Programmes/measures aimed at increasing the employment of disabled persons

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1. Introduction

Problems connected with the issue of the programmes supporting employment of disabled people was the subject of discussion at the VII the EUROSAI Congress in 2008 in Kraków. It inspired the handling of this theme within the parallel audit coordinated by the NIK. It was participated by 12 SAI\(^1\). The Understanding on Cooperation was signed at the meeting in Warszawa held on 15. January 2010 and the framework programme to be taken into account by all SAI in their audit research was agreed upon.

In many countries, the significant share of handicapped persons in the society in connection with their insufficient economic activeness constitutes a considerable problem. The population of these persons is characterized by low employment ratio, which is significantly lower than in the case of fully able-bodied people. In some member states it is also characterized by occupational passiveness. Disabled persons often do not seek job and point to their disease and disability as the cause.

**Chart 1. Prevalence percentages of disability by activity status\(^2\)**

![Chart showing prevalence percentages of disability by activity status for different countries](image)

Source: Data of EUROSTAT (http://appsso.eurostat.ec.europa.eu/nui/setupModifyTableLayout.do)

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\(^2\) The results refer to persons aged 16-64 years, living in private households. Disabled persons are those who stated that they had a longstanding health problem or disability (LSHPD) for 6 months or more or expected to last 6 months or more – see also Annex 7.3. Statistical presentation.
In some member states the education level of disabled people is low and makes it even more difficult for them to find a job. For example, in Poland in 2010 only 6.7% disabled persons had university education, while this percentage in the whole population was 17.8%. The disproportion in the education level is illustrated by the chart below.

**Chart 2. Disabled and non-disabled people by education in 2009**

Source: Prepared on the basis of data from the national reports

In some countries, the situation of disabled depends also on the gender status.

The basis for the system of support for handicapped persons can be the compensation-oriented approach (providing financial support which is an alternative to work) or integration approach (aimed at assisting handicapped people in finding and retaining employment) or their combination.

Work gives disabled persons a number of benefits, among which one should mention not only obtaining a source of income but also developing the sense of self-confidence and acquisition of new skills. This is why governments of the member states of EUROSAI allocate considerable resources to the measures supporting disabled persons in the labour market. Auditing how the governments spend funds to this end and whether it was in accordance with the principles of effectiveness,
efficiency and economy constitutes an important task of the Supreme Audit Institutions – SAI.

Basically, this audit aimed to assess the performance of selected programmes/measures to promote employment of disabled people. The particular SAI had to take into account the specific conditions of their country resulting from the legal definition of disability, a different role of central and local authorities in the support system, different authorization of SAI in the scope of audit and the significance assigned to the programmes. However, the challenges faced by all SAI were common for most of the SAI. Among others, these were: complexity of the methodology of the implementation of the programmes, the difficulty in assessing the attainment of the set goals and lack of data availability.

In the member states of EUROSAI disability is defined differently. Sometimes one applies separate legal provisions regulating this issue with reference to different goals\(^3\). In the most general interpretation, disability is a state in which the health (physical or psychic) condition influences the performance of everyday activities and the ability to take part in worklife. Most often, it is confirmed by specialized teams composed of medical doctors and, sometimes, also psychologists, therapists and other non-medical personnel.

The analysis of the situation of disabled people and their participation in the labour market is limited by the availability of relevant data (within) in the countries.

For example in Germany different institutions provide information by using different data collection methods and sources of data and look even into different time periods, which limits the comparability and consistency of the data.

Moreover, in some countries special employment programmes for people with disabilities are run on the regional or municipal rather than the national level, and respective general statistics on programme participants and sometimes also programme expenditures are either not available or at least very difficult to obtain. In Spain, for instance, broad competencies have been devolved to the autonomous communities, which makes collecting and systematizing statistical data difficult.

\(^3\) In some cases there exists a separate legal definition of disability for non-discrimination purposes and a different definition for the needs of access to benefits.
Differences concerning the particular indicators of vocational activeness of disabled people between countries with a similar socio-economic context seem large. It is beyond the scope of this project to explain this variation, which is likely to be also partly due to cultural differences.

The above mentioned differences limit the scope of the comparative analysis and they can influence its results. It should be remembered while reading the present report.

Picture 1. Physically disabled person during the vocational activation workshop

Source: PFRON
2. Objectives and scope of the audit

In the agreement it was established, that the audit performed within the coordinated audit would be based on INTOSAI auditing standards and the national auditing standards and guidelines of the twelve SAI.

The cooperating Parties agreed to carry out the audit of selected programmes/measures promoting employment of disabled people in the open labour market, using public funds. The audit involved measures taken at the national level or by government agencies, and/or at the regional and/or local levels. Its scope varied depending on the mandate of individual Supreme Audit Institutions.

The purpose of the audit was to assess the performance of selected programmes/measures to promote employment of disabled people.

The audits examined also how the selected public-sector entities use the programmes to promote employment of disabled people, respect the rights of employees with disabilities and eliminate employment barriers.

The Cooperating Parties decided to carry out national audits to the extent consistent with the Framework Audit Programme. The results concerning some of the audit questions depended on the available data in the participating countries.

The audit had the character of tasks execution audit. In order to allow recognition of various data and allow a reply to the audit questions, the methodology combined different research methods (examination of documents, analysis of available data, interviews and surveys).

The audit covered the period of the years 2006 – 2009\(^4\).

3. Organizational structure of the system for vocational integration of the disabled

Quota system

There are many problems connected with the entrance or comeback of the disabled to the labour market. It is also difficult to assess which instrument of the policy implemented in the given country brings the best effects. In many countries there is a lasting discussion of whether the solutions should be based on the obedience with citizen rights (introducing *anti-discriminate legislation*), or whether they should be based on the obligation to employ people with disability.

The choice between anti-discrimination legislation and a mandatory employment quota largely seems to be based on cultural differences, attitudes and experiences. In the Central, Western, Southern Europe such policy is well established. But some quota countries have recently introduced new anti-discriminatory policy elements as well.

The anti-discriminate provisions have been introduced to the basic acts of the particular countries or they are reflected in other legal acts. Introduction of such regulations has, most of all, a symbolic meaning – it proves the country’s openness to the problems of economically weaker social groups. Except for Switzerland, all other countries participating in this audit signed (although no all ratified) the Convention on the Rights of Persons with Disabilities adopted by the United Nations General Assembly on 13. December 2006.\(^5\) They are all, however, without exception, members of the International Labour Organization (ILO), which as early as in 1944, the convention entered into force on 3. May 2008. It supplements earlier adopted conventions of the UN concerning human rights. It concerns approx. 650 million disabled people in the whole world. Its task is to enable the disabled to use any human rights and basic freedoms effectively equally with other people and thus, contribute to more opportunities and improved situation of disabled persons. The example of Switzerland proves that institutional solutions are only a support and do not provide any guarantee of the success of conducted actions. In Macedonia, the audit encourages the activities regarding the ratification of the Convention taken by the Government and the Ministry of Labour and Social Care.
declared that disabled employees, “irrespective of the origin of their disability, should be provided with full possibility of rehabilitation, specialized occupational advice, training and retraining and employment at useful work.”

However, it is not clear that the use of legislation to protect the rights of persons with disability is working as effectively as intended. While disabled workers in existing employment may be enjoying greater protection, it can not be excluded that they will face undue difficulties in terminating employment, if the employees cannot be successfully integrated.

The quota system is based on the obligation of employing disabled persons. The schemes are generally better enforced and somewhat easier to evaluate. The idea in this case is to oblige employers to employ a certain share of (administratively registered) people with disability and to put levies on companies not fulfilling their quota. This system exists in a definite majority of the countries which took part in this audit. Only in Switzerland and Macedonia there is no statutory obligation of employing disabled persons in specified proportions. However, the quota schemes vary along many dimensions, such as:

- The status of employment causing the obligation of payments – from employers employing 8 employees in Ukraine up to 50 persons (in Turkey, Bulgaria, Romania);

- Institutions/funds to which payments are effected – directly to the state budget (the Czech Republic, the Slovak Republic) or to special accounts/funds (in the remaining countries);

- The manner of compensatory levy calculation – the obligatory algorithms in every country relate to the number of posts on which disabled persons should be employed and to which extent this obligation has not been fulfilled and to the costs of employment, but the solutions are different in every country;

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6 In spite of the existing anti-discriminate provisions in Macedonia and Ukraine, different categories of disabled persons are treated differently – it is discussed further in the report. (Key findings).

