TARGETED AGRICULTURAL MODERNISATION SCHEME (TAMS)

SHEEP FENCING/MOBILE HANDLING EQUIPMENT SCHEME

TERMS AND CONDITIONS

Introduced by the Minister for Agriculture, Food and the Marine

In Implementation of Council Regulation (EC) No. 1698/2005
and Commission Regulation 65/2011

This Scheme is provided for in the 2007-2013 Rural Development Programme of Ireland
The European Agricultural Fund for Rural Development: Europe investing in rural areas

Revised 1st October 2013

All Department structural specifications and notices relevant to OFI Schemes can be accessed on the Department of Agriculture, Food and the Marine website at www.agriculture.ie under the heading “Farm Buildings”
1. General


(ii) The objective of the Scheme is to provide an incentive to farmers to remain in the sector and to maintain their existing sheep numbers/halt further decline in ewe numbers. This will be achieved by assisting sheep farmers in reducing their labour input with support for sheep fencing and mobile handling facilities. This Scheme will be targeted at sheep farmers with active breeding flocks. Grant-aid will not be available under this Scheme in respect of any unit of work grant-aided under the National Development Plan 2000-2006 or under any other scheme provided for under the 2007-2013 Rural Development Programme eg. REPS, AEOS, Forestry.

(iii) The Scheme will operate in all areas of the State.

(iv) The Scheme will be operated by the Department of Agriculture, Food and the Marine.

(v) The Scheme will come into operation as and from 1st October 2013 and will be closed for valid applications on 31 December 2013. Applications received during periods to be determined by the Minister will be assessed in accordance with the criteria laid down in paragraph 4. Where a valid application does not receive approval in the course of the first assessment which is carried out by the Minister after the receipt of the valid application, the application will be carried forward to any subsequent assessment(s), unless withdrawn by applicant.

(vi) Aid will not be given for works commenced or equipment purchased before written approval has been conveyed to a farmer.

(vii) Where planning permission is required, the Department will not accept an application as valid unless documentary evidence of a grant of full planning permission for the proposed works issued by the relevant Local Authority accompanies the application. Notification of a decision to grant planning permission will not be sufficient for this purpose. This sub-paragraph shall not, however, apply in the case of an application for grant-aid involving mobile equipment only.

(viii) Grant-aid will not be paid in respect of new equipment unless ownership thereof has been transferred to the applicant prior to payment of the grant.

(ix) Grant-aid will not be paid for (a) second-hand materials or equipment, or (b) work carried out by contractors who do not comply with the tax clearance requirements laid down in paragraph 24 of the Scheme.

(x) Applications for aid should be sent to SHS Section, Department of Agriculture, Food and the Marine, On-Farm Investment Schemes Division, Johnstown Castle Estate, Co. Wexford. Applications will not be accepted unless accompanied by the SHS Checklist and all necessary documentation listed on it. All fully completed applications will be acknowledged by the Department. If an applicant does not receive an acknowledgment within 2 weeks, he/she should contact Wexford. The Department strongly recommends that applications for grant-aid be sent to the Department by registered post or other form of tracked mailing system. Where application forms or any other correspondence pertaining to this Scheme are sent by applicants or their agricultural advisors/agricultural consultants/agricultural engineers to the Department by ordinary post, it shall be entirely at the applicant’s own risk. Certificates of posting will not be accepted as proof of posting in such cases. Where application forms are delivered by hand to the Department, a Departmental receipt must be obtained for the application concerned at the time of delivery. This receipt is the only document that will be accepted as proof of lodgement of an application form by hand.

(xi) All payments under the Scheme will only be made by electronic fund transfer to bank/building society/credit union accounts held within the State. Applicants will, therefore, be obliged to provide relevant bank/building society/credit union details to ensure that all payments under the Scheme can be made by such means by the Department.

(xii) An application will not be accepted or approval may be withdrawn if, in the opinion of the Minister or his officials, it is established that an applicant artificially created the conditions required to obtain grant aid with a view to obtaining an advantage contrary to the objectives of the Scheme.
2. **Definitions**

For the purpose of this Scheme:

“agricultural advisor/agricultural consultant/agricultural engineer” means a person holding a primary degree or higher qualification in agricultural science or agricultural engineering. Where an agricultural advisor/agricultural consultant/agricultural engineer intends to avail of the Scheme, the application shall be completed by an independent agricultural advisor/agricultural consultant/agricultural engineer and not by the applicant;

“approved” means approved by a designated officer of the Department;

“body corporate” means a separate legal entity with a Certificate of Incorporation and a Memorandum and Articles of Association;

“business associate/partner” means, in respect of an agricultural advisor/agricultural consultant/agricultural engineer a director of the same company or a person working for the same organisation in the same location as the said agricultural advisor/agricultural consultant/agricultural engineer;

“the Department” means the Department of Agriculture, Food and the Marine;

“ewe” means a female sheep aged over 12 months;

“family member” means spouse, parent, brother, sister, son, daughter, grandchild or favourite nephew/niece;

“farm partnership” means a formal written agreement between two or more persons to farm together and to share the profit or loss generated each year;

“farmer” means a person, a group of persons, a partnership or a body corporate who is engaged in farming and who is registered under the Bovine Tuberculosis Eradication Scheme or a holder of another Department identifier and who has a Personal Public Service Number(s) or Company Incorporation Number;

