
- Jurisprudence
- Best Practices Code



Procedural Regulation



Procedural Regulation

Chapter 1: Definitions

Chapter 2: Procedure Notified Aid

Chapter 3: Procedure Unlawful Aid

Chapter 4: Limitation Periods

Chapter 5: Procedure Misuse Aid

Chapter 6: Procedure Existing Aid

Chapter 7: Interested Parties

Chapter 8: Sector Inquiry

Chapter 9: Monitoring

Chapter 10: Cooperation with national courts

Chapter 11: Common Provisions

4 procedures



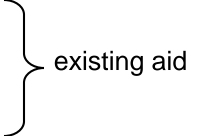
Core Concepts / Definitions

- new aid / existing aid
 - alteration to existing aid = new aid
 pre-accession/pre-Treaty

 - authorised by Commission [or Council]"Lorenz procedure"

 - limitation period
 - has become aid due to evolution of common market
- aid scheme / individual aid
- notified aid (or exempted aid) vs. unlawful aid (= illegal = aid not notified despite obligation to do so)

Completely different question: compatible vs. incompatible aid





- notification & standstill obligation (Art. 108(3))
- exceptions:
 - de minimis "aid"
 - > aid covered by an authorised aid scheme
 - aid covered by block-exemption



- Pre-notification contacts
- Formal notification
- Phase 1: "preliminary examination" by Commission
 - > time limit: 2 months after complete notification
 - if not complete, information request
 - if no answer after reminder, deemed withdrawn
 - Lorenz procedure:
 - MS gives prior notice that aid will be implemented
 - if no decision within 15 working days, aid is deemed authorised



- Phase 1: decision after preliminary examination (Art. 4)
 - no aid decision
 - no objection decision (compatible aid)
 - opening decision (doubts on compatibility = opening of formal investigation procedure)
- opening of procedure normally not appealable
- no negative decision
- no conditional decision (only commitment by MS)

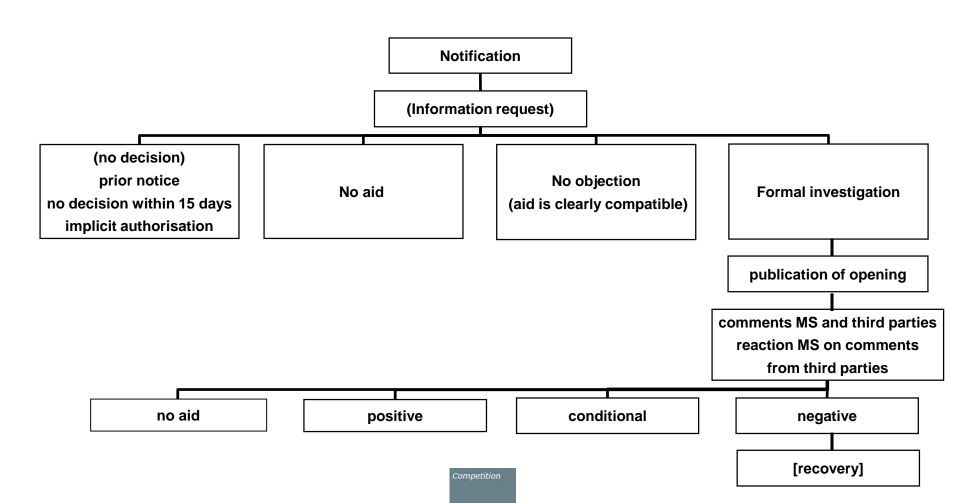


- Phase 2: formal investigation procedure
 - Formal Commission (= College) decision
 - publication of opening decision
 - MS and interested parties are invited to comment
 - MS can comment on the observations from interested parties



- Phase 2: closure of formal investigation (Art. 9)
 - no aid decision
 - positive decision
 - conditional decision
 - negative decision
- time limit: 18 months (non-binding)
 - "as soon as the doubts have been removed"







Procedure: Unlawful Aid

- similar procedure as for notified aid
- differences:
 - > Art. 12(1): start of the procedure
 - complaint or ex officio
 - > Art. 15(2): no time limits
 - use of injunctions
 - Art. 12(3): information injunction
 - Art. 13(1): suspension injunction
 - Art. 13(2): recovery injunction
 - negative Decision can lead to recovery (if aid was granted prior the decision)



Complaint vs. market information

- Complaint (ISIS procedure code FC): only by persons with legal standing (most important: competitors) + compulsory form (Art. 24 (2))
 - Certain procedural rights
 - Preliminary assessment letter
 - If complainant insists: formal decision
 - Important to keep complainant informed (Ombudsman)
- <u>Market information (ISIS procedure code MI)</u>: e.g. from ordinary citizen, political party, ...
 - No procedural rights; "Market information letter"
 - COM can decide whether it wants to investigate on ex officio basis (ISIS procedure code EO)