7 In Bulgaria there is no quota system for the private sector; there are legal requirements for employment of disabled only in the public sector starting from 2009 (they do not cover the whole audited period).
The circumstance relieving employers from payments – in most countries, they are identical for employers in the public and private sector and relate to the ratio of disabled persons’ employment (from 1% in Bulgaria – for employers employing from 8 to 20 employees up to 5% in Germany⁸ and 6% in Poland). Employers can be also relieved from payments by purchasing goods and services from the organisations meeting the requirements indicated by the law.

In most of the countries in which the quota system is obligatory, it is perceived as an important element of the applied policy in this area. However, the motivating role of this instrument is now and then limited. For example, in Ukraine, only 56% of employers meet the obligation of employing a specific number of disabled persons that is imposed on them.

In Ukraine, a government body entrusted with the monitoring function for employers’ fulfilment of the employment statutory quota for disabled people, does not possess full information on the total number of the budget institutions in the country and the number of working places for disabled persons, which should be created and actually put in place at these institutions within the statutory quota. The Fund performs no activities on the registration of such institutions and as a result, majority of the budget-funded institutions avoid registration in the Fund’s regional offices and submit no reports to them. Thus, they fail to apply the statutory quota for disabled people.

Also, in Slovakia is there a risk that there are employers who did not fulfill this obligation. They were not registered in the database and were not called to fulfill the legal duty and the possible payment of the financial means to the state budget. Moreover, a discrepancy was found between the act on employment services and the act on civil service of the professional soldiers who are counted in the number regarding fulfillment of the obligation to employ the compulsory portion of disabled persons, although it is possible to admit only persons who are mentally eligible, healthy and physically capable of performing the civil service.

In Czech Republic there also exists a risk that database of the employers with more than 25 employees is incomplete.

In order to implement the mandatory employment quota successfully, two policy elements seem to be relevant: whether there are proper sanctions on employers who do not fulfil their obligations, and whether there are adequate instruments to enforce these sanctions. It is the existence of these two elements that guarantees that either

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⁸ In Germany the payments do not relieve from the obligation to employ disabled persons.
antidiscrimination measures or mandatory employment quotas will compel employers to take on responsibilities.

For quota schemes, enforcement is a function of the level of the quota and the extent of sanctions on the employer. Empirically, the latter is relatively high in Poland.

Absence of sanctions and lack of instruments to enforce them are usually at the heart of the problem. Possibly, systems with specific employer obligations in various parts of legislation, towards both current employees and new jobs applicants, and the relatively rigid enforcement of those responsibilities, seem most effective.

**Programmes/measures of vocational activation**

In all countries the system of fostering disabled persons is quite complex – owing to numerous legal acts regulating this issue and the large number of involved entities, both, from the public sector and from outside the sector of public finance (private sector and NGO-s).

There are programmes and measures supporting vocational activation, in which there are no limitations related to the level of disability entitling to aid. But there are also programmes and measures which can be used by disabled persons meeting certain criteria. For example, in Germany, severely disabled persons may benefit from further special-support to improve their occupational participation, in Slovakia – if their ability to perform paid work is lower by 40% in comparison with fit people. In Switzerland, there must exist a cause and effect relation between the loss of health and inability to perform paid work.

In Spain, from 2006 the initial amount of reductions of employer’s social contributions for disabled people may be increased depending on the extent or

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9 E.g. in Macedonia, the rights of handicapped people are regulated by over 30 legal acts in the area of social protection, employment, health protection, education, etc.
severity of his disability, age and, where appropriate, of womanhood. This way of establishing the different amounts of reductions is new. These differences have been established in response to the fact that within the disabled community the three mentioned conditions act as an extra deterrent or discriminatory conditions at the time of recruitment.

Most countries participating in the audit emphasized the fact that handicapped persons are at a lower education level and demonstrate lower occupational activeness.

This indicator cannot determine the assessment of the effectiveness of the applied support system. There are other external factors apart from public intervention which influence the situation of disabled persons. Moreover, systematic outlays can bring cumulated effects only in the future.

The audited programmes/measures supporting employment of the disabled concerned, most of all, employment in the open labour market.
4. Key findings of the audit

4.1. Financing of the programmes/measures

The analysis of the national reports shows that finding and sustaining employment by handicapped persons can be fostered by a number of programmes and measures, starting from the possibility of employment in protected labour companies\(^\text{10}\) (these are, usually, separated facilities intended for employment of disabled people exclusively) to various forms of support in the open labour market.

The general classification with regard for addressees of the programmes/measures has been presented in the diagram below.

**Diagram 1. Classification of measures supporting employment of disabled persons**

In most of the cases, the source of financing were the funds obtained from the employers who do not fulfil the obligatory quotas concerning employment of the disabled. In Macedonia, 10% of the existing contribution for employment is transferred to the Special Fund – subaccount at the Employment agency. The audited tasks were also financed with the resources from the domestic budgets and EU funds.

The chart below illustrates the expenditure incurred in the particular countries for benefits related to disability in 2008 in EURO per one inhabitant.

\(^{10}\) Although such forms of support were not subject to the coordinated audit, but some SAI covered them with their national audits.
4.2. Implementation and carrying out of the programmes/ measures

Among the institutions implementing the audited programmes/measures fostering handicapped persons in the labour market in the particular countries there are:

- central offices competent for social and family affair, social security entities,
- offices executing tasks related to work intermediation and vocational advice (labour offices, employment services),
- institutions handling the matters of disabled persons,
- non-government organizations.

In principle, all persons with a confirmed disability degree could apply for participation in the programmes/measures. Employers and self-employed workers can also participate in programmes/measures.

However, one had to meet strictly defined conditions and observe the introduced procedures in order to receive support.

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11 See also Annex 7.3. Statistical presentation
Key findings of the audit

During the implementation of the programmes there were cases of procedural non-compliance or incomplete fulfilment of the duties resulting from concluded agreements, both, from the side of the institutions mandating programmes implementation and the beneficiaries of the funds.

The Bulgarian report concluded that more active job intermediation services on involving new employers and seeking jobs for disabled persons is a necessary condition for the successful implementation of the programme. During the audit it was found that overpaid sums amounting to 24,252,94 euro (which represents 0.56% of the sums disbursed for 2009) under 10 framework contracts of 2006 were disbursed to employers, regardless of the control over payments performed and the on-the-spot checks carried out. The overpaid sums referred to the non-subsidised period of 12 months for the contracts signed in 2006. During the audit, the audited entities undertook measures to refund the sums. Part of them were refunded and for the remaining reimbursement schemes are under consideration.

In Macedonia, the requests of entities regarding the use of funds from the Special Fund are processed longer than a year or two years instead of 60 days, as stipulated by law. This fact discourages the entities from taking further actions in order to employ disabled people and improve their working conditions. The reason for this is frequent modifications of the relevant law regarding the funds from the Special Fund and their allocation.

Also in Poland, in a nearly half of the examined units (40%) infringement of the procedures obligatory for the particular programmes or non-fulfillment of the provisions of the concluded agreements were found.
4.3. Obstacles and barriers

4.3.1. Economic, legal-organizational and psychological barriers

The obstacles and barriers in employment of disabled persons have a diversified nature, source and character. Other barriers were indicated by employers and other are related to disabled persons. In addition, some have an economic or legal-organizational character, other, rather psychological. Nevertheless, in many reports the indicated difficulties were similar.

Identification of these barriers should be the starting point for overcoming them on the way to implementation of a more effective policy of supporting employment of the disabled.

The most often indicated barriers are illustrated on the diagram below.
Diagram 2. Classification of the barriers hindering the increase in employment of disabled persons

Source: Prepared on the basis of the national reports
Architecture barriers

Barrier free access is of key importance for successful integration of severely disabled employees.

German solutions can serve as an example of good practices in the liquidation of these barriers.

In Germany, according to the Act on Equal Opportunities of Disabled People federal offices and buildings should be constructed or reconditioned in a barrier-free way. Depending on the date of construction, many public buildings have been designed in a barrier-free form, with disabled people in mind. Older office buildings have been rebuilt taking this aspect into account. An example of the impact this Act has had was identified during the audit mission. The standard equipment of office buildings occupied by the audited bodies included bathrooms for disabled people and automatic door openers. The staff responsible for building maintenance at the audited bodies have made numerous efforts to grant barrier-free access to trainees and employees, both to and within the buildings. These efforts are illustrated by the examples given in the photos below.

In their security strategies, the audited bodies particularly focused on ensuring that severely disabled people and other persons in need of help can be evacuated in case of emergency. For this purpose, individuals were specifically assigned the responsibility to help colleagues who need assistance. They provide special chairs to evacuate people who are unable to walk. In order to handle these chairs safely the assistants need to be trained regularly.

**Picture 2. Evacuation chair**
Nevertheless, even in Germany it was found that providing the necessary infrastructure for disabled people is a challenge - even in the case of modern public buildings. For example the audited university buildings provided numerous amenities for severely disabled persons, but are spread on spacious sloping grounds forming a beautiful landscape.

