



## Swedish Code of Statutes

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### **Ordinance on state aid for investments in new nuclear power**

Promulgated 26 June 2025

**SFS 2025:808**

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The Government prescribes the following.

#### **Introductory provision**

**Section 1** This Ordinance contains supplementary provisions to the Act on state aid for investments in new nuclear power (2025:587). Terms and expressions in this Ordinance have the same meaning as in the Act.

This Ordinance is issued pursuant to Chapter 8, Article 7 of the Instrument of Government.

#### **Applications for state aid**

**Section 2** An application for state aid must be made in writing and submitted to the Government. The application must be signed by the company's authorised signatories.

**Section 3** An application must include:

1. the company's corporate identity number;
2. the company's articles of association;
3. information about the company's ownership structure, including an account of owners who have qualified holdings, specifying the name, legal form, corporate identity number or other identity number, activity, share of ownership and votes, and registered office or domicile for each owner;
4. the three previous annual reports for each owner with a qualified holding;
5. a declaration that neither the company, the project nor any part of the chain of ownership is directly or indirectly subject to international sanctions imposed by the United Nations or the European Union;
6. the full name, personal identity number or equivalent, postal address and residence of all persons who are part of the company's management;
7. an account of the relevant expertise and experience of every person who is part of the company's management; and
8. a project plan.

**Section 4** The project plan according to Section 3, point 8 must include:

1. information about the planned location of new nuclear power reactors and a description of the conditions for connection to the electricity grid;
2. an account of whether the company has disposal over, or an assessment of whether the company has future prospects for disposal over, the location where new nuclear power reactors are to be constructed;

3. a description of the alternative that is planned, or those which are under consideration, as regards reactor technology, reactor model, number of reactors and capacity in MW, and what stage the company has reached in the process of choosing suppliers;

4. an overview of the company's plan to implement the project, comprising planning and other preparatory measures, construction, test operations and routine operation, and decommissioning and waste management;

5. an overview of the measures the company is taking or intends to take to reduce economic risks that the company can influence in the implementation of the project in accordance with point 4;

6. information about the share capital the owners plan to invest for the planned alternative, or for those which are under consideration, and an account of the assumptions that serve as the basis for this assessment; and

7. an account of what stage the company has reached in the process of applying for the permits required in accordance with the Nuclear Activities Act (1984:3) and the Swedish Environmental Code for the construction, ownership and operation of new nuclear power reactors, and information about when the company submitted or plans to submit such applications.

### **Supplements to the application for state aid**

**Section 5** At the request of the Government Offices, the company must supplement its project plan with information about each alternative concerning:

1. estimated annual electricity production per reactor;
2. the expected operating period of the reactors;
3. estimated total costs and annual costs for planning and other preparatory measures prior to the construction of new nuclear power reactors, calculated from the date of the application for state aid until the construction of the reactors;
4. estimated total costs and annual costs for construction and test operations of the nuclear power reactors until routine operation; and
5. estimated annual costs for operation of each reactor from the time of its commissioning for routine operation.

The assumptions on which the estimated costs in accordance with points 3–5 and the relevant uncertainty must be specified. The costs should be reported excluding financing costs, with specification of currency and price level.

**Section 6** At the request of the Government Offices, the company must supplement its application with proof that the persons who are part of the company's management and the owners that have qualified holdings in the company:

1. have not committed serious offences, and
2. have not neglected their obligations in business activities or other financial matters.

For a legal person, the proof must also concern the persons who are part of the management of the legal person and persons who have significant influence over the activity through direct or indirect ownership.

**Section 7.** At the request of the Government Offices, the company must supplement its application with information about direct and indirect owners who do not have qualified holdings, specifying the name, legal form,

corporate identity number or other identity number, activity, share of ownership and votes, and registered office or domicile of each owner.

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**Section 8.** The company must supplement its application with proof that the company has applied for the permits required in accordance with the Nuclear Activities Act (1984:3) and the Swedish Environmental Code for the construction, ownership and operation of the new nuclear power reactors that the decision on state aid concerns, if said proof has not been included with the application.

**Section 9.** The company must report to the Government if the conditions that serve as the basis of the information in the application change during the processing time.

#### **Deletion**

**Section 10.** Information requested pursuant to Section 6 and which is stored will be deleted at the Government Offices 36 months after the Government's decision on the matter.

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This Ordinance enters into force on 1 August 2025.

On behalf of the Government

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