Procedure: Existing Aid

- definition: Article 1(b) Procedural Regulation
- most common: aid granted before accession
- new Member States: existing aid lists
- Procedure applies to existing aid schemes, not individual aid measures
 - basic principle: only changes for the future
 - Existing individual aid cannot be



Procedure: Existing Aid

- Articles 21-26
- 1. letter explaining preliminary view: Art. 21(2)
- 2. proposal for appropriate measures: Art. 22 MS accepts or rejects proposal (Art.23)
- 3.
- acceptance: proposed measure must be implemented
- refusal:
 - Commission must open the formal investigation procedure
 - after final decision (4.), appropriate measures become binding 16



Common Provisions

- Art. 30: professional secrecy (Art. 339 TFEU)
 - see also Commission Communication on professional secrecy in State aid decisions
- Art. 31: addressee of decisions = MS
- Art. 32: publication of decisions
 - summary notice in OJ
 - > meaningful summary
 - > full decision



Additional Procedural Tools

- Market Information Tools (MIT)
 - COM can address questions to third parties
 - only during formal investigation
 - only if procedure so far "ineffective"
 - possibility of fines for providing incorrect information / failing to answer



Additional Procedural Tools

- Sector Inquiries (SI)
 - investigation of particular issue (aid instrument, sector) in several MS
 - >reasonable suspicion necessary
 - ▶ launched by Commission decision
 - > request for information as for MIT
 - >interim and final reports



Types of procedures in State aid case registered in ISIS

- PN: pre-notification
- N: notified aid
- CP: cas présumé
 - FC: formal complaint
 - MI: market info
 - EO: ex officio
- NN: non-notified
- C: contradictoire

- E: existing aid
- CR: recovery
- CC: court case
- MX: monitoring (existing)
- MC: monitoring (conditional)



Procedure Simplified version of procedure



Beginning of investigation (notification – ex officio)

(Information request)

Existing aid

Existing aid no longer compatible

Proposal appropriate measures

Acceptance or Refusal

1st phase

2nd phase

No aid No objection (aid is clearly compatible)

e)

publication of opening

Formal investigation

reaction MS on comments

from third parties

positive

No aid

conditional

negative



Implementing Regulation 2004 (as amended 2015)



Implementing Regulation

- notification forms:
 - > standard part
 - supplementary information sheets per aid type
- notification in practice:
 - notification through electronic validation shall be considered to be sent by PermRep
 - Commission writes to PermRep
 - MS to identify confidential information



Implementing Regulation

- simplified procedure for certain alterations of approved schemes (Art.4):
 - Increase of budget of more than 20%
 - Prolongation of scheme for max. 6 years
 - Tightening of criteria, reduction of aid intensity, reduction of eligible expenses
- decision within one month (best effort)
- only if annual reports have been submitted



Notice on a Simplified Procedure 2009



Simplified Procedure

- certain types of state aid specified
- straightforward notifications
- different from the "simplified procedure" under the Implementing Regulation!
- decision within one month (best efforts)



Simplified Procedure

- pre-notification phase:
 - draft notification form
 - COMP confirms eligibility and whether information complete
- notification phase:
 - publication of notification summary on COMP website
 - > 10 days for 3rd parties to comment
 - ▶ if no concerns ⇒ short decision by empowerment



Recovery Policy

Principles and Procedure

DG COMP, Unit H4 - Enforcement and monitoring

Competition



Purpose of Recovery

- The purpose of recovery is to re-establish the situation that existed on the market prior to the granting of the aid.
- Recovery is not a penalty, but the logical consequence of finding aid illegal and incompatible.
- The aid must be recovered together with <u>recovery interest</u> (Article 16 of Procedural Regulation 2015/1589).
- Recovery is governed by national law (procedural autonomy), provided this allows for <u>immediate</u> and <u>effective</u> recovery.



Early Involvement of H4

- Operative Unit shall contact H4 sufficiently early in the investigation in order to establish the key elements of the recovery obligation:
 - Exact identification of the beneficiary, the aid, its form and date of granting.
 - Identification of the calculation method and other elements necessary to clearly establish the aid amount: not in the operative part, but in the conclusions of the main part of the decision.
 - Discussions on possible "obstacles" to recovery as the case may be subject to court actions



"...sufficiently early ..." means

 Before NCOM proposing opening formal investigation in case there are indications that a negative decision with recovery is likely.

 At the latest: after comments from Member State in reply to the opening decision (negative decision with recovery likely).



Example of a Standard Recovery Decision

Article 1

The State aid amounting to EUR <amount> unlawfully granted by <Member State>, in breach of Article 108(3) of the TFEU, in favour of <identity of the beneficiary > is incompatible with the internal market.