“farming” includes dairy farming, livestock production (including deer, goats, pig and poultry production), the training of horses and the rearing of bloodstock, the cultivation of grass and tillage crops, including horticultural crops whether under protected cropping conditions or in the open;

“holding” means the total area of land whether in one or more parcels including buildings thereon, occupied by a farmer, whether owned, taken on lease, rented or otherwise held for the purpose of farming;

“lease” means a demise for a term of years absolute in possession. The lease must have 5 years to run from the date of issue of the letter of approval to commence works and must be stamped by the Revenue Commissioners except in the case of a lease to a spouse. Where a lease expires within five years of the date of issue of such letter of approval, such approval shall not issue until written evidence of an extension of the lease concerned is lodged with the Department;

“less favoured area” means any land designated as eligible for the Area Based Compensatory Allowance Scheme. A full list of townlands is available on the Department’s website (www.agriculture.ie)

“the Minister” means the Minister for Agriculture, Food and the Marine;

“owned lands” means lands held in one of the following categories:

- registered as sole owner, tenant-in-common or joint owner on the Property Registration Authority folio or on the deed of conveyance/indenture memorialised in the Property Registration Authority,

- a deed of transfer/deed of assent waiting registration in Property Registration Authority with accompanying dealing number,

- a beneficial occupier who, being a family member of the registered owner, is in possession and undisputed occupation of a holding and in receipt of rents and profits for at least 5 years;
“Teagasc Production Partnership” means a partnership registered with Teagasc with a valid Certificate of Registration at the time of application;

“valid application” means a fully completed application including all required documentation.

3. Eligible Persons

The Scheme is open to farmers who:

(i) own or have leasehold title to the site on which it is proposed to carry out the development (subject to note below);

(ii) have a minimum of 5 hectares which have been declared under the Single Farm Payment Scheme/Area Aid/Integrated Administration and Control System in the year of application or preceding year;

(iii) agree to provide relevant bank/building society/credit union details to ensure that all payments made by the Department are paid by means of electronic fund transfer;

(iv) have between 50 and 1,500 ewes at the time of application. In the case of Teagasc Production Partnerships, however, the maximum of 1,500 ewes shall be multiplied by the number of partners in the Teagasc Production Partnership, up to a maximum of 3 partners; and

(v) meet the requirements as to reliability with reference to any previous EU co-financed operations undertaken since 2000 within the meaning of Article 24 (2) (e) of Commission Regulation (EC) 65/2011.

Note to condition (i): In the case of groups of persons, a partnership or a body corporate, the group of persons, partnership or body corporate must have either full ownership, joint ownership or leasehold title to the site of the proposed development, i.e. if the application is in the name of a company, and one of the company owners/directors owns the site, there must still be a valid lease between the company and the site owner.

It is not sufficient for one of the persons, partners or corporate body owners/directors to have the relevant title.

Important Note: In the case of applications from joint applicants (including a joint application from a natural person and a body corporate), groups of persons, or partners in a partnership (other than a Teagasc Production Partnership), an applicant must either (i) have full ownership, joint ownership or leasehold title to the site of the proposed development, or (ii) be registered under the Bovine Tuberculosis Eradication Scheme as a herd owner or herd keeper or be a holder of another Department identifier, in order to be considered an eligible applicant under the Scheme.

If following the issuing of approval under the scheme, there is a change in the control of the holding i.e. change from a natural person to a body corporate or from natural person to natural person, approval for this change must be requested in writing from the Department. Grant-aid will not be paid to the new owner until the change in ownership has been approved.

4. Assessment of Applications for Aid

Applications for aid will be assessed in accordance with the following criteria in order of priority:

- Size of breeding flock with priority given to farmers as per the marking sheet mentioned below;
- The proposed cost of the project by the applicant as set out in paragraph 7 of the application form. For this purpose applicants will be given preference where the proposed costs are lower than the Department’s Reference Costs;
- Age of applicant (priority will be afforded to farmers who are between their 18th and 35th birthday on the date of application);
- Participant in a Sheep Ireland sheep breed improvement programme, at time of application;
- Priority to applicants where any part of the holding that is owned or leased is in a less favoured area.

Copies of the most up-to-date marking sheet used by the Department for this purpose are available on request from On-Farm Investment Schemes Division, Department of Agriculture, Food and the Marine, Johnstown Castle Estate, Co Wexford and are also available on the Department’s website under the heading “Farm Buildings”.
Financial Aids Payable under the Scheme

The maximum amount of investment eligible for grant-aid under the Scheme is €25,000 per holding. However, any approvals issued or grant-aid paid under previous versions of the TAMS Sheep Fencing/Mobile Handling Equipment Scheme shall be taken into account for this purpose, i.e. no holding shall be entitled to have taken into account for grant-aid purposes under all versions of the TAMS Sheep Fencing/Mobile Handling Equipment Scheme any level of investment which is greater than €25,000.

Grant-aid per investment item will be calculated on the basis of the lowest of the following amounts:

(i) The Department’s Reference Costings applicable at the date of approval,
(ii) The total of the invoices marked ‘paid’, net of VAT, together with costs of own contributions in terms of labour and machinery, deemed to be eligible by the Department, and
(iii) The cost of the project proposed by the applicant indicated on their application form.

Where there are no Reference Costings applicable, grant-aid will be calculated on the basis of the lesser of (ii) and (iii) above.

Where applicable, the Reference Costings will be increased by 33% in respect of investments carried out on the off-shore islands.