This location on a slope, the widely scattered student hostels and sports grounds as well as the location of the visitor, staff, and long-term parking lots posed problems for mobility impaired people or wheelchair users. While the various locations are connected by footpaths, the stairs built into these to overcome differences in height constitute insurmountable barriers for wheelchair users and mobility impaired people.

**Picture 3. Slopes causing problems for mobility impaired people or wheelchair**

Connecting paths without stairs require long detours, which are physically demanding for severely disabled people due to the sloping landscape and the absence of stretches of level ground. In winter, the paved connecting paths pose additional risks since these flat surfaces freeze over easily. Such environmental conditions for severely disabled people are not attributable to lack of commitment to integration but rather, show lack of experience in dealing with severely disabled people and the special infrastructure conditions they need.

Other countries also indicated lack of environment adequately adapted to disabled persons as an important obstacle hindering their occupational activation.
In Poland, in spite of numerous actions in the scope of liquidating architecture barriers and a significant improvement in this field, still, 57.1% of the audited buildings had serious architectonic barriers which hampered access and work of handicapped persons. Among them, there were, lack of an elevator with the stair transporting device, which disenabled persons in wheelchairs to access, thresholds in the door and inadequate width of the entrance and internal doors.

**Picture 4. Entry door impeding wheelchair access**

![Image of an entry door]

Often, even if there were devices facilitating access, they were in a bad technical condition practically disallowing their use (e.g. slipways).

**Picture 5. Poor state of slipways impeding the motion of a wheelchair**

![Image of a slipway]
**Education**

In some countries, employers pointed to insufficient education of disabled persons. Improvements in the educational opportunities for persons with disabilities have some implications for the apparatus set up to assist school-leavers into working life. The new generations of better educated young people with disabilities will be much better prepared for active life in workforce.

On the other hand, in some cases, in the time of crisis, companies are more reluctant to recruit people with disabilities with higher levels of education or that they can be replaced by people at a lower education level.

**Psychological barriers**

Among equally significant barriers, which are, however, harder to be influenced in a direct and effective manner, there are barriers of psychological nature rooted in the disabled persons themselves. Passiveness and helplessness can be mentioned as some of them. Helplessness is related to persons who would like to enter the labour market but they lack skills, knowledge and resources. There are various supporting instruments which can be applied to the benefit of such people (a training intervention in the area of competencies and skills) and it is highly probable that satisfactory results can be achieved. The most difficult problem, however, is connected with passive persons, who are not interested in undertaking employment. Programmes addressed to these people do not bring the expected effects. Such persons should be first covered by therapeutic intervention in the area of values motivation to work and after a completed therapy, one should try again to introduce them to the labour market.

4.3.2. **System barriers**

A barrier can be created by a system supporting employment of disabled persons which functions in a faulty way. The particular SAI participating in the audit identified a number of system problems in this area.

According to SAI, among the most important problems there is lack of coordination between the particular institutions and complexity of administrative procedures, accessibility and reliability of data, insufficient efficiency of the instruments for the policy of supporting employment of disabled persons, unequal treatment of disabled
persons, difficulties in establishing the cause and effect relation between the implemented programmes and the situation of disabled persons in the labour market.

**Lack of coordination between institutions and complexity of administrative procedures**

Most often, attention was attracted to the complicated system of supporting disabled persons in the labour market, the multitude of involved institutions and lack of coordination and cooperation between them. Poor communication between the organizations means that creation of an explicit description of the role of all involved organizations can be difficult. In addition, some organizations do not belong to the public sector, which makes the assessment of the tasks execution even more difficult. This problem was signalled by SAI from Macedonia, Slovenia, Ukraine, Switzerland and Poland.

**Lack of quantitative goals and problems related to evaluation**

In few cases evaluation of the programmes was carried out. Its aim was to find out whether the measures brought the expected results. In the cases where the evaluation was conducted, it was often only preliminary and incomplete.

Also, in the Czech Republic, while vocational rehabilitation has been stipulated by legislation since 1991, the Ministry of Labour and Social Affairs has not got access to the information necessary to evaluate the efficiency of the tool. The Ministry monitors systematically neither the average expenditure per participant, average duration of the vocational rehabilitation case, nor the success rate.

In Slovenia, the Ministry did not request multi-annual evaluations regarding a cost-benefit study. On the basis of it more reliable evaluations of the effectiveness of vocational rehabilitation of disabled with measurable effects of measures and financing of exits to employment on the basis of vocational rehabilitation could be established for a longer period of time.

SAI attracted attention to the fact that implementation of the conclusions resulting from a reliably conducted evaluation would allow increased efficiency of the implementation of the programmes.
The apparently low importance attached to evaluation is perhaps partly attributable to general theoretical and methodological problems in evaluation of social programmes.¹²

The particularly important problem related to the concept of evaluation of the programmes supporting employment of the disabled concerns lack of clearly defined and measurable goals formulated for the particular tasks. Relatively clear-cut goals would be a prerequisite for meaningful evaluation of programmes outcomes. Programmes in this policy area tend to have many not-explicitly stated objectives. A more precise formulation of programme goals would also provide a basis for sharper focus on evaluation.

In Poland, the objective of one of the programmes was formulated in an immeasurable and imprecise manner, which disallowed defining of the level of its attainment and created the risk of untargeted expenditure.

The fund for the Promotion of Employment of Disabled Persons of the Republic of Slovenia was performing its operation tasks in accordance with the policies and starting points defined in Government objectives of the Action Plan for the Disabled 2007-2013. These objectives were set in general and were not quantitatively expressed and operationally binding. As such, they did not indicate what measurable effects regarding the effectiveness of the promotion of the employment of the disabled in the state are expected from the Fund in the future.

In the Czech Republic neither concrete and measurable objectives to be achieved in employment of the disabled people have been established, nor is employment of disabled persons by category of employers monitored. Absence of such information makes evaluation impossible and complicates introduction of the objectives and tools that would motivate all groups of employers.

In contrast, in Germany concrete, measurable objectives were defined for the program “Job 4000”: Creation of a minimum of 1,000 new jobs, creation of a minimum of 500 new vocational training places and a minimum of 2,500 severely disabled people integrated by the assistance of local integration agencies.

The problems connected with the evaluation are gaining importance in the context of insufficient efficiency of the programmes and tasks. The problem of low efficiency of the particular instruments serving the policy of supporting employment for disabled

¹² Another problem concerns the yardstick with which to measure programme outcomes: should the emphasis be on economic, social, political or humanitarian outcomes. One more problem concerns changes in the environment – economic climates or changing labour market conditions.
Key findings of the audit

persons, which takes into account the labour market needs only to a limited degree, was raised by SAI in Turkey, Bulgaria, Ukraine and Poland.
In Poland, the Supreme Audit Office (Pol. NIK) considered the implementation of the system of verification concerning the efficiency of the particular projects to be particularly important in the light of the results of the conducted preliminary evaluation pertaining to the programme called WORK TRAINER, which indicated low project effectiveness. As a result, it was ascertained that only 5 projects attaining good results for moderate price can be deemed “well fulfilling programme assumptions” (14% of all implemented projects). On the other hand, almost every second one achieved “poor results” (including 10 projects at low cost and 4 at high cost). The considerable freedom left to the beneficiaries at the beginning of the programme implementation explained by its pilot character led to significant disproportions in the amounts of outlays incurred per 1 participant of the programme and in the length of the average time of support for 1 beneficiary. The cost in one organization was even ten times higher than in another.

In Turkey, one also paid attention to the small added value of the programmes implemented by NGOs. For the sake of sustaining their existence and increase their recognition, some nongovernmental organizations (associations and foundations) submit projects that do not add value to handicapped employment. Costs of the projects of associations and foundations are considered to be high, and the range of these costs in the particular organizations reached 70%.

In addition, there are no specific trainings intended for disabled persons. They can use the same trainings which are intended for other people. Trainings do not incorporate the needs of the labour market. These shortcomings contribute to their low effectiveness – in the years 2005 – 2009 employment after completion of a training was found on average by 3.9% of the people and in spite of this fact, the number of trainings is growing. A similar situation takes place also in Poland. From among the trained people, every fourth person found employment, which was not always connected with the theme of training.

In Ukraine, employment of disabled persons is diminishing along with growing expenditure. In 2006 50% of the supported persons found employment, while in 2009 this figure was only 30%.

Also the efficiency of project of the Turkish Employment Agency is dropping. While in 2005 15.5% of the supported persons found employment, in 2009 it was only 1.1%.