Article 2

- <Member State> shall recover the aid referred to in Article 1 from the beneficiary.
- The sums to be recovered shall bear interest from the date on which they were put at the disposal of the beneficiary until their actual recovery.
- The interest shall be calculated on a compound basis in accordance with Chapter V of Regulation (EC).
 No 794/2004
- 4. <Member State > shall cancel all outstanding payments of the aid referred to in Article 1 with effect from the date of notification of this decision.

Article 3

- . Recovery of the aid referred to in Article 1 shall be immediate and effective.
- <Member State> shall ensure that this decision is implemented within four months following the date of notification of this Decision.

Article 4

- Within two months following notification of this Decision, < Member State > shall submit the following information to the Commission:
 - (a) the total amount (principal and recovery interests) to be recovered from the beneficiary;
 - (b) a detailed description of the measures already taken and planned to comply with this Decision:
 - (c) documents demonstrating that the beneficiary has been ordered to repay the aid.
- 2. <Member State> shall keep the Commission informed of the progress of the national measures taken to implement this Decision until recovery of the aid referred to in Article 1 has been completed. It shall immediately submit, on simple request by the Commission, information on the measures already taker and planned to comply with this Decision. It shall also provide detailed information concerning the amounts of aid and recovery interest already recovered from the beneficiary.

Article 5

This Decision is addressed to <Member State>.



Failure to Implement/Deggendorf

- Application of <u>"Deggendorf" case-law</u> (T-244/93 and T-486/93):
 - <u>obligation of Member States</u> to suspend new aid where earlier illegal and incompatible aid has not yet been repaid
 - possibility of conditional approval by the Commission (granting of new aid suspended until previous aid reimbursed)
 - List of pending recovery cases published on DG COMP's website



Role of EU/National Courts

• EU courts:

- Application for annulment of recovery decisions (Article 263 TFEU)
- Application for interim relief (Article 278 TFEU)

National courts:

- In case appl. for annulment before GC is not possible for the applicant (e.g.: beneficiaries of schemes normally do not have legal standing)
- Competent for actions against national acts implementing the recovery decision

Provisional recovery in case of pending (court) proceedings



Failure to Implement/Infringement

- The decision is binding on <u>all organs of the State</u>, including its national courts
- Infringement action against the Member State pursuant to <u>Article 108(2) TFEU</u>
 - non-implementation by the Member State of the decision
- Infringement action against the Member State pursuant to Article 260 TFEU
 - non-implementation of the Court's judgment
 - preceded by letter of formal notice to the Member State
 - lump sum and/or daily penalty



Monitoring



Monitoring (1)

- ex post check of implementation of aid by MS
- 2 types:
 - conditional decisions (MC procedure)
 - >annual monitoring exercise (MX procedure)



Monitoring (2)

- Annual cycle:
 - Aid granted through existing schemes (approved or block-exempted)
 - Control in the form of a sample
 - approved and block-exempted aid schemes
 - sample across all MS and different types of aid
 - check for compliance with SA rules / decision



Monitoring (3)

- Annual monitoring cycle is done in two steps:
 - 1st round: assessment of design of scheme at national level (national legal basis)
 - 2nd round: check at level of individual beneficiaries (individual aid awards)
- New since 2015:
 - real-time monitoring of schemes introduced pursuant to 2014 GBER (only check of legal basis, no verification of individual aid awards)
- New in 2016:
 - Targeted monitoring of selected criteria, e.g. "companies in difficulty"
 - Illegal aid





Cooperation with national courts



Cooperation with national courts (1)

- Loyal cooperation is laid down in
 - Article 4(3) TEU,
 - Paragraphs 3.1 and 3.2 of the Commission notice on the enforcement of State aid by national courts (<u>Enforcement Notice</u>)
 - Article 29(1) of Council Regulation (EU) 2015/1589 (<u>Procedural Regulation</u>)



Cooperation with national courts (2)

Guidance to national courts is provided by the Commission solely if they apply EU law and followed by the principles

- respect the national court's independence
- Commission's opinion is not binding the national court
- respect the national court's duty of professional secrecy and safeguard its own functioning and independence
- Commission provides assistance which is neutral and objective and forms part of the Commission's duty to defend the public interest
- observations and opinions are submitted in the framework of national procedural rules and practices
- observations and opinions from the Commission are without prejudice to Article 267 TFEU (possibility or obligation of a court to refer the question for a preliminary ruling to the ECJ.

Cooperation with national courts can take place in the form of

- (i) requests for information,
- (ii) requests for opinion and
- (iii) amicus curiae interventions.



Cooperation with national courts (3)

Unit H4 is in charge of the management of national court cooperation procedures;

get in contact with H4 as soon as you receive requests from national

courts or when to envisage an amicus curiae intervention

to ensure timely and orderly follow-up - timetables apply!