Fencing in Mountainous Sites may be eligible for a 50% increase in Reference Costings, subject to approval by the Department. The fence type is restricted to sheep mesh with 2 strands barbed wire or sheep mesh with 1 strands barbed wire. The applicant must specifically apply on the application form for the type of fence, detailing the length of fencing etc. If, following Department inspection of the site, part or the entire fence is not deemed eligible for the higher Reference Costings, only the length of fence deemed eligible will receive approval at the higher Reference Costings, with the remaining approved at the standard Reference Costing (in both cases, or at the proposed cost, whichever is the lower).

To be eligible as a Mountainous Site, the following criterion has to be met: The fence line/site for the proposed fence are inaccessible to a tractor or equivalent due to a combination of elevation, slope and unevenness of the terrain. The fence line is not accessible by a roadway or track way. The vegetation typically comprises of a mix of heathers, bracken, sedges and grasses. The movement of fencing material on to and along the fence line is only possible by means of a track machine, an all terrain vehicle (ATV), man power or animal power. Only the length of fencing that is inaccessible to tractor or equivalent will be eligible for appropriate ‘mountain fence rate’

Grant-aid will only be paid on approved and eligible expenditure. If the monetary amount of claim submitted by the applicant exceeds the amount eligible for grant-aid by more than 3%, then a monetary penalty of the difference between the two amounts shall be deducted from the amount eligible for grant-aid.

The rate of grant-aid payable under the Scheme as a percentage of approved Reference Costings*/receipts/costs proposed by the applicant, is as follows –

<table>
<thead>
<tr>
<th>Type of Investment</th>
<th>Grant Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mobile specialised sheep spraying equipment</td>
<td>40%</td>
</tr>
<tr>
<td>Mobile weighing facilities</td>
<td></td>
</tr>
<tr>
<td>Mobile rollover crates</td>
<td></td>
</tr>
<tr>
<td>Mobile “batch” footbaths</td>
<td></td>
</tr>
<tr>
<td>Portable Sheep Handling Race with wheels (including footbath)</td>
<td>1,2</td>
</tr>
<tr>
<td>Portable basic Sheep Handling Race</td>
<td>1,2</td>
</tr>
<tr>
<td>Mobile penning up to a maximum of 75 metres (in combination with a sheep handling race)</td>
<td></td>
</tr>
<tr>
<td>Mobile ad-lib meal feeder (creep feeders)</td>
<td>3</td>
</tr>
<tr>
<td>Mobile Fodder Feeder (round or rectangular)</td>
<td></td>
</tr>
<tr>
<td>Mobile Hay Rack</td>
<td></td>
</tr>
<tr>
<td>Mobile Adoption unit front</td>
<td></td>
</tr>
<tr>
<td>Mobile Adoption unit front with penning</td>
<td></td>
</tr>
<tr>
<td>PDA EID tag reader and management software package</td>
<td></td>
</tr>
<tr>
<td>EID tag reader and software</td>
<td></td>
</tr>
<tr>
<td>Gateway</td>
<td>4</td>
</tr>
<tr>
<td>Fencing</td>
<td>5</td>
</tr>
</tbody>
</table>
Mobile penning (up to a max of 75m) can only be granted aid if it is included as part of an application that also includes a mobile handling race or if the applicant has received approval for a handling race as part of an earlier application.

Portable Sheep Handling Race does not include associated mobile penning (e.g. forcing gate /penning etc.)

Mobile penning must be listed separately on the application form.

Mobile ad-lib meal feeder (creep feeders) – payment is based on the total combined length of the feeding area.

Gateway – Gateway must be part of a sheep fence listed on the same application. Minimum width of 3.6 meters. Includes gate(s), gate post(s) and gate hanger(s) etc.

Fencing in a mountain area is eligible for the higher Reference Costings subject to prevision of this paragraph. Mobile handling units comprising of integrated handling/weighing/rollover crate should be treated as separate investment items and listed individually.

Please see Specifications S148 Minimum Specifications for Farm Fencing and S136a - Accepted mobile sheep handling facilities for more details.

The maximum grant payable under the Scheme is €10,000 per holding. However, any approvals issued or grant-aid paid under previous versions of the TAMS Sheep Fencing/Mobile Handling Equipment scheme shall be taken into account for this purpose, i.e. no holding shall be entitled to receive grant-aid of an amount greater than €10,000 under all versions of the TAMS Sheep Fencing/Mobile Handling Equipment Scheme.

The minimum amount of investment, which is eligible for approval under this Scheme, is €800 per application. Where it is proposed to carry out the investments on leased lands, Form SHS 2 must be completed.

The applicant must give a written undertaking that he/she has not sought or received, directly or indirectly, other national or EU funding for investments and/or actions qualifying for aid under this Scheme.

*Reference Costings and specifications are available on the Department’s website (www.agriculture.ie).

6. **Requirement for Receipts in respect of Work Carried Out by Persons other than the Applicant**

Receipts for approved works and purchases must be provided before the final inspection by the Department’s Officer and must be accompanied by completed Form SHS 20. Items invoiced, delivered or purchased or payments made before the date of approval are not eligible for grant-aid. If it is indicated that work commenced prior to the issue of written approval, grant-aid will not be paid as per paragraph 1 (vi) above.