Chart 7. Contribution of TEA Projects to Employment

Source: Report of the Turkish Court of Account
Limited accessibility of reliable data

Lack of up-dated and reliable data hindered conducting of an effective policy in the area of handicapped employment. It also made the audit examination carried out by SAI more difficult. In order to obtain a general picture of the programmes it was often necessary to apply a cross-comparison or compilation of different databases gathered by different institutions in accordance with different methodologies. Difficulties in this scope were indicated by Slovenia, Macedonia, Bulgaria, Germany, Czech Republic, Ukraine and Turkey.

It is true that a central database of disabled persons was built in Turkey but it does not fulfill its role completely. The project entitled “National Disability Database” (NDD) is implemented under the auspicious of the Administration of Disabled People. The main purpose of the said project is to create a central database covering both, personal and disability related information of the disabled people. Data is electronically transferred from databases of the entities, which provide services to handicapped people, to the central database. However, in practice, the data kept by individual entities is either insufficient or does not comply with the standards. Likewise, nongovernmental disability organizations do not keep regular and adequate records.
Unequal treatment of disabled persons

Macedonia and Ukraine pointed to the fact that different categories of disabled persons are treated differently.

The authorities in the Republic of Macedonia pursue an active policy towards the disabled persons, by signing and ratifying many international documents and by constantly harmonizing the national legislation on this issue. However, certain legal provisions regulating the rights of the disabled deviate from the constitutional principles and the international norms.

Persons who have gained their disability performing a regular job do not have the same benefits for employment, compared to other disabled persons, by birth. Also, persons who are unable to work are entitled to permanent benefits depending on the social and economic status of the family they come from.

In Ukraine, the Legislation in the field of vocational rehabilitation of disabled people is still imperfect and has gaps that do not ensure full implementation of the statutory guarantees for disabled persons as to the vocational rehabilitation. It does not distinguish between the employment of disabled persons by their disability groups and does not take into account that it is more expensive for employers to employ a person with higher level of disability. As a result, this category of disabled people remains among the most disadvantaged groups.

Difficulties with establishing the cause and effect relation between the implemented programmes and the situation of disabled persons in the Labour market

One of the reasons for the difficulties is the problem with monitoring of the persons who participated in the programmes. Owing to this reason the assessment of the project success is more difficult.

In Poland, in the case of the task concerning vocational advice, one resigned from the indicator covering the number of persons who gained employment, undertook training, education or a different type of professional activeness as a result of such advice. The necessity of long-term monitoring of the lives of the people, who often used the advice one time would be connected with high costs and create many organizational problems.

It is also difficult to specify to what extent the state’s support contributed to employment of a disabled person. There are a number of factors which can influence it.
4.4. Promoting and supporting employment for disabled people

In spite of the many barriers hampering the functioning of the handicapped employment support system, also measures encouraging employers to employ disabled persons were undertaken as well as measures supporting disabled persons in the labour market. Among the most important ones in the scale of financing and number of participants, according to the classification of OECD\textsuperscript{13}, there are the following forms of integration support:

- additional financing of the salaries, refunds or reducing premiums towards social insurance, tax relieves,
- promotion of self-employment,
- trainings,
- support with job seeking,
- supported employment (e.g. sheltered workshops),
- adaptation of the workplace.

The audit of the functioning of these measures was conducted in different categories of entities:

- in ministries and other central offices (the ministries of labour and social policy, health, education, science, immigration, social security entities),
- in labour offices (central and local),
- in institutions dealing with the matters related to disabled persons (e.g. Integration offices),
- in universities,
- in protected work companies.

\textsuperscript{13} OECD, Transforming Disability into Ability; Policies to promote work and income security for disabled people, 2003
Key findings of the audit

In most countries, the basic incitement for the employers applied to increase their readiness to employ disabled persons are different types of services to which the employer is entitled in the situation when the employer fulfils the statutory quotas of the employment status.

Picture 6. Blind persons, working in a telecommunications company (customer service, sales of services).
In the Czech Republic, the employers who employ more than 50% of the disabled and have, at the same time, more than 25 full-time equivalent (hereinafter also “FTE”) employees may additionally deduct half of the income tax.

Also in Slovakia, it was found out that the employers would prefer tax benefits and decrease of the transfers as a disabled persons employment stimulation. But, it does not exist.

In Slovenia, there are the following incitements for employers:

- financial incentives for employers exceeding quotas for employment of the disabled persons paid by the Fund;
- exemption from payment of pension and disability insurance contributions for social enterprises for the disabled;
- the subsidized salary for the disabled in sheltered organisations or supported employment or in social enterprises for the disabled;
- co-financing of adaptation of the workplaces for the disabled persons;
- supported employment of the disabled persons.

For improving the employment and working conditions of disabled persons, Macedonia stipulates the following measures:

- Exemption from taxes and contributions for each employed disabled person. In sheltered workshops employees who are not disabled are also exempt from certain taxes and contributions.
- For each newly employed disabled person and adapting the workplace, all employers receive a certain amount of money;
- Sheltered workshops and self employed are financed for the procurement of equipment.
- Financing of vocational training.

In Germany occupational integration assistance comprises all forms of assistance needed to sustain, enhance, generate or restore the earning capacity of disabled people while taking account of their abilities. This might include for example:

- assistance to retain or obtain employment, including counselling and placement services, training programmes (e.g. job application training), and mobility aids (e.g. refunds of transport costs for commuters);
- preparation for employment;
- vocational adaptation and further training;
- vocational training;
- start-up allowances;
- other assistance designed to encourage participation in working life to help disabled people obtain and keep appropriate employment or self-employment.
In some countries also measures directed to disabled persons encouraging them to increased activeness in the labour market are undertaken.

In Poland, as a result of the agreement of the Prime Minister and the Plenipotentiary for the Matters of Disabled Persons, within the campaign promoting employment of disabled persons, it is recommended that incitements directed to disabled persons are used in the announcements of recruitment to civil service. The invitation to submit applications also by disabled persons does not limit the competitiveness of recruitment but indicates the openness of the institution to disabled persons.

It seems also that the approach already applied by Switzerland will have a growing importance. In this approach, emphasis is made on prevention and early intervention in relation to those who are not disabled yet but their health condition, frequent absences caused by a disease can suggest that they are in the risk group.

Picture . Deaf-blind teacher working in a special school with a pupil with Down's syndrome.
In Switzerland, case management is used to support specific employees faced with a difficult situation (through an illness, accident, stress, etc.). The objective is to maintain their good health and to support their professional reintegration after an illness or accident, using a detection and rapid intervention system in association with their line managers. Case management is based on four stages: prior assessment, reintegration agreement, implementation and coordination of measures, and final assessment.
5. Good practices – examples

<table>
<thead>
<tr>
<th>COUNTRY</th>
<th>GOOD PRACTICES</th>
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</thead>
<tbody>
<tr>
<td><strong>BULGARIA</strong></td>
<td>Hiring disabled persons at the National Employment Agency and at the Agency for Disabled Persons to participate in the implementation of employment programmes and measures in support of disabled applicants since they are most aware of their problems and needs. The annual organisation of the Career Day for Disabled persons – an event co-financed by the Agency for Disabled Persons with the participation of employers representing the labour market on which the disabled find jobs. Every year, a symbol for positive attitude towards the disabled is awarded to employers within the framework of the National Programme for Employment and Training of Persons with Permanent Disabilities, implemented at the National Employment Agency. These employers must achieve good results in ensuring favourable working conditions and professional development of disabled persons.</td>
</tr>
<tr>
<td><strong>SWITZERLAND</strong></td>
<td>Success factors in the context of professional integration lie in early support that is induced before impairment to health occurs, the key-part of those persons in charge of the process of reintegration, a well-functioning team with an efficient communication, and a combination of different measures towards integration and regular monitoring of each phase of reintegration.</td>
</tr>
<tr>
<td><strong>GERMANY</strong></td>
<td>Infrastructure of office buildings and training premises is of key importance for a successful integration of severely disabled employees. Depending on the date of construction, many buildings have been designed as a barrier-free type, taking into account the needs of disabled people. Older office buildings have been rebuilt to take this aspect into account.</td>
</tr>
<tr>
<td><strong>TURKEY</strong></td>
<td>MATRA project developed for matching is an example of good practice. 44 items of data (fixed positions, mobile positions, physical conditions of the environment, communication, working hours, personal activities, social activities, ability to travel, etc) is now kept within the scope of the project implemented in İzmir, financed by the Netherland-Matra program. All the details of occupational characteristics are recorded as well. Based on the matching criteria established, the disabled individual seeking job, employer and TEA occupational advisors talk face to face, which yields successful results.</td>
</tr>
<tr>
<td><strong>MACEDONIA</strong></td>
<td>By adopting the Law on employment of disabled people that covers Programmes/measures to improve the conditions for their employment, there is a marked progress in Macedonia concerning the employment of such persons. In the period of 2005 to 2009 the number of employed people with disabilities has increased for 56%. On the other hand, the number of unemployed persons fell for 16,7%. Accordingly, the percentage of unemployment of the people with special needs has a falling tendency, from 46% in 2005 to 30,7% in 2009.</td>
</tr>
</tbody>
</table>
In general the employment rate of disabled people is significantly lower than that of non-disabled people. The numerous problems and barriers faced by people with disabilities in the labour market indicate that several attempts are necessary to improve their possibilities for employment. In order to increase the participation rate for people with disabilities the following recommendations might be helpful.

