The present checklist is not an official document of the European Commission. While it may constitute a useful complementary tool for the application of the Commission Regulation No 651/2014 of 17 June 2014 (the GBER), it does not replace this Regulation and full compliance with the latter's provisions remains the only way to benefit from the exemption from notification that it provides.

<u>General block exemption Regulation (Reg. 651/2014) – working document</u> <u>Aid for local infrastructures</u>

First the general conditions of application of the GBER should be checked (12 conditions / Articles 1 -12) AND then the conditions with regard to the Aid for local infrastructures

A. General conditions of application.

GENERAL COMPATIBILITY CONDITIONS	COMPLIANCE CHECK (OK?)
Article 1 - Exclusion of certain activities (§2)	
Shall <u>not</u> apply to:	
Aid to export related activities	
• Aid contingent upon use of domestic over imported goods.	
Article 1 - Exclusion of certain sectors (§3)	
• Fishery and aquaculture* (as in Reg 1379/2013);	
• Primary production of agricultural products*;	
• The processing and marketing of agricultural products* if the amount of aid is fixed	
on the basis of the price or quantity of such products purchased from primary producers or put	
on the market by the undertakings concerned; or when the aid is conditional on being partly or entirely passed on to primary producers;	
• Aid to facilitate the closure of uncompetitive coal mines (Council decision	
2010/787);	
* If undertaking active also in sectors within the scope of the this Regulation, the Regulation	
applies to aid granted in respect of these sectors provided that MS ensures that the activities in the excluded sectors do not benefit from the aid	
Article 1 - Exclusion of companies concerned by the Deggendorf rule (§4)	
Shall <u>not</u> apply to aid schemes which do not explicitly exclude the payment of	
individual aid in favour of an undertaking which is subject to outstanding recovery	
order following a previous Com. Dec. declaring an aid illegal/incompatible and	
shall not apply to ad hoc aid to such an undertaking	

Article 1 - Exclusion of companies in difficulty (§4)
Shall <u>not</u> apply to aid to undertakings in difficulty
Article 1 - Exclusion of aid measures violating Union Law (§5)
Shall not apply to State aid measures, which entail a non-severable violation of
Union law, in particular:
(a) obligation for the beneficiary to have its headquarters or to be predominantly established in the
relevant Member State. Requirement for an establishment or branch in the aid granting Member
State at the moment of payment of the aid is allowed.
(b) obligation to use nationally produced goods or national services;
(c) restricting the possibility for the beneficiaries to exploit the research, development and innovation results in other Member States.
Article 4 - Individual notification thresholds
Shall not apply to aid which exceeds:
• For investment aid for local infrastructures: EUR 10 million or the total
costs exceeding EUR 20 million for the same infrastructure.
The thresholds shall not be circumvented by artificially splitting up the aid
schemes or aid projects.
Article 5 – Transparency of aid
Shall apply only to transparent aid and shall be considered as transparent:
Grants and interest rate subsidies
• Loans (where gross grant equivalent has been calculated on the basis of the reference rate
prevailing at the time of the grant)
• Guarantees
(gross grant equivalent calculated on the safe-harbour premiums laid down in a Commission
Notice
or gross grant equivalent accepted before implementation on the basis of the Com Notice on
Guarantees and the approved calculation methodology explicitly addresses the type of the
guarantee and the type of the underlying transaction at stake in the context of the application of

the GBER)	
• Tax advantages (when cap to ensure that threshold is not exceeded)	
 Repayable advances (if the total nominal amount of the repayable advance does not exceed 	
the thresholds applicable under this Regulation or if, before implementation of the measure, the	
methodology to calculate the gross grant equivalent of the repayable advance has been accepted	
following its notification to the Commission)	
Article 6 - Incentive effect	
Aid can only be exempted if incentive effect:	
• Beneficiary submitted aid application to MS before work on the project or	
activity starts with at least the following information:	
a) undertaking's name and size;	
b) description of the project, including its start and end dates;	
c) location of the project;	
d) list of project costs;	
e) type of aid (grant, loan, guarantee, repayable advance, equity injection or	
other) and amount of public funding needed for the project	
• Ad hoc aid to large enterprises; in addition to the above, MS has verified	
before granting the aid that the beneficiary provided documentation	
demonstrating one or more of the following:	
- a material increase in the scope of the project/activity due to the aid, or	
- a material increase in the total amount spent by the beneficiary on the	
project/activity due to the aid, or	
- a material increase in the speed of completion of the project/activity	
concerned;	
→Exceptions	
• Tax advantages if:	
a) the measure establishes a right to aid in accordance with objective criteria	
and without further exercise of discretion by the Member State; and	
b) the measure has been adopted and is in force before work on the aided	

