Declaration form for *de minimis* aid

Support for Events grant will be awarded as *de minimis* aid. EEA regulations set out strict requirements for *de minimis* aid, including limiting the amount of aid that may be awarded to a single undertaking to maximum EUR 200 000 over a period of three fiscal years (i.e. the current fiscal year and the two preceding years). Before the grant can be disbursed, we must confirm that the established ceiling amount will not be exceeded.

The confirmation below will help the Research Council of Norway to ensure that *de minimis* aid is awarded in accordance with the regulations. Any aid that has been granted in contravention must be paid back in full.

Please note that only the amounts of *de minimis* aid previously received should be listed below. It will be clear from the type of allocation whether the funding in question is *de minimis* aid. It is also important to note that if an enterprise is part of a group of linked enterprises, the overview must include all *de minimis* aid given to the group as a whole. For more information about the definition of an “single undertaking”, please see below. If you have not previously received any de minimis aid, please state N/A in the form.

Company name: ____________________

Business enterprise organisation no.: __________________

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<th>Funder/ type of funding/ ref.no</th>
<th>Date of grant</th>
<th>Amount in NOK</th>
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| SUM | 0 |

I hereby confirm that the list above provides a correct overview of all *de minimis* aid received by the enterprise. If the enterprise is part of a group of linked enterprises, I confirm that the list above applies to the group as a whole.

Place/date: ____________________

Name/title: ____________________

Signature: ____________________

*Kindly address all mail and e-mail to the Research Council of Norway, not to individual staff.*

**Group of linked enterprises – single undertaking**

Whether or not an enterprise that is part of a group of linked enterprises may be considered a single undertaking is determined on the basis of the definition in Article 2(2) of the Commission Regulation (EU) No 1407/2013.

'Single undertaking’ includes, for the purposes of this Regulation, all enterprises having at least one of the following relationships with each other:

- a) one enterprise has a majority of the shareholders’ or members’ voting rights in another enterprise;
- b) one enterprise has the right to appoint or remove a majority of the members of the administrative, management or supervisory body of another enterprise;
- c) one enterprise has the right to exercise a dominant influence over another enterprise pursuant to a contract entered into with that enterprise or to a provision in its memorandum or articles of association;
- d) one enterprise, which is a shareholder in or member of another enterprise, controls alone, pursuant to an agreement with other shareholders in or members of that enterprise, a majority of shareholders’ or members’ voting rights in that enterprise.

Enterprises having any of the relationships referred to in points (a) to (d) of the first subparagraph through one or more other enterprises shall also be considered to be a single undertaking.