

# CALL FOR SOLVERS ANNEX 6: SME DECLARATION

## Declaration on information on the SME qualification

Precis	se identification of the app	licant	enterprise		
	or Business name .				
	(5 6				
_	tration / VAT number				
Name	es and titles of the principal	airec	ιοτ(s)		
Туре	of enterprise (see explanat	ory n	ote)		
Tick t	o indicate which case(s) app	olies t	o the applicant ent	erprise:	
	Autonomous enterprise  In this case the data filled in the box below result from the accounts of applicant enterprise only. Fill in the declaration only, without annex.				
	Partner enterprise	Fill	in and attach the	annex (and any ac	Iditional sheets), then complete the
	Linked enterprise	declaration by copying the results of the calculations into the box below.			
Calcu defini	tion.			· Commission Reco	ommendation 2003/361/EC on the SME
	rence period (*)				
Hea	dcount (AWU)		Annual turnover (	**)	Balance sheet total (**)
estal estin		ounts	have not yet been		on an annual basis. In the case of newly- o apply shall be derived from a reliable
Com	ortant: pared to the previous acco	hich	could result in a	□ No □ Yes (in this cas	e fill in and attach a declaration
	nge of category of the appli II, medium-sized or big ente		•		vious accounting period).
Signa	ture				
Name	and position of the signato	ory, b 	eing authorised to	represent the enter	prise:
I decl	are on my honour the accu	асу с	of this declaration a	nd of any annexes t	thereto.
Done	at				

Signature

## EXPLANATORY NOTE ON THE TYPES OF ENTERPRISES TAKEN INTO ACCOUNT FOR CALCULATING THE HEADCOUNT AND THE FINANCIAL AMOUNTS

#### I. TYPES OF ENTERPRISES

The definition of an SME<sup>1</sup> distinguishes three types of enterprise, according to their relationship with other enterprises in terms of holdings of capital or voting rights or the right to exercise a dominant influence<sup>2</sup>.

#### Type 1: Autonomous Enterprise

This is by far the most common type of enterprise.

It applies to all enterprises which are not one of the two other types of enterprise (partner or linked).

An applicant enterprise is autonomous if it:

- does not have a holding of 25%<sup>3</sup> or more in any other enterprise,
- and is not 25%<sup>3</sup> or more owned by any enterprise or public body or jointly by several linked enterprises or public bodies, apart from some exceptions<sup>4</sup>,
- and does not draw up consolidated accounts and is not included in the accounts of an enterprise which draws up consolidated accounts and is thus not a linked enterprise<sup>5</sup>.

#### Type 2: Partner Enterprise

This type represents the situation of enterprises which establish major financial partnerships with other enterprises, without the one exercising effective direct or indirect control over the other. Partners are enterprises which are not autonomous, but which are not linked to one another.

The applicant enterprise is a partner of another enterprise if:

it has a holding or voting rights equal to or greater than 25% in the other enterprise, or the other enterprise
 has a holding or voting rights equal to or greater than 25% in the applicant enterprise,

(Definition, Article 3 paragraph 2, second sub-paragraph)

<sup>&</sup>lt;sup>1</sup> Henceforth in the text, the term "Definition" refers to the Annex to Commission Recommendation 2003/361/EC on the definition of SMEs.

<sup>&</sup>lt;sup>2</sup> Definition, Article 3

<sup>&</sup>lt;sup>3</sup> In terms of the share of the capital or voting rights, whichever is higher is applied. To this percentage should be added the holding in that same enterprise of each enterprise, which is linked to the holding company (Definition, Article 3 paragraph 2)

<sup>&</sup>lt;sup>4</sup> An enterprise may continue being considered as autonomous when this 25% threshold is reached or exceeded, if that percentage is held by the following categories of investors (provided that those are not linked with the applicant enterprise):

a) public investment corporations, venture capital companies, individuals or groups of individuals with a regular venture capital investment activity who invest equity capital in unquoted businesses ("business angels"), provided the total investment of those business angels in the same enterprise is less than EUR 1 250 000,

b) universities or non-profit research centres,

c) institutional investors, including regional development funds,

d) autonomous local authorities with an annual budget of less than EUR 10 million and less than 5000 inhabitants.