1. The general economic and technological change gives rise to new employment structures and qualification requirements. Planning and creative skills are gaining importance, and more complex qualifications are required. Traditional industrial work/manufacturing is generally in decline, simple manual skills are becoming less important. This might present options for the occupational integration of disabled people. Accordingly, while creating programmes supporting employment of disabled persons, one should take these conditions into account so that their efficiency is heightened and they are better adapted to the existing needs.

2. More emphasis on precise definitions of the programme goals and on the evaluation should be given. A more precise formulation of the programme goals would provide the basis for a sharper focus and evaluation activities should be enforced.

3. In institutional terms, coordination of policies implies a much closer collaboration between a wide range of involved organisations.

4. In addition to improving the public machinery for labour market integration of people with disabilities, it is imperative that both, the employer and the employee, and disabled people themselves, are encouraged to become more active players.

5. The availability of updated, reliable, comparable, relevant and global data on the situation of disabled people on the labour market is necessary to allow sound political decisions.

6. Organisations which are responsible for the placement service of disabled people should provide specialized placement offices who have the necessary
technical knowledge and are thus able to systematically encourage occupational integration of the disabled people.

7. Public authorities should analyse and monitor the reason for the low rates of activity and of employment of specific groups of people with disabilities.
7. Annexes

7.1. Annex 1. Programmes and measures according OECD classification
### Annexes

#### Table: Programmes / measures audited by the SAIs participating in the audit

<table>
<thead>
<tr>
<th>Type of support</th>
<th>Programmes/Measures</th>
<th>Goal of the programme/measure</th>
<th>Addressees</th>
<th>Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Quota system</strong></td>
<td>Bulgaria</td>
<td>Maintaining specific proportions of employment for disabled persons</td>
<td>Employers in the public and/or private sector</td>
<td>There are basic differences between the detailed solutions in the particular countries, such as:</td>
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<td></td>
<td>Czech Republic</td>
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<td></td>
<td>Germany</td>
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<tr>
<td></td>
<td>Poland</td>
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<td></td>
<td>Romania</td>
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<td>Slovakia</td>
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<td>Slovenia</td>
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<td>Spain</td>
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<td></td>
<td>Turkey</td>
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<td></td>
<td>Ukraine</td>
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<tr>
<td><strong>Support with job seeking</strong></td>
<td>Germany: Placement of severely disabled people by Federal Employment Agency</td>
<td>Placing severely disabled people into employment and achieving their sustainable occupational integration.</td>
<td>Severely disabled people.</td>
<td>- Active placement assistance for severely disabled people</td>
</tr>
<tr>
<td></td>
<td>Poland: WORK TRAINER – supported employment of disabled persons</td>
<td>Working out the model of aided employment, assuring efficient functioning of disabled persons in open labour market.</td>
<td>Persons who have difficulties with finding employment owing to the type and extent of disability and thus, remain occupationally passive:</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>- Disabled mentally deficient persons with declared significant or moderate disability level,</td>
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</table>