All receipts must be original, must be on headed paper and must at least include the name, address and VAT number of the supplier/contractor (if registered). In addition, the receipt must indicate-

(a) The name and address of the applicant,
(b) The invoice number and date, where applicable,
(c) The details of purchase in an itemised form specifically referencing serial number, where applicable,
(d) Actual cost of each item excluding VAT,
(e) The total VAT paid,
(f) The amount of discount, if any.

Alternatively, an original invoice which is (i) marked paid and signed and dated by an employee/agent of the supplier/contractor, and (ii) contains the details set out at (a)-(f) above, is also acceptable.

Where the invoice/receipt is not denominated in Euro, evidence of the exchange rate used for the purposes of payment must also be provided.

The receipts/invoices submitted must be in the name of the applicant, or in the case of partnerships a) the partnership name or b) at least one individual in the partnership. If a partnership is formed after the lodgement of an application, receipts/invoices must be in the original applicant’s name.

Receipts/invoices will only be returned by the Department to an applicant after payment has issued to him/her in respect of the work concerned or until all queries relating thereto have been resolved to the satisfaction of the Department.
Where receipts are required in respect of eligible investments, such receipts must show the serial number(s) of the equipment concerned.

The Department reserves the right to request alternative evidence with regard to any invoice/receipt submitted with a payment claim.

The receipts/invoices submitted must only include items relevant to the works that received approval. If the monetary amount of claim submitted by the applicant exceeds the amount eligible for grant-aid by more than 3%, then a monetary penalty of the difference between the two amounts shall be deducted from the amount eligible for grant-aid.

7. Work Carried Out or Machinery Supplied by Applicant or Family Member

Where some or all of the works are carried out by the applicant or a family member, the hours worked and the date(s) on which they were worked must be set out on Form SHS 20. Where own machinery is used, the hours worked and the date(s) on which they were worked must be similarly shown on Form SHS 20 together with the hourly rate charged. In all cases, the work must be carried out in full compliance with the Department’s technical specifications in order to be eligible for grant-aid. Payment shall only be made by the Department where the hours claimed and rates charged are deemed appropriate and within Department guidelines*.

* Guidelines are available on the Department’s website (www.agriculture.ie)

8. Completion of Works & Claim for Payment

All works must be completed and a valid claim for payment received by the Department no later than 31st August 2015 or by a date specified on the letter of approval. An applicant must indicate the quantity/dimension of the completed investment(s) on the payment claim form (SHS 20). Payment will be based on the lesser of the quantity/dimension claimed on the payment claim (SHS 20), found at inspection or detailed on receipts/invoices.

Materials used in the construction of developments must, where specified, be accompanied by relevant quality certificates. All quality certificates, tax clearance certificates and other relevant documentation must be lodged with the payment claim form (SHS 20). A payment claim will be rejected or reduced if required documentation is not lodged within the specified time frame.

9. Sheep Production

In order to assess eligibility and selection, applicants must indicate on the application form the number of ewes, rams and hoggets, which are present on the holding on the date the application is signed by the applicant.

10. Planning Permission

Planning permission or a declaration of exemption from the relevant local authority is required for any proposed sheep fencing (whether new or replacement) in a Special Area of Conservation, a National Heritage Area, a Special Protection Area or a Natura 2000 habitat. Planning permission or a declaration of exemption from the relevant local authority is also required where fencing is proposed for any upland or seaside area that has not been previously fenced or enclosed.

Where any changes are made to the proposals covered by planning permission or a declaration of exemption from the relevant local authority, then revised planning permission shall be obtained before grant-aid may be paid. Grant of full and final planning permission or a declaration of exemption from the relevant local authority, including conditions, must be submitted with the completed application form.

Approval for any proposed changes must be requested, in writing, from the Department before the modifications are made. The modifications shall not be made until written approval is received from the Department. Where modifications are made without prior approval, then a penalty of 25% shall apply in accordance with paragraph 18.
11. Submission of Drawings with Application

(a) Where planning permission has been obtained, a full set of those drawings on which permission was obtained shall be submitted with the application for grant-aid, and signed by the agricultural advisor/agricultural consultant/agricultural engineer to be as such. Alternatively a full set of such drawings stamped by the Local Authority will be accepted.

(b) For sheep fencing, a farm field layout plan to a scale not greater than 1:5,000 or Single Farm Payment Application Map, together with LPIS numbers identifying the parcels where it is proposed that fencing will take place and showing the location of all proposed fencing and gateways shall accompany the application. Where more than one type of fencing is applied for, or if it is a mountainous site, the type of fencing and fencing length (for each type of fencing) must also be indicated on the plan/map.

12. Maximum tolerances in the dimensions of completed investments

Sheep fencing must be constructed according to Department specifications and be sited as shown on the plans presented with the application. However, if for reasons of safety, or for difficulties of erection, it is necessary to re-route the fence, this may be done without further consultation if the completed fence is offset in any direction by not more than five metres. If the new site is offset by more than five metres than approved, this must be cleared in writing with the Local Office of the Department before construction commences. A 25% penalty shall be applied if the above tolerance exceeded without prior written consent of the Department in accordance with paragraph 18. The tolerance will be applied to the approved dimensions or approved revised dimensions.

Mobile penning (up to a maximum of 75 metres) with mobile sheep handling races may be claimed up to the maximum dimension set down in the approval.

In all cases, the maximum grant-aid payable will be based on the lower of the approved or built/purchased length of fencing/penning. A penalty shall be applied if an applicant claims that the length of fencing built or penning purchased is greater than the length found at inspection, subject to a 3% tolerance.