<sup>&</sup>lt;sup>5</sup> - If the registered office of the enterprise is situated in a Member State which has provided for an exception to the requirement to draw up such accounts pursuant to the Seventh Council Directive 83/349/EEC of 13 June 1983, the enterprise should nevertheless check specifically whether it does not meet one or other of the conditions laid down in Article 3 paragraph 3 of the Definition.

<sup>-</sup> There are also some very rare cases in which an enterprise may be considered linked to another enterprise through a person or a group of natural persons acting jointly (Definition, Article 3 paragraph 3).

<sup>-</sup> Conversely, there are very few cases of enterprises drawing up consolidated accounts voluntarily, without being required to do so under the Seventh Directive. In that case, the enterprise is not necessarily linked and can consider itself only a partner.

To determine whether the enterprise is linked or not, in each of the three situations it should be checked whether or not the enterprise meets one or other of the conditions laid down in Article 3 paragraph 3 of the Definition, where applicable through a natural person or group of natural persons acting jointly.

- the enterprises are not linked enterprises within the meaning defined below, which means, among other things, that the voting rights of one in the other do not exceed 50%,
- and the applicant enterprise does not draw up consolidated accounts which include the other enterprise by consolidation, and is not included by consolidation in the accounts of the other enterprise or of an enterprise linked to it<sup>5</sup>.

#### Type 3: Linked Enterprise

This type corresponds to the economic situation of enterprises which form a group through the direct or indirect control of the majority of the voting rights (including through agreements or, in certain cases, through natural persons as shareholders), or through the ability to exercise a dominant influence on an enterprise. Such cases are thus less frequent than the two preceding types.

In order to avoid difficulties of interpretation for enterprises, the Commission has defined this type of enterprise by taking over – wherever they are suitable for the purposes of the Definition – the conditions set out in Article 1 of Council Directive 83/349/EEC on consolidated accounts<sup>6</sup>, which has been applied for many years.

An enterprise thus generally knows immediately that it is linked, since it is already required under that Directive to draw up consolidated accounts or is included by consolidation in the accounts of an enterprise which is required to draw up such consolidated accounts.

The only two cases, which are however not very frequent, in which an enterprise can be considered linked although it is not already required to draw up consolidated accounts, are described in the first two indents of endnote 5 of this explanatory note. In those cases, the enterprise should check whether it meets one or other of the conditions set out in Article 3 paragraph 3 of the Definition.

#### II. THE HEADCOUNT AND THE ANNUAL WORK UNITS<sup>7</sup>

The headcount of an enterprise corresponds to the number of annual work units (AWU).

#### Who is included in the headcount?

- The employees of the applicant enterprise,
- persons working for the enterprise being subordinate to it and considered to be employees under national law,
- owner-managers,
- partners engaging in a regular activity in the enterprise and benefiting from financial advantages from the enterprise.

Apprentices or students engaged in vocational training with an apprenticeship or vocational training contract are not taken into account in the headcount.

#### How is the headcount calculated?

One AWU corresponds to one person who worked full-time in the enterprise in question or on its behalf during the entire reference year. The headcount is expressed in AWUs.

The work of persons, who did not work the entire year, or who worked part-time - regardless of its duration - and seasonal work is counted as fractions of AWU.

The duration of maternity or parental leaves is not counted.

<sup>&</sup>lt;sup>6</sup> Seventh Council Directive 83/349/EEC of 13 June 1983, based on Article 54(3)(g) of the Treaty and concerning consolidated accounts (OJ L 193, 18/7/1983, p. 1), as last amended by Directive 2001/65/EC of the European Parliament and of the Council (OJ L 283, 27/10/01, p. 28).

<sup>&</sup>lt;sup>7</sup> Definition, Article 5.