- the employment status creating the obligation of payments – from employers who employ 8 employees in Ukraine up to 50 persons (in Turkey, Bulgaria, Romania and Spain); in Bulgaria there is no quota system for the private sector; there are legal requirements for employment of disabled only in the public sector starting from 2009 (they do not cover the whole audited period); |
- institutions/funds to which payments are effected – directly to the state budget (Czech Republic) or on special accounts/funds (in the remaining countries); |
- the manner of calculating premiums – the obligatory algorithms in every country relate to the number of posts on which disabled persons should be employed and this obligation has not been fulfilled and the costs of employment but it looks different in every country; |
- a circumstance releasing employers from payments – in most of the countries they are identical for employers from the public and private sector and relate to the ratio of employment of disabled persons (from 1% in Bulgaria – for employers who employ from 8 to 20 employees and 2% in Spain up to 5% in Germany and 6% in Poland. In some countries there exists also an option to comply with the quota also by purchasing products and services from employers employing more than 50% disabled. |
- Active placement assistance for severely disabled people |
- The Field offices of the Federal Employment Agencies set up special units and have experts that take charge of the occupational integration of severely disabled people. |
- For achieving the sustainable integration the field offices of the Federal Employment Agencies work together with the other rehabilitation funds and the integration offices. |
- Preparation on the basis of recognized possibilities, qualifications, interests and occupational preferences o fan individual support plan and assistance in accordance with the Leeds of a disabled person. |
- Assistance to a disabled person in activities related to the employment process. |
- Seeking the potential employer, choosing, together with the employer, the work position that is appropriate for the possibilities and qualifications of the disabled person, specifying the work time frame for the disabled person and
<table>
<thead>
<tr>
<th>Type of support</th>
<th>Programmes/Measures</th>
<th>Goal of the programme/measure</th>
<th>Addressees</th>
<th>Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Czech Republic: Vocational rehabilitation „retraining courses”</td>
<td>Obtaining and maintaining a suitable job.</td>
<td>All disabled persons.</td>
<td>The activities to be included in the person’s duties on the occupied work position.</td>
</tr>
<tr>
<td></td>
<td>Ukraine: Job fairs</td>
<td>Employment of disabled people</td>
<td>All disabled people</td>
<td>A consistent activity carried out based on an individual work rehabilitation plan, including the advisory activities, vocational training, job placement and creation of suitable conditions for job performance.</td>
</tr>
<tr>
<td></td>
<td>Switzerland: Disability Insurance Act</td>
<td>Finding appropriate employment for disabled people</td>
<td>Insured person who is unable to work.</td>
<td>Holding job fairs (mini-fairs, extended, regional, and multilevel) makes it possible for a disabled person to make a more transparent and independent choice of vacancies to occupy in accordance with his/her qualification.</td>
</tr>
<tr>
<td></td>
<td>Czech Republic: Vocational rehabilitation „retraining courses”</td>
<td>Obtaining and maintaining a suitable job.</td>
<td>All disabled persons.</td>
<td>Active assistance in finding appropriate employment: vocational guidance, initial professional training, refresher training, retraining as well as job placement. For some disabled people, self-employment is an attractive alternative for generating earnings and reintegrating into the labour market (measure principally accorded to farmers).</td>
</tr>
<tr>
<td></td>
<td>Germany</td>
<td>Obtaining and maintaining a suitable job.</td>
<td>Disabled persons.</td>
<td>Assistance to vocational adaption and further training as well as vocational training.</td>
</tr>
<tr>
<td></td>
<td>Poland: Junior (traineeships)</td>
<td>Increasing the occupational possibilities of unemployed graduates and creating the opportunity of employment and acquiring occupational experience within the traineeship.</td>
<td>Persons with declared significant, moderate or minor disability aged up to 25 years or in the case of persons who graduated at the university level – up to 27 years of age.</td>
<td>Financial support in the following forms: - allowance for the disabled person directed to traineeship, - allowance for the employer by virtue of admitting a disabled graduate for traineeship, - allowance addend to the remuneration for the vocational adviser performing additional activities for the benefit of the graduate directed to traineeship.</td>
</tr>
<tr>
<td></td>
<td>Poland: The Act on Rehabilitation and the Act on Promotion of Employment</td>
<td>Increasing the chances for finding employment.</td>
<td>Disabled persons who do not have vocational qualifications or it was necessary that they changed their qualifications in relation to lack of offers of relevant employment or lost ability to work in the profession practiced so far.</td>
<td>Training of disabled persons takes place in non-school forms with the aim of teaching them the profession, change of qualifications or uplifting of qualifications.</td>
</tr>
<tr>
<td></td>
<td>Romania: Equal opportunities for disabled persons – towards a discrimination free society</td>
<td>To develop services that would involve support of disabled persons</td>
<td>All people seeking a job, including people with disability</td>
<td>The labour office manager directs a disabled person for a training: - on his own initiative or on the basis of the decision of a competent body; - the person indicates the training as the one that will assure finding a job, if substantiated.</td>
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<td></td>
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<td>Financing of projects from non reimbursable public funds, having as a main object the establishment/development of social services in the field of disabled persons. The measures to stimulate labor force occupation aimed at:</td>
</tr>
<tr>
<td>Type of support</td>
<td>Programmes/Measures</td>
<td>Goal of the programme/measure</td>
<td>Addressees</td>
<td>Actions</td>
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</table>
| Turkey: Vocational Training and Rehabilitation Of The Disabled | Alignment of educational inadequacies | Designed for the needs of individuals with no disability (unqualified people) | Unemployed disabled persons. | - increasing the opportunities of occupation of the persons seeking a job implemented by the A.N.O.F.M., mainly by:  
- professional training;  
- stimulation of labour force mobility. |
| | | | | Turkish Employment Agency (hereinafter: TEA) and municipalities provide vocational courses, while vocational training and rehabilitation activities are organized particularly by vocational schools for the disabled, which are affiliated to the Ministry of Education (hereinafter: MoE). Such vocational training and rehabilitation services are designed with no consideration of labour market demands and local necessities and without any pre-assessment. At vocational training institutions and vocational schools affiliated to MoE, vocational courses such as carpentry, handicrafts for plastic production like overshoe and carrier bag, computer, furniture and decoration, metal works, electricity, accounting, etc. are provided. Vocational training offered in occupations, which are much sought after like computer, accounting, finance, etc reduces the rate of handicapped employment. |
| Ukraine: Vocational Training of disabled people with assistance from the Disabled People Social Protection Fund and the State Employment Service (the Law on Rehabilitation) | | | Unemployed disabled persons. | |
| | | | | |
| Ukraine: Vocational Rehabilitation Centres | | | The above-16 children with disabilities and disabled people who have not reached a retirement age | |
| | | | |
| Macedonia: Law on Employment of disabled persons Act on vocational training of disabled persons Germany: „Job 4000” | Improving the occupational integration of severely disabled people into the general labour market, using resources of the compensatory fund. Targets of the programme: - Creation of a minimum of 1,000 new jobs for disabled people with special needs. | | |
| | | | | |
| | | | | The main task of rehabilitation centres is carrying out the measures targeted at vocational training of above-16 children with disabilities and disabled people who have not reached a retirement age. |
| | | | | |
| | | | | Vocational training is done by the employer with special programs under the terms and conditions stipulated by the Act on vocational training of disabled persons. Vocational training is financed by Special fund. |
| | | | | |
| | | | | Financial support in the following forms:  
- Employers receive up to €36,000 Euro for a maximum period of 5 years, if they create new jobs for severely disabled people. The funding aims at preserving jobs after expiry of the funding period and - increasing the number of severely disabled people employed in the relevant company.  
- Employers are paid a premium of up to €3,000 a year, if they provide a severely disabled young person with an additional vocational training place. A further premium of up to €5,000 is available on completion of the training, if the person is given permanent employment subject to social insurance. |
<table>
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<tr>
<th>Type of support</th>
<th>Programmes/Measures</th>
<th>Goal of the programme/measure</th>
<th>Addressees</th>
<th>Actions</th>
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<tbody>
<tr>
<td>Poland: Work Trainer</td>
<td>Working out the model of aided employment, assuring efficient functioning of disabled persons in open labour market.</td>
<td>The objective is to work out the model of aided employment, assuring efficient functioning of disabled persons in open labour market.</td>
<td>Persons who have difficulties with finding employment owing to the type and extent of disability and thus, remain occupationally passive: - Disabled mentally deficient persons with declared significant or moderate disability level, - disabled mentally ill persons with declared significant or moderate disability level, - disabled blind or deaf persons with declared significant disability level, - physically disabled persons with declared significant disability level.</td>
<td>Preparing the employer and co-workers for cooperation with a disabled employee and assistance in establishing harmonious employee relations.</td>
</tr>
<tr>
<td>Switzerland: Disabled Persons Equality Act – Case management.</td>
<td>The objective is to maintain their good health and to support their professional reintegration after an illness or accident, using a detection and rapid intervention system in association with their line managers.</td>
<td>Case management is used to support specific employees faced with a difficult situation (through an illness, accident, stress, etc.).</td>
<td>Helping with transport to and from work.</td>
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</tr>
<tr>
<td>Switzerland: Disabled Persons Equality Act – System of financial support</td>
<td>The objective of such financial incentives is to support the hiring of disabled people.</td>
<td>- Preparing the employer and co-workers for cooperation with a disabled employee and assistance in establishing harmonious employee relations. - Supporting a disabled person on the work position. - Helping with transport to and from work. - Constant monitoring of the work of each employed disabled person consisting in systematic and continuous contact of the Rainer with the employer and the employee as well as the employee’s family. Providing assistance with solution of potential occupational problems.</td>
<td>Case management is based on four stages: prior assessment, reintegration agreement, implementation and coordination of measures, and final assessment. Early intervention (absence management system) and helping employees to reintegrate into the workplace or into another workplace best and as soon as possible after an illness or accident.</td>
<td>There are two types of financial support for maintaining the hiring conditions of disabled people:</td>
</tr>
<tr>
<td>Type of support</td>
<td>Programmes/Measures</td>
<td>Goal of the programme/measure</td>
<td>Addressees</td>
<td>Actions</td>
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| Incentives      |                     | Foster the continued employment, integration or professional reintegration of employees following an accident or illness and, at the same time, to encourage the training, hiring and successful employment of disabled people. The objective of such financial measure is to increase the employment of disabled persons. | Unemployed disabled persons | - Assistance for an indefinite time period to compensate for minor reductions in benefits and to offer better protection for disabled people in times of redundancies: 10,000 CHF (EUR 7,500) / year.  
- Assistance in cases where a disabled employee’s benefits have verifiably been cut but the individual in question is not entitled to a disability pension: 29% of gross annual salary.  
In addition, a one-off grant of 15,000 CHF (EUR 11,250) exists for the hiring of disabled people over an indefinite period of time.  
Employers receive a grand, for each newly employed disabled person. |

### Measures and special employment programmes

<table>
<thead>
<tr>
<th>Workplace adaptation</th>
<th>Poland: Disabled persons in public service</th>
<th>Professional activation of disabled, unemployed or seeking job persons.</th>
<th>Certain public institutions and territorial self-government units.</th>
<th>Organizing trainings for disabled persons, equipping workplaces for disabled persons adequately to their needs and abilities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Romania: Equal opportunities for disabled persons – towards a discrimination free society</td>
<td>Professional rehabilitation</td>
<td>To develop services that would involve support of disabled persons social integration, family orientation to obtain all legal rights for disabled persons.</td>
<td>Employers and disabled employees. All people seeking a job, including people with disability</td>
<td>Subsidies for disability-specific adaption of the workplace.</td>
</tr>
</tbody>
</table>
| Ukraine: Plan for Creation of Working Places | Creation of 12 thousand new working places for employment of disabled people | Supporting NGOs in their functions: Integrating disabled people into work in groups, creation of a working place, labour rehabilitation in accordance with the individual rehabilitation program and payment of wages. | Non Governmental Organizations | Financing of projects from non reimbursable public funds, having as a main object the establishment/development of social services in the field of disabled persons. Stimulating employers to hire the unemployed and create new jobs, a measure to be implemented by:  
- subsidizing jobs;  
- awarding credits in advantageous situations to create new jobs;  
- granting facilities. |
| Ukraine: Provision of non-repayable financial aid and earmarked loans for creation of jobs for employment of disabled people | | | | Creation of new working places for employment of disabled people by the means received from the Disabled People Social Protection Fund (from administrative and economic sanctions). |