Amendments to approvals to withdraw a specific item or all investment items is allowed. An increase to investment quantities or dimension is not permissible.

Note: Nothing in this Paragraph shall:

(i) absolve the applicant/agricultural advisor/agricultural consultant/agricultural engineer from the responsibility to obtain revised planning permission where this is relevant.

(ii) permit the maximum level of investment eligible for grant-aid set out in the letter of approval for the fencing/penning concerned to be exceeded.

13. Justification for Granting Aid

Aid for investment will at all times be subject to the condition that, in the opinion of the Minister, the investment is justified.

14. Usage of Facilities/Equipment

The applicant shall be required to use the facilities/equipment for the purpose for which grant-aided for a minimum of 5 years after the date of issue of the letter of approval to commence works. Failure to do so will result in all of the grant-aid being recouped.

15. Appeals to the Agriculture Appeals Office

Where a decision rejecting or otherwise affecting an applicant’s entitlement under the Scheme is taken, the applicant has, by virtue of the Agriculture Appeals Act, 2001, the right to appeal that decision to the Agriculture Appeals Office. The appeal must be made, in writing, within three months of the date of the decision. The appeal must include the facts
and contentions upon which the applicant intends to rely together with such documentary evidence that the applicant wishes to submit in support of his/her appeal.

16. **Compliance Inspection**

The Department reserves the right to carry out inspections at any time on approved works. Where it is found that works are not being carried out in accordance with the Department’s specifications, disallowance of grant-aid of up to 100% will apply in accordance with paragraph 18 below.

17. **Commencement of Work**

Applicants should inform the Department prior to commencement of work, by returning a completed Card A to the relevant local AES office which issued the approval. Card A will be issued along with the approval documentation. Card A should be submitted at the latest with the payment claim.

18. **Penalties**

The following penalties will apply for non-compliance with the terms and conditions of the Scheme:

<table>
<thead>
<tr>
<th>Offence</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>False or misleading information in application form, payment claim and/or accompanying documentation</td>
<td>No aid payable or 100% recoupment of grant-aid paid.</td>
</tr>
<tr>
<td>The use of facilities/equipment for purposes other than those intended for a period of 5 years after date of letter of approval</td>
<td>100% recoupment of grant-aid paid.</td>
</tr>
<tr>
<td>Alterations to approved investments without the Department’s prior approval</td>
<td>25% reduction in grant-aid if the tolerances given in paragraph 12 are exceeded.</td>
</tr>
<tr>
<td>Over-claim of fencing or penning lengths by more than 3%</td>
<td>Subtraction of over-claimed length from length found at inspection to determine length for payment</td>
</tr>
<tr>
<td>Over-claim of eligible expenditure by more than 3%</td>
<td>Subtraction of over-claim from eligible amount payable</td>
</tr>
<tr>
<td>Structures not in accordance with Department’s Specifications (where the deficiency cannot be remedied)</td>
<td></td>
</tr>
<tr>
<td>1. Deficiencies that affect expected life of works</td>
<td>100% of grant-aid payable</td>
</tr>
<tr>
<td>2. Deficiencies that do not affect expected life of works.</td>
<td>10% of grant-aid payable</td>
</tr>
<tr>
<td>Structures not in accordance with Department’s Specifications (where deficiency is not remedied by second inspection but has been subsequently remedied)</td>
<td>10% reduction in grant-aid</td>
</tr>
</tbody>
</table>

If the monetary amount of claim submitted by the applicant exceeds the amount eligible for grant-aid by more than 3%, then a monetary penalty of the difference between the two amounts shall be deducted from the amount eligible for grant-aid (see Article 30 of Commission Regulation (EC) 65/2011). The inclusion of ineligible items in the invoices marked ‘paid’/receipts will therefore result in the imposition of this penalty. For this purpose, an ineligible item is regarded as any item which is not included in the letter of approval issued by the Department.

Where monetary penalties are not paid within the period specified, the Department will take whatever action is necessary for their recovery.

In cases where penalties are applied, participants will have 21 working days from the date of formal notification of the penalty by the Agricultural Environment and Structures (AES) Division to request a review of that decision,
setting out in writing the grounds on which they are requesting a review. The applicant will be notified of the outcome of the review in writing.

Where an applicant is found to have intentionally made a false declaration in respect of any application for grant-aid under this Scheme, including in regard to any payment claim or any accompanying documentation relating thereto, the applicant shall be excluded from receiving support under the same measure during the calendar year in question and the following calendar year. For this purpose, “measure” has the meaning ascribed to it by Council Regulation (EC) 1698/2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD)

19. **Force Majeure or Exceptional Circumstances**

The following categories of force majeure or exceptional circumstances may, in particular, be recognised by the Department so that the partial or full reimbursement of aid received by the beneficiary may not be required:-

- Death of the beneficiary;
- Long-term professional incapacity of the beneficiary;
- Expropriation of a large part of the holding if that could not have been anticipated at the time of application to enter the Scheme;
- A severe natural disaster seriously affecting land on the holding;
- The accidental destruction of livestock or buildings on the holding;
- An epizootic disease affecting all or part of the beneficiary’s livestock.

Cases of force majeure or exceptional circumstances shall be notified in writing by the beneficiary or his/her agricultural advisor/agricultural consultant/agricultural engineer, together with relevant evidence, to the relevant local AES office of the Department within 10 working days from the date on which the beneficiary, or his/her agricultural advisor/agricultural consultant/agricultural engineer, is in a position to do so.