## ANNEX TO THE DECLARATION CALCULATION FOR THE PARTNER OR LINKED TYPE OF ENTREPRISE

#### Annexes to be enclosed if necessary

- Annex A if the applicant enterprise has at least one partner enterprise (and any additional sheets)
- Annex B if the applicant enterprise has at least one linked enterprise (and any additional sheets)

#### **Calculation for the partner or linked type of enterprise**<sup>8</sup> (see explanatory note)

Reference period <sup>9</sup> :			
	Headcount (AWU)	Annual turnover (*)	Balance sheet total (*)
1. Data <sup>9</sup> of the applicant enterprise or consolidated accounts (copy data from box B(1) in annex B <sup>10</sup> )			
2. Proportionally aggregated data <sup>9</sup> of all partner enterprises (if any) (copy data from box A in annex A)			
3. Added up data <sup>9</sup> of all linked enterprises (if any) – if not included by consolidation in line 1 (copy data from box B(2) in annex B)			
Total			
(*) EUR 1 000.	,		

The data entered in the "Total" row of the above table should be entered in the box "Data used to determine the category of enterprise" in the declaration.

<sup>&</sup>lt;sup>8</sup> Definition, Article 6 paragraphs 2 and 3

<sup>&</sup>lt;sup>9</sup> All data must be relating to the last approved accounting period and calculated on an annual basis. In the case of newly-established enterprises whose accounts have not yet been approved, the data to apply shall be derived from a reliable estimate made in the course of the financial year (Definition, Article 4).

<sup>&</sup>lt;sup>10</sup> The data of the enterprise, including the headcount, are determined on the basis of the accounts and other data of the enterprise or, where they exist, the consolidated accounts of the enterprise, or the consolidated accounts in which the enterprise is included through consolidation.

#### **ANNEX A**

#### Partner enterprises

For each enterprise for which a 'partnership sheet' has been completed (one sheet for each partner enterprise of the applicant enterprise and for any partner enterprises of any linked enterprise, of which the data is not yet included in the consolidated accounts of that linked enterprise), the data in the 'partnership box' in question should be entered in the summary table below:

#### **BOX A**

Partner enterprise (name / identification)	Headcount (AWU)	Annual turnover (*)	Balance sheet total (*)
1.			
2.			
3.			
4.			
5.			
6.			
7.			
Total			

(\*) EUR 1 000.

(attach sheets or expand the present table, if necessary)

#### Reminder:

This data is the result of a proportional calculation done on the 'partnership sheet' for each direct or indirect partner enterprise.

The data entered in the "Total" row of the above table should be entered in line 2 (regarding partner enterprises) of the table in the Annex to the declaration.

#### PARTNERSHIP SHEET

		PARTNER	J J		
1.	Precise identification of t	he enterprise			
Nai	me or Business name				
Ado	dress (of registered office)				
	gistration/VAT number <sup>11</sup>				
_		al director(s) <sup>12</sup>			
2.	Raw data regarding that p	partner enterprise			
Re	eference period				
		Headcount (AWU)	Annual turnover (*)	Balance sheet total (*)	
Ra	aw data				
(*	EUR 1 000.				
<b>3.</b> a)					
	declaration (or in the linked enterprise):				
b)	_	olding percentages should I calculation should be give		entered in the previous box. Th	
			-		
		'Partne	rship box'		
	ercentage:	'Partne	rship box'  Annual turnover (*)	Balance sheet total (*)	
Pe	ercentage: oportional results	1		Balance sheet total (*)	
Pe		1		Balance sheet total (*)	

 $<sup>^{\</sup>rm 11}\,{\rm To}$  be determined by the Member State according to its needs

 $<sup>^{\</sup>rm 12}$  Chairman (CEO), Director-General or equivalent.

<sup>&</sup>lt;sup>13</sup> Definition, Article 6 paragraph 3, first sub-paragraph

<sup>&</sup>lt;sup>14</sup> In terms of the share of the capital or voting rights, whichever is higher. To this holding should be added the holding of each linked enterprise in the same enterprise (Definition, Article 3 paragraph 2 first sub-paragraph).