State assistance to the disabled people's NGOs is taken in the form of tax benefits and financial aids at the Fund’s expense.
| Annexes |
|-----------------|-----------------|-----------------|-----------------|
| **Type of support** | **Programmes/Measures** | **Goal of the programme/measure** | **Addressees** | **Actions** |
| Direct subsidizing of salaries and/or refunds or reducing premiums towards social insurance | Switzerland: Disability Insurance Act | Professional rehabilitation. | People with a limited working capacity | Subsidies for workplace modification for employers to obtain adequate work accommodation for their disabled employees (auxiliary equipment). Adopting the workplace for disabled persons adequately to their need and abilities is financial support by Special fund. |
| | Macedonia: Law on Employment of disabled persons | Improving the working conditions of disabled persons. | Disabled employees that workplace should have been properly adapted to their disabilities. Government budget funds are provided to the employer who created jobs for a period of 36 months. | The Programme provides for subsidised employment of persons with permanent disabilities of over 50% disability, priority given to persons with permanent disabilities of and over 71% for a period of 36 months. |
| | Bulgaria: The National Programme for Employment and Training of Persons with Permanent Disabilities (component 'Employment'), [National Employment Agency] | The main objective of the programme is to increase the ability for employment and ensure employment of persons with permanent disabilities at working age registered as unemployed with the Labour Office Directorate, as a pre-condition for overcoming their social isolation and for their full social integration. | The employers who employ more than 50% of the disabled persons. (the employees with the full work incapacity status are multiplied by three in the headcount) | The allowance of employment support for disabled persons is a single-purpose allowance related to the actually spent wages and salaries. The employers receive subsidies for employment of disabled persons when they do not need to create a special working place with a guaranteed two-year term of employment, because the employer is reimbursed for the actual payroll costs every month. The volume of the actual payroll costs is limited to the average wage for all types of economic activity for the month in which it is accrued. The scheme of reductions of Social contributions charged to the State Public Employment Service budget. The scheme of reductions of social contributions funded by the Treasury of the Social Security budget. |
| | Czech Republic: Allowance to support disabled person’s employment designated for the employers who employ more than 50% of the disabled. | Compensation of the increased cost of employing the disabled persons. | The employers for employment of disabled persons registered in the State Employment Service | Exemption from taxes and contributions for each employed disabled person. In sheltered workshops employees who are not disabled are also exempt from certain taxes and contributions. |
| | Ukraine: “subsidies to employers for employment of disabled persons” | The employment of disabled persons. | | |
| | Spain: The scheme of reductions of social contributions funded by the Treasury of the Social Security budget | Improving the employment of disabled people. | | |
| | Republic of Macedonia: | Law on Employment of disabled persons | For all employers who employed disabled person | | |
| Sheltered workshops | Republic of Macedonia | The policies for employment of disabled people have good effect on increasing the number of employed disabled people in sheltered workshops, but not in public and other private companies. Sheltered workshops get higher benefits for employment of disabled people compared with other companies. According to the Law on Employment of Disabled People, the sheltered workshops are released from paying taxes and contributions for all their employees, and they are | | |

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<table>
<thead>
<tr>
<th>Type of support</th>
<th>Programmes/Measures</th>
<th>Goal of the programme/measure</th>
<th>Addressees</th>
<th>Actions</th>
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</thead>
<tbody>
<tr>
<td><strong>Annexes</strong></td>
<td></td>
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<tr>
<td><strong>Promotion of self-employment</strong></td>
<td>Bulgaria: Programme under Art. 31 of the Law on the Integration of Disabled Persons for setting up and expanding their own business, [Agency for Disabled Persons]</td>
<td>Setting up or expanding an existing business owned by disabled persons provides conditions for the effective and sustainable development of the business, thus obtaining regular income by the owner which is a prerequisite for his/her social inclusion as a disabled person.</td>
<td>Persons with more than 50 per cent disability or companies owned by such persons.</td>
<td>The activities foreseen in the project proposal are divided in two groups: investment component and economic activity component.</td>
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<tr>
<td></td>
<td>Czech Republic</td>
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<tr>
<td></td>
<td>Republic of Slovenia</td>
<td>There is a lesser economic consideration of the Rehabilitation and Employment of Disabled Act arrangement and lower efficiency of expenditure in the employment of disabled in social enterprises for disabled and sheltered centres in the light of financial inputs and support of the state for protection and preservation of workplaces for the disabled (the estimated expenditure per one disabled person employed in a social enterprise for disabled or sheltered centre is at least 3 times higher than per one disabled person employed in a normal working environment). In spite of higher expenditure, there was no increase in the number of employed disabled people in social enterprises for disabled and sheltered centres, which with the implementation of the Rehabilitation and Employment of Disabled Act was an indicative objective of the Ministry.</td>
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<td>Spain</td>
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<tr>
<td>Germany</td>
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<td>Romania</td>
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<tr>
<td>Ukraine</td>
<td>a one-time benefit for setting up business and involvement into the public works</td>
<td>Employment of disabled persons</td>
<td>Disabled persons.</td>
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<td>All people seeking a job, including people with disability.</td>
<td>Start up allowances.</td>
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<td>Germany</td>
<td>Fostering self-employment.</td>
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<td>Romania</td>
<td>Equal opportunities for disabled persons – towards a discrimination free society</td>
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In 2007, 176 disabled persons received a one-time unemployment benefit for setting up a business, in 2008 – 656. In 2009 the budget of the Fund for Compulsory State Social Insurance against Unemployment contained no...
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<tr>
<th>Type of support</th>
<th>Programmes/Measures</th>
<th>Goal of the programme/measure</th>
<th>Addressees</th>
<th>Actions</th>
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<td>Macedonia: Law on Employment of disabled persons</td>
<td>To encourage self-employment for disabled persons</td>
<td>Unemployed disabled persons</td>
<td>expenditures for this purpose. Self-employed disabled persons are exempt from taxes and contributions. They also receive a grant for their employment, for workplace adaptation and for the procurement of equipment.</td>
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7.2. Annex 2. Summaries of the national reports

Bulgaria

Audit title
Audit of the activities aimed at increasing the employment of disabled persons.

The audit objectives
1. To assess the effects of the implementation of the National Programme for Employment and Training of Persons with Permanent Disabilities and the Programme under Art. 31 of the Law on the Integration of Disabled persons, both targeted at increasing the employment of disabled persons and the use of public funds for this purpose.

2. To assess how selected public institutions promote employment of disabled persons and what obstacles these people face in finding and/or retaining the job.

3. To make recommendations to the audited entities for improving the activity and establishing good practices.

The audit scope and audited entities
The audit covered the activities under the following programmes:

- National Programme for Employment and Training of Persons with Permanent Disabilities (component ‘Employment’) implemented at the National Employment Agency (incl. selection of employers and disabled persons, contracts signing; allocation of funds, payments and accountability; monitoring and on-the-spot-checks; implementation of contracts and results; coordination, methodological guidance and control); due to the great number of contracts signed under the programme and the number of regional structures involved in the programmes implementation, an audit sample of 110 framework contracts has been made on the basis of criteria set;

- Programme under Art. 31 of the Law on the Integration of Disabled persons for setting up and expending own business implemented at the Agency for Disabled Persons (incl. selection of projects, employers and disabled persons, contracts signing; allocation of funds, payments and accountability; monitoring and on-the-spot-checks; implementation of contracts and results; coordination and control); the check was made on the basis of a 30 % sample of the contracts according to criteria set.

The questions how selected public institutions promote the employment of disabled persons and what obstacles these people face in finding and/or retaining the job were analysed. The
Annexes

Ten selected ministries have provided information through filling in questionnaires on promoting public sector employment of disabled persons. Also, a survey among 20 persons with disabilities holding management, expert and supporting positions in these ministries was carried out.

The audited period is from 01.01.2006 to 31.12.2009.

Key findings

The low qualification, insufficient education and health problems altogether make difficult the adaptation of disabled persons to the labour market. This is confirmed by the significantly lower percentage of disabled persons at working age, active on the labour market in Bulgaria, in respect to the percentage of professionally active people in the whole population in the country as well as by the higher unemployment rate of disabled persons towards the unemployment rate of the active population.

In view of achieving more successful integration of disabled persons on the labour market, effective programmes are necessary which will result in more sustainable policies.

The effects of the implementation of the audited programmes, financed by the Bulgarian government budget (the National Programme for Employment and Training of Persons with Permanent Disabilities and the Programme under Article 31 of the Law on the Integration of Disabled Persons for setting up and expanding own business), are aimed at ensuring equality of the disabled persons on the labour market; earning income and inclusion in the social security scheme; possibility for sustainable employment; acquiring and promoting their vocational qualification; increasing the society’s awareness of the problems of disabled persons. These effects have been reported by the audited entities on the basis of the periodic evaluation of the programme objectives – the indicators set have been achieved. Amendments in the terms and conditions of the programmes have been proposed and approved with regard to their more effective implementation.

There has been a great interest towards the two programmes and 3849 persons have been employed under the programmes during the audited period. The measures undertaken by the audited entities for improving their activities are aimed at increasing their effectiveness.

Despite that, measures are required to be undertaken by the audited entities in the field of project evaluation (at the Agency for Disabled Persons), control, coordination and monitoring (at the National Employment Agency and at the Agency for Disabled Persons). Measures for refunding overpaid amounts under contracts are being undertaken at the National Employment
Agency. Due to the different practices established within the regional offices of the National Employment Agency, it is difficult to trace the observing of the deadlines set under the contracts. The maintenance of several registers in relation to the implementation of the contracts makes the audit traceability difficult (at the National Employment Agency and at the Agency for Disabled Persons). Problems get even more complicated because of the staff turnover within the audited entities.

Public sector in Bulgaria provides good conditions for creating jobs for disabled persons. One of the main obstacles that disabled persons face in their employment is the lack of accessible environment - architecture and transport.