20. **Withdrawal of Approval**

The approval of aid may be withdrawn if the applicant fails to abide by the terms of the Scheme or in the event of any material change in the circumstances of the applicant or of the farm business or in any other respect, which would be in conflict with the terms or the condition of the Scheme. In such event-

(i) All or such portion of aid given or to be given, shall be reimbursed or withheld; and

(ii) No grant-aid will be payable in respect of any works completed to date.

If work has not been completed within the approved timescale, the approval will be automatically withdrawn.

21. **Procedures**

The Minister shall lay down the procedures to be followed in the operation of this Scheme and reserves the right to alter these procedures (including the marking sheet used for the purposes of assessment of applications) from time to time.

22. **Environmental Impact of Proposed Works**

Where the carrying out of works is liable to cause any pollution of water sources or to damage the environment in any way, the applicant must take all reasonable steps to prevent this happening. Grant-aid will not be paid where proposed works cause damage to a structure or area of historical or archaeological importance.

23. **Particular Responsibilities of Applicant**

(i) **Soundness of Construction or Adequacy for its Purpose of Investments**
The approval or payment of aid under the Scheme does not imply the acceptance by the Department of any responsibility as regards the soundness of construction or adequacy for its purposes of any investment that is the subject of such approval or payment. Neither does approval or payment of aid under the Scheme represent a guarantee by the Department of the quality or suitability for its purposes of any product used in the investment.

(ii) Legal Provisions, Consents, etc.

All works shall be carried out in accordance with the provisions of all relevant statutes, regulations and Bye-laws, and the onus of obtaining all consents, permissions, etc. including consent to entry on or interference with land, other property or right of any other person or persons rests with the applicant.

(iii) Health and Safety

Certain construction dangers may be encountered in the course of completion of investment works under this Scheme. Neither the Minister nor any official of the Department will be in any way liable for any damage, loss or injury to persons, animals or property in the event of any occurrence relating to the development and the applicant shall fully indemnify the Minister or any official of the Department in relation to any such damage, loss or injury howsoever occurring during the development works.

If the work is being undertaken by a contractor, the farmer should ensure that any contractor or sub-contractor understands the risks involved in the development and is prepared to guard against them and further that the contractor or sub-contractor has adequate employers and public liability insurance cover in place in the event of any injury, loss, damage or other mishap occurring. A farmer should obtain a suitable written indemnity from any contractor or sub-contractor in relation to any damage or injury or other loss that might occur during the development works and in this regard seek professional insurance advice from an insurance broker or insurance company.

Applicants are advised of the need to acquaint themselves with the provisions of the Safety, Health and Welfare at Work Act 2005 and the regulations made thereunder. A general guide to this Act, prepared by the Health and Safety Authority, is included in the Annex below. Copies of the AF 1 form referred to in that Annex are available from the Health and Safety Authority or from the Department’s website under “Farm Buildings”.

24. Contractor’s Tax Clearance Requirement

In conformity with the general practice of the Government, the payment of financial aid as provided for in this Scheme is subject to the condition that, where an applicant employs a contractor to carry out some or all of the investment included in this Scheme, such contractor must have a current tax clearance certificate from the Office of the Revenue Commissioners where the total receipts from that contractor exceed €650.

Evidence of tax compliance must be submitted at the time of lodgement of the completed Form SHS 20, which must be completed in full, i.e. including the declaration in regard to contractors used. Evidence must be provided of tax compliance on a date which shall not precede the date of issue of Department approval to proceed with the investment works concerned. Where such evidence is not provided, the work carried out by the contractor shall be ineligible for grant-aid.

25. Tax Clearance of Applicant

Evidence that an applicant’s tax affairs are in order before payment of an approved grant will be required. In the case of grant payments of less than €10,000, applicants will be required to indicate the tax district dealing with their tax affairs and also to declare that to the best of their knowledge that their tax affairs are in order. For grant payments of €10,000 or more, applicants will be required to furnish a valid Tax Clearance Certificate from the Revenue Commissioners before payment of grant-aid is made.

26. Right of Entry

The Department reserves the right to arrange for the inspection at all reasonable times of any land, premises, plant, equipment, livestock and records of participants or applicants for participation in this Scheme. Refusal to allow right of entry will result in withholding or recovery of grant-aid.
27. **Recovery of Interest in Respect of Undue Payments**

Where the Minister is required to recover a payment under the Scheme which has been unduly made, interest shall be due on such recoveries in accordance with the provisions of the European Communities (Recovery of Undue Amounts) Regulations 2003 (S.I. No. 463 of 2003), as amended.

28. **Documents to be furnished with application under the Scheme**

1. Application Form
2. In respect of proposed sheep fencing -
   (i) Grant of full and final planning permission including conditions, or a letter of Exemption, where applicable
   (ii) Farm/Field Layout Plan (not greater than 1: 5,000 Scale) or Single Farm Payment Application Map, together with LPIS numbers identifying the parcels where it is proposed that fencing / gateway(s) will take place and showing the location and length of all proposed fencing and gateway(s). The type of fencing shall also be indicated on the plan/map
   (iii) Copies of the drawings on which planning permission was obtained - see paragraph 11 (a) where applicable.
3. Where development is taking place on leased land, Form SHS 2 and a copy of the lease, including map(s).
4. In the case of an application by a company, a copy of the articles of association.

29. **Procedure for Application for Aid**

Applications for aid should be made to the SHS Section, On-Farm Investment Schemes Division, Department of Agriculture, Food and the Marine, Johnstown Castle Estate, Co. Wexford accompanied by the checklist and the documentation set out at paragraph 28 above. Applications not fully completed and accompanied by all documentation will be returned to applicants. The applicant will be requested to rectify the deficiencies outlined and if this is done satisfactorily within 21 working days of that request, the application will be reinstated and processing will recommence. The closing date for receipt of valid applications shall be 31 December 2013. In accordance with paragraph 1(vii) above, applications which do not have documentary evidence of the grant of full planning permission from the relevant local authority by this date, where such is required, shall be ineligible for grant-aid.

Applications which are deemed ineligible will be rejected and returned to applicants.

**Note:**

The application form must be signed by all parties in the following cases:
- where the herd number/other Department identifier is registered in joint names,
- in the case of partnerships.

In the case of a body corporate, the company secretary or a director must sign the application form and a copy of the articles of association of the company concerned must accompany the application form.

30. **Funding Limit on Scheme**

The funding for the Scheme is limited and all applications are subject to the operation of selection criteria. The financial allocation to the Scheme, including previous versions thereof, shall not exceed €8 million.
31. **Review of Terms and Conditions and Grant-Aid**

The Minister reserves the right to alter the terms and conditions of the Scheme and/or alter the grant-aid at any time.

32. **Responsibility of Agricultural Advisor/Agricultural Consultant/Agricultural Engineer**

The applicant and his/her agricultural advisor/agricultural consultant/agricultural engineer must complete the checklist certifying that all the required documentation has been included and conforms to the requirements of the Scheme. It is the responsibility of the agricultural advisor/agricultural consultant/agricultural engineer to ensure the accuracy of the documentation validated by him/her in relation to the application. The Department shall not accept any responsibility for errors or omissions contained therein. Accordingly, intending participants should only engage the services of appropriately indemnified/insured individuals or companies. Agricultural advisors/agricultural consultants/agricultural engineers may be requested to submit evidence of a primary degree or higher qualification in agricultural science or agricultural engineering. Failure to submit such evidence, when requested, will invalidate all applications signed-off by the agricultural advisor/agricultural consultant/agricultural engineer.

33. **Investments Eligible for Grant-Aid**

All investments under the Scheme shall be constructed or supplied in full compliance with the relevant Minimum Specification(s) issued at the date of approval by the Department.

34. **Conditions in Regard to Investments**

(i) **Limitation of Investments to Farming Activities Only**

Investments shall relate only to the farming activities carried out or which, in the opinion of the Department, are reasonably likely to be carried out on the holding in question.

(ii) **Certification of Materials Used in the Construction of Developments**

Relevant Certificates must, where specified, accompany materials used in the construction of investments.

(iii) **Identification of equipment**

All equipment (including penning) referred to in paragraph 5 above, (except for gates, mobile ad-lib meal feeders, mobile fodder feeders and mobile hay rack) must bear permanent, indelible and unique serial number(s) in order to be eligible for grant-aid under the Scheme. The use of permanent markers, etc. shall not be acceptable for this purpose. All individual components must be similarly identified. All relevant serial numbers must be shown on the invoice/receipt submitted to the Department.

35. **Information and Data Protection**

The Minister may from time to time disclose information relating to participants in the Scheme to other Government Departments, agencies, public authorities and/or bodies for the purpose of implementing national and European legislation.

All applicants under the Scheme should note that they are bound by the provisions of Article 58(3) of, and paragraph 2.1 of Annex VI to, Commission Regulation No. 1974/2006, which provides, inter alia, for the publication of a list of Scheme beneficiaries and the amount of public contributions allocated.
This guidance explains in practical terms what you must do if you are a Client commissioning construction work in order to fulfill your legal duties.

1. **What is a Client?**

A 'Client' is any person engaged in trade, business or other undertaking who commissions or procures the carrying out of a construction project for the purpose of such trade, business or undertaking. A **Project** includes the preparation design, planning and the construction activities. ‘**Construction**’ is broadly defined and includes; maintenance, repair, redecoration, fitting out, alteration, structural cleaning as well as civil engineering and engineering construction work.

2. **Am I a Client?**

You are a Client if you

- Are a pub owner and carry out repair or maintenance work to your premises
- Build a cattle shed or a milking parlour
- Build a house for sale, letting or guest keeping
- Extend on to your private dwelling for the purposes of carrying out business trade or other undertaking
- Extend a supermarket or
- Commission, decommission, dismantle or repair building services (mechanical, electrical etc) which are normally fixed to a structure.

You are not considered to be a Client if you

- Build or extend your private dwelling for family use only.

**What Regulations apply to me?**

You as a Client have duties under the Safety Health and Welfare at Work Construction Regulations 2006 which apply to most construction projects. They apply whether you are doing the work yourself or having somebody do it for you. They apply to small and large projects. Where the project is for the purpose of trade, business or other undertaking, the Client duties apply.

3. **What must I do as a Client?**

1. Appoint, in writing, a competent Project Supervisor for the Design Process (PSDP) before design work starts
2. Appoint, in writing, a competent Project Supervisor for the Construction Stage (PSCS) before construction begins
3. Be satisfied that each designer and contractor appointed has adequate training, knowledge,
4. Experience and resources for the work to be performed
5. Co-operate with the Project Supervisor and supply necessary information
6. Retain and make available the Safety File for the completed structure
7. Provide a copy of the safety and health plan prepared by the PSDP to every person tendering for the project
8. Notify the Authority of the appointment of the PSDP where construction is likely to take more than 500 person days or 30 working days (see form AF1)
9. Allow a reasonable amount of time for project completion

4. When must I appoint Project Supervisors?

You must appoint in writing a competent Project Supervisors for the Design Process (PSDP) before design work starts and a competent Project Supervisor for the Construction Stage (PSCS) before construction work starts, in order to co-ordinate the design and construction. They must acknowledge in writing that they accept the appointment. There can only be one PSCS for one project at a given time.

You do not have to appoint Project Supervisors if the work is routine maintenance work such as cleaning, decorating and repair and

- there is only one contractor involved;
- the project does not last longer than 30 days or 500 person days:
- the work does not involve a particular risk e.g. Working in deep trenches and excavations, falling from a height where there is an aggravated risk of injury, use of chemical or biological substances, including work involving asbestos, work with ionizing radiation (usually x-ray examination of structural joints etc.), work near high voltage power lines, work over or near water, work in confined, unventilated spaces, work carried out by drivers using an air supply system, work in a compressed air atmosphere, work involving the assembly or dismantling of heavy prefabricated components.

5. Who can act as a project Supervisor and how do I know if they are Competent?

When making the appointments of Project Supervisors, you must satisfy yourself that those appointed are competent to carry out the duties under the Regulations.

You as a Client will need to make reasonable enquires to check that the person or company to be appointed as the PSDP or PSCS is able to fulfil the responsibilities of the position. A designer or a contactor may be appointed so long as they are competent. The extent of these enquiries will depend on the scale, complexity, the hazards of the project and any particular risks and may include, but not limited to, enquiring about the following:

- Membership of professional bodies;
- Knowledge of design and construction, particularly in relation to the nature of the project;
- Safety and Health qualifications, training (e.g. degree, diploma, certificate, continual professional development);
- Safety and Health experience on similar projects. (e.g. knowledge of preparing a Safety File).
- Sufficient staff with qualifications, training and experience, both within the company and from other sources, relevant to the project;
- Evidence of a functioning safety management system.
- Evidence of Regulatory Compliance.

6. What must the Project Supervisors do?

The Project Supervisors Design Process must:

- Identify hazards arising from the design or from the technical, organisational, planning, or time related aspects of the project;
- Where possible, eliminate the hazards or reduce the risk;
- Communicate necessary control measures, design assumptions, or remaining risks to the PSCS so they can be dealt with in the Safety and Health Plan;
- Ensure that the work of designers is co-ordinated to ensure safety;
- Organise co-operation between designers;
- Prepare a written safety and health plan for any project where construction will
take more than 500 person days or 30 working days or there is a Particular Risk
and deliver it to the client prior to tender;
▲ Prepare a safety file for the completed structure and give it to the client;
▲ Notify the Authority and client of non-compliance with any written directions issued;
▲ The PSDP may issue directions to designers or contractors or others.

The Project Supervisor Construction Stage must:
▲ Co-ordinate the implementation of the construction regulations by contractors;
▲ Organise co-operation between contractors and the provision of information;
▲ Co-ordinate the reporting of accidents to the Authority;
▲ Notify the Authority before construction commences where construction is likely to take more than 500 person days or 30 working days;
▲ Provide information to the site safety representative;
▲ Co-ordinate the checking of safe working procedures;
▲ Co-ordinate measures to restrict entry on to the site;
▲ Co-ordinate the provision and maintenance of welfare facilities;
▲ Co-ordinate arrangements to ensure that craft, general construction workers, and security workers have a Safety Awareness card, e.g. Safe Pass and a Construction Skills card where required;
▲ Co-ordinate the appointment of a site safety representative
▲ Appoint a safety adviser where there are more than 100 on site;
▲ Provide all necessary safety file information to the PSDP;
▲ Monitor the compliance of contractors and others and take corrective action where necessary;
▲ Notify the Authority and the client of non-compliance with any written directions issued;
▲ The PSCS may issue directions to designers or contractors.

7. What must I do as a Client with the Safety and Health Plan?

The client must make sure that every person being considered or tendering for the role of Project Supervisor for the Construction Stage gets a copy of the safety and health plan. Its purpose is to “flag-up”, at an early stage, any safety and health issues specific to that project.

8. What is the Safety File?

The Safety File is a key document intended for the safety of end users of the structure or those who will extend or maintain the structure in future. The PSDP must prepare and pass the Safety File to the Client at completion, you as the Client must make the Safety File available, if necessary, e.g. to subsequent designers or contractors engaged in maintenance or renovation of the structure, or pass it on to any new owner of the built structure.

If you as a client sell or otherwise dispose of your interest in the structure, then you must pass on the Safety File to the new owner. Where you dispose of his or her interest in part of a structure or development then you must pass on the relevant section of the Safety File for the relevant part. This might happen in the case of the selling of an office floor of a building, or the selling of a house or a number of houses in a new estate. The person receiving the Safety File must keep it available for inspection.

Where can I get further information?

Further information including the Guidelines to the Safety Health and Welfare at Work (Construction) Regulations are available at www.hsa.ie

Published in July 2007 by the Health and Safety Authority, The Metropolitan Building, James Joyce Street, Dublin 1
© All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording or otherwise, without the prior permission of the Health and Safety Authority.