project or activity has started, except in the case of fiscal successor	
schemes, where the activity was already covered by the previous schemes	
in the form of tax advantage	
Article 7 - Eligible costs	
For the purposes of calculating the Aid intensity	
• Figures before any deduction of tax or other charge;	
• Aid granted in a form other than a grant, the aid amount shall be the gross grant equivalent of the aid	
• Aid payable in several instalments shall be discounted to its value when granting (same for eligible costs and with interest rates of the moment of granting);	
• Tranches of aid in tax advantages shall be discounted on the basis of the discount rates applicable at the moment the tax advantages take effect;	
• Aid in repayable advances which, in the absence of an accepted methodology calculating their gross grant equivalent, are expressed as a percentage of the eligible costs and the measure provides that in case of successful outcome of the project, as defined on the basis of a reasonable and prudent hypothesis, the advances will be repaid with an interest rate at least equal to the discount rate applicable at the moment the aid is granted, the maximum aid intensity may be increased by 10 percentage points.	
Eligible costs & documentation	
• Eligible costs supported by clear, specific and contemporary documents.	
Article 8 - Cumulation	
• Total amount of aid shall be taken into account for thresholds and maximum aid intensities (§1);	
• If Union funding (not under the control of the Member State) is combined with State aid, only the latter shall be considered for determining whether notification thresholds and maximum aid intensities or maximum aid amounts	

 are respected, provided that the total amount of public funding granted in relation to the same eligible costs does not exceed the most favourable funding rate laid down in the applicable rules of Union law (§2); Exempted aid may be cumulated with any other State aid if different identifiable costs (§3a); No cumulation of exempted aid with any other aid on the same eligible costs, partly or fully overlapping, if the result would exceed the highest aid intensity/amount applicable to this aid (§3b); State aid exempted under the GBER shall not be cumulated with any de minimis aid in respect of the same eligible costs if such cumulation would result in an aid intensity exceeding those laid down in Chapter III of the GBER (§5). 	
Article 9 – Publication and information	
 Publication on a comprehensive State aid website, at national or regional level of the following (§1): a. the summary information (see Article 11) or a link providing access to it; b. the full text of each aid measure (see Article 11) or a link providing access to the full text; c. the information on each individual aid award exceeding EUR 500 000 (see Annex III). 	
 As regards aid granted to European Territorial Cooperation projects, the information referred to in this paragraph shall be placed on the website of the Member State in which the Managing Authority concerned, as defined in Article 21 of Regulation (EC) No 1299/2013 of the European Parliament and of the Council, is located. Alternatively, the participating Member States may also decide that each of them shall provide the information relating to the aid measures within their territory on the respective websites. For schemes in the form of tax advantages, and for schemes covered by Article 	

The present checklist is not an official document of the European Commission. While it may constitute a useful complementary tool for the application of the Commission Regulation No 651/2014 of 17 June 2014 (the GBER), it does not replace this Regulation and full compliance with the latter's provisions remains the only way to benefit from the exemption from notification that it provides.

16 and 21 (except for SMEs which have not carried out any commercial sale in	
any market) the conditions set out in paragraph 1(c) of this Article shall be	
considered fulfilled if Member States publish the required information on	
individual aid amounts in the following ranges (in EUR million (§2):	
- 0,5-1;	
- 1-2;	
- 2-5;	
- 5-10;	
- 10-30; and	
- 30 and more.	
• The information referred to in paragraph 1(c) shall be organised and accessible	
in a standardised manner, (see Annex III), and shall allow for effective search	
and download functions. The information referred to in paragraph 1 shall be	
published within 6 months from the date the aid was granted, or for aid in the	
form of tax advantage, within 1 year from the date the tax declaration is due,	
and shall be available for at least 10 years from the date on which the aid was	
granted (§4).	
• Member States shall comply with the provisions of this Article at the latest	
within two years after the entry into force of this Regulation (i.e. $01/07/2016$)	
(§6).	

For definitions on concepts: article 2 (pay attention to the new definition of undertaking in difficulty)

Reporting: article 11 Monitoring: article 12 Withdrawal of the benefit of the block exemption: article 10

The present checklist is not an official document of the European Commission. While it may constitute a useful complementary tool for the application of the Commission Regulation No 651/2014 of 17 June 2014 (the GBER), it does not replace this Regulation and full compliance with the latter's provisions remains the only way to benefit from the exemption from notification that it provides.

B. Specific conditions for Aid for local infrastructures

ARTICLE 56	COMPLIANCE CHECK (OK?)
AID FOR LOCAL INFRASTRUCTURES	
Type of infrastructure:	
• Financing for the construction or upgrade of local infrastructures (which	
concerns infrastructure that contributes at a local level to improving the	
business and consumer environment and modernising and developing	
the industrial base), shall be compatible and exempted from notification if	
General compatibility conditions and conditions of this Article apply (§1);	
• This Article shall not apply to aid for infrastructures that is covered by	
other sections of Chapter III of the GBER with the exception of Section 1	
- Regional aid. This Article shall also not apply to airport infrastructure	
and port infrastructure (§2);	
• Dedicated infrastructure shall not be exempted under this Article (§7).	
Conditions	
• The infrastructure shall be made available to interested users on an open,	
transparent and non-discriminatory basis. The price charged for the use	
or the sale of the infrastructure shall correspond to market price (§3);	
• Any concession or other entrustment to a third party to operate the	
infrastructure shall be assigned on an open, transparent and non-	
discriminatory basis, having due regard to the applicable procurement rules	
(§4);	
• The eligible costs shall be the investment costs in tangible and intangible	
assets (§5)	
• The aid amount shall not exceed the difference between the eligible costs	
and the operating profit of the investment. The operating profit shall be	
deducted from the eligible costs ex ante, on the basis of reasonable	

projections, or through a claw-back mechanism (§6);	