The lack of established database for disabled persons and the insufficient financing are the main barriers to the implementation of an effective policy on promotion of their employment. Employers’ awareness of the programmes and measures aimed at employment of disabled persons and incentives is insufficient.

Questioned disabled persons employed in the public sector consider that society is still prejudiced towards them, but there is a positive tendency regarding its reaction to their problems and needs.

The elimination of the identified weaknesses and discrepancies will improve the policy towards the employment of disabled persons, an issue that the whole society should respond.

Czech Republic

Audit title
State financial means earmarked for supporting and integration of disabled persons.

The audit objectives
The objective of the audit was to examine the employment support system for the disabled persons (DPs) and fulfilment of the *National Plan for the Support and Integration of Disabled Persons for 2006-2009* in the above area.

The audit scope and audited entities
Audited bodies were: Ministry of Labour and Social Affairs (“MoLSA”), Office of the Government of the Czech Republic and 9 labour offices.

The audit was performed from January to August 2010. The audited period covered the years 2006 – 2009.

Key findings
There are about 1 million of DPs in the Czech Republic. During the period 2006 – 2009 the rate of economically inactive DPs aged 15-59 increased from 64.8% in 2006 to 66.8% in 2009. At the same time MoLSA expenditures on the DPs employment support increased from CZK 1.8 bn to 2.6 bn. About 98% of this money was used by the employers employing more than 50% of the DPs.

SAO Czech Republic has chosen following statutory means of support (measures) for the audit:

- **Allowance to support DPs employment designated for the employers who employ more than 50% of the DPs**

In 2009, the allowance amounted 87.5% of total expenditures for the DPs employment support. The audit found out that there is a lack of employer’s co-payment - the allowance in some cases covered up 100% of the wages costs disclosed by the employer.

MoLSA analysis and labour offices findings indicate that certain employers were misusing the allowance. Nevertheless it was found out that the intensity of audit carried out by the labour offices was in some cases very low. The risk of misuse of the allowance persists.

- **4% obligatory quota to employ DPs for employers with more than 25 employees**

In total employers reported quota compliance at approx. 3.7% through direct employment, 2.3% through purchases of products and services, and 0.5% through transfers to the state budget. Total quota compliance reported by employers was at 6.5%, that means 2.5% above obligatory quota. (Compliance is also influenced by the fact that employer can each employed fully/seriously incapable DP count three times – as 3 DPs - to the quota).

The option to comply with the quota alternatively, i.e. through purchases of products and services from the employers employing more than 50% of the DPs, is getting broadly utilised. The side effect is an occurrence of so-called “re-invoicing” of products and services, which leads to distinctive reduction of the amount of supported DPs’ work.

- **Vocational rehabilitation**

It is a special tool designated for all DPs. However, while stipulated by law since 1991, the utilization remains very low. In the average it shared only 0.12% of total expenditures on the DPs employment support.

MoLSA has not set any concrete and measurable objectives to be achieved in case of statutory measures in the DPs employment area.
From the perspective of the National Plan fulfilment by the MoLSA, it was found out that fulfilment of almost one half of the measures in the employment area depends on the outputs of the so-called Systemic Project which has been just initialized.

The SAO Czech Republic recommends setting down concrete and measurable objectives and assumptions within the framework of interdepartmental cooperation and coordination for the entire DPs employment support system. In particular:

- Analyse and revise all statutory measures in the area of DPs employment support;
- Motivate all groups of employers to employ DPs;
- Create conditions enabling the maximum possible prevention of the state allowance misuse/fraud and utilise the knowledge from labour offices practice;
- Ensure regular monitoring of the information necessary for managing and assessing the entire DPs employment support system.

Germany

1. General Observation

- Article 3 (3), sentence 2 of the Constitution of the Federal Republic of Germany, the Basic Law, prohibits discrimination on grounds of disability. People with disabilities and those at risk of becoming disabled have the right to occupational integration and to receive any kind of support necessary to secure permanent participation in working life in accordance with their bents and abilities. All social assistance schemes as well as other forms of occupational integration assistance available to non-disabled people are also open to the disabled. Furthermore specific legal regulations help to actively promote equal participation of severely disabled people in the labour market.

- Different institutions provide information by using different data collection methods and sources of data and look even into different time periods, which limits the comparability and consistency of the data. The analysis of the situation of disabled people and, in particular, their participation in the labour market is limited therefore.

2. Summary of the national audits

Selected Programmes/Measures

Audit Title

Placement of severely disabled people by the Federal Employment Agency
**Description**

The Federal Employment Agency with its local field offices has the statutory function of placing severely disabled people into employment. They are responsible for ensuring that unemployed people whose occupational integration is likely to be difficult will receive stronger support in finding a job.

**Audit Objective**

The audit objective was to find out how the placement of severely disabled people into employment is organised and implemented by the field offices of the Federal Employment Agency and whether they encourage the occupational integration of severely disabled people.

**Audit Scope and Audited Entities**

The placement service for severely disabled people was audited by fieldwork at several field offices (interviews with technical and management staff, inspection of documents, electronic files, and operative IT procedures, data analysis). Thereby the placement service was analyzed from the perspective of applicants as well as that of employers offering vacancies.

**Findings and recommendations**

The placement of severely disabled people requires a large degree of cooperation, communication and share of knowledge among all the involved organisations and people. The use of existing IT systems is not sufficient for the effective placement of severely disabled people. To ensure enhanced placement assistance to severely disabled people, we suggested that placement officers maintain close contact with severely disabled jobseekers, conduct counselling interviews regularly and involve disabled people more intensively in the placement efforts.

**Audit Title**

“Job 4000” – programme aimed at promoting the occupational integration of severely disabled people into the mainstream labour market

**Description**

By using resources of the compensatory fund the “Job 4000” Programme aimed at:
- Creating a minimum of 500 new vocational training places and a minimum of 1,000 new jobs for severely disabled people in the general labour market.
- With the assistance of local integration agencies a minimum of 2,500 severely disabled people are to be integrated into the general labour market (integration assistance).
Based on the common audit framework for the international audit, the national examination focused on the planning (targets/objectives), the operational and substantive implementation, the funding, the execution, the monitoring and the evaluation of the program.

**Audit Scope and Audited Entities**

For the purpose of the audit fieldwork (interviews with technical and management staff, inspection of documents, electronic files, and operative IT procedures, data analysis) was conducted at the responsible Federal Ministry and entities, commissioned to implement the programme (regional office of the Federal Employment Agency or integration offices). Furthermore, the organisation that evaluates the programme was interviewed.

**Findings and recommendations**

The benefits available under the “Job 4000” programme are similar to statutory benefits. This may lead to a situation where statutory benefits are topped up by supplementary benefits from the “Job 4000” programme, although this is not necessary for the occupational integration. A comprehensive verification into the necessity of the costs and therewith administrative burden is required in order to ensure that the compensatory fund resources are used cost-effectively. Moreover, a wide variety of organisations and entities are involved in the programme. As a result a vast input in terms of coordination, communication and administrative expenditure is required to run the program. When planning future programmes more attention should be paid to these aspects.

Since the programme hasn’t expired yet, overall results are not available. So far, the evaluation does not distinguish between jobs and vocational training places funded only under the “Job 4000” programme and those receiving additional statutory benefits. Findings on the programme outputs by the evaluation are limited therefore

**Selected Public Entity**

**Audit Title**

Aspects of Human resources management connected with the employment of severely disabled people in the public sector

**Description**

In addition to the general regulations on employment promotion and support for severely disabled people, specific legal provisions apply to the public service sector.

**Audit Objective**

The audit was aimed at
− providing data on the current conditions for severely disabled people in recruitment procedures conducted by Federal Government departments for vocational training places;
− verifying whether the recruitment procedures comply with relevant legal regulations to compensate disadvantages arising due to disability;
− finding out if, the administrative practices suited to encourage the integration of severely disabled people into the labour market

Audit Scope and Audited Entities

The federal administration of the Republic of Germany offers more than 300 government departments vocational training places for more than 80 different recognized occupations. Therefore the audit focused on jobs where the number of applicants, allows drawing conclusions of general validity. Audit evidence was collected within the two major recruiting authorities for these vocational training places, the Federal Office of Administration and the Federal University of Applied Administrative Sciences.

Findings and recommendations

The recruitment procedures complied with the specific legal provisions for disabled applicants. Candidates are selected according to the principle of best performance. Special aids (e.g. technical or personal assistance) are granted to disabled applicants to compensate their disadvantages. In case of equal suitability, severely disabled candidates will be given priority.

The wording of vacancy advertisements and information material is in line with legal requirements, but failed to encourage and appeal to severely disabled people. Revised