De-minimis declaration of the applicant

in the sense of the EU Directive for De-minimis aid

1. Details of the company submitting the application

Applicant/company				
Street			House number	
Post-code	Place	District if applicable		
Does the company operate in the road transport sector?				

2. Definitions and explanations

This declaration must include details on all De-minimis aid which your company or any relevant affiliated companies have received in the ongoing calendar year, as well as in the preceeding two calendar years.

Relevant affiliated companies (and therefore "a single company" in the sense of the De-minimis directive) are for the purposes of De-minimis aid, all companies who are affiliated to one another in the sense of at least one of the following relationships:

- a company holds a majority of the voting rights of the owner or partner of another company
- a company is authorised to appoint or dismiss a majority of the members of the administrative, management or supervisory board of another company
 a company is authorised on the basis of an agreement or a clause in the articles of association to exercise a dominant influence over another company
- a company is autonorsed on the basis of an agreement of a clause in the articles of association to exercise a dominant influence over another company a company that is the shareholder or partner of another company exercises, pursuant to an agreement met with the other partners or shareholders of this other company, the sole control over the majority of the voting rights of its partners or shareholders.

In addition, companies which are mutually in one of the aforementioned relationships via one or more companies are also considered "one single company".

De-minimis aid arising from the merger or take-over of the new or taken-over company which has occurred in the ongoing calendar year or in the previous two calendar years must also be included. In the event of the splitting up of a company, the De-minimis aid is assigned to the company which takes over the divisions which were awarded the De-minimis aid. If this is not possible, the De-minimis aid must be split up pro rata amongst the new companies on the basis of the book value of the equity.

3. Declaration

I here with confirm that I or the company

Complete name of the company

and all of the relevant affiliated companies in the sense of the De-minimis directive have received or applied for aid in the sense of the following directives in the ongoing calendar year as well as in the preceding two calendar years:

- Directive (EU) No. 1407/2013 of the Commission dated 18 December 2013 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union with respect to De-minimis aid (referred to hereinafter as general De-minimis aid)
- Directive (EC) No. 1998/2006 of the Commission dated 15 December 2006 on the application of Articles 87 and 88 of the EC Treaty on De-minimis aid (referred to hereinafter as general De-minimis aid)
- Directive (EU) No. 1408/2013 of the Commission dated 18 December 2013 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union with respect to De-minimis aid in the agricultural sector (referred to hereinafter as agricultural De-minimis aid)
- Directive (EC) No. 1535/2007 of the Commission dated 20 December 2007 on the application of Articles 87 and 88 of the EC Treaty on De-minimis aid in the agricultural products sector (also referred to hereinafter as agricultural De-minimis aid)
- Directive (EC) No. 875/2007 of the Commission dated 24 July 2007 on the application of Articles 87 and 88 of the EC Treaty on De-minimis aid in the fisheries sector (referred to hereinafter as fish De-minimis aid) and
- Directive (EU) No. 360/2012 of the Commission dated 25 April 2012 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union with respect to De-minimis aid concerning companies which provide services of general economic interest (referred to hereinafter as SGEI De-minimis aid), insofar as the total value of the aid exceeds Euro 300,000.00 (please only enter the amount exceeding the Euro 300,000.00 amount).
- Directive (EC) No. 717/2014 of the Commission dated 27 June 2014 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union with respect to De-minimis aid in the fishing and aquaculture sector (referred to hereinafter as fish De-minimis aid).

Received/applied for De-minimis aid

Date of the approval / authorisation	Aid donor / Reference number	De-minimis aid	Nature of the aid (e.g. grant, loan, guarantee)	Value of aid in Euro

I/we are aware that the details entered under items 1 and 3 are subsidy relevant in the sense of Section 264 of the Criminal Code, and that subsidy fraud is punishable in accordance with this regulation. I/we pledge to immediately inform hannoverimpuls GmbH about any changes to the aforementioned details as soon as I/we have myself/ourselves been informed of them.

Date	Signature
Place	