### ANNEX B Linked enterprises

#### DETERMINE THE CASE APPLICABLE TO THE APPLICANT ENTERPRISE:

☐ <b>Case 1</b> : The applicant enterprise accounts of another enterprise. (		accounts or is included by c	onsolidation in the consolidated		
Case 2: The applicant enterport or are not included in the consoli		·	establish consolidated accounts		
<b>Please note:</b> The data of the enter and their other data, consolidate enterprise of that linked enterpri included through consolidation <sup>15</sup>	d if they exist. To them are se, situated immediately t	e aggregated proportionally	the data of any possible partner		
CALCULATION METHODS FOR EA	ACH CASE:				
In case 1: The consolidated acco			B(1) below.		
	Вох	B(1)			
	Headcount (*)	Annual turnover (**)	Balance sheet total (**)		
Total					
(*) Where in the consolidated accounts no headcount data appears, the calculation of it is done by adding the data from the enterprises to which the enterprise in question is linked.  (**) EUR 1 000.					
The data entered in the "Total" declaration.	row of the above table sh	nould be entered in line 1 o	of the table in the Annex to the		
Identification of the enterprises included through consolidation					
Linked enterprise	Address	Registration / VAT	Names and titles of the		
(name / identification)	(of registered office)	number (*)	principal director(s) (**)		
1.					
2.					
3.					
4.					

Total

5.6.7.

 $<sup>^{\</sup>rm 15}$  Definition, Article 6 paragraph 3, second sub-paragraph

- (\*) To be determined by the Member State according to its needs
- (\*\*) Chairman (CEO), Director-General or equivalent.

**Important**: Partner enterprises of such a linked enterprise, which are not yet included through consolidation, are treated like direct partners of the applicant enterprise. Their data and a 'partnership sheet' should therefore be added in Annex A.

**In case 2:** For each linked enterprise (including links via other linked enterprises), complete a "linkage sheet" and simply add together the accounts of all the linked enterprises by filling in Box B(2) below.

#### Box B(2)

Enterprise No.:	Headcount (AWU)	Annual turnover (**)	Balance sheet total (**)
1. (*)			
2. (*)			
3. (*)			
Total			

<sup>(\*)</sup> attach one "linkage sheet" per enterprise

The data entered in the "Total" row of the above table should be entered in line 3 (regarding linked enterprises) of the table in the Annex to the declaration.

<sup>(\*\*)</sup> EUR 1 000.

#### LINKAGE SHEET

(only for linked enterprises not included by consolidation in Box B(1))

1. F	Precise identification of the	enterprise				
Addre Regist	Name or Business name Address (of registered office) Registration/VAT number <sup>16</sup> Names and titles of the principal director(s) <sup>17</sup>					
		uncetor(3)				
2. [	Pata on enterprise					
Refe	rence period					
		Headcount (AWU)	Annual turnover (*)	Balance sheet total (*)		
	Total					
(*) E	JR 1 000.					

These data should be entered in Box B(2) in Annex B.

**Important:** The data of the enterprises, which are linked to the applicant enterprise, are derived from their accounts and their other data, consolidated if they exist. To them are aggregated proportionally the data of any possible partner enterprise of that linked enterprise, situated immediately upstream or downstream from it, unless it has already been included through consolidation<sup>18</sup>.

Such partner enterprises are treated like direct partner enterprises of the applicant enterprise. Their data and a 'partnership sheet' have therefore to be added in Annex A.

<sup>&</sup>lt;sup>16</sup> To be determined by the Member State according to its needs

<sup>&</sup>lt;sup>17</sup> Chairman (CEO), Director-General or equivalent.

<sup>18</sup> If the data of an enterprise are included in the consolidated accounts to a lesser proportion than the one determined under Article 6 paragraph

<sup>2,</sup> the percentage rate according to that article should be applied (Definition, Article 6 paragraph 3, second sub-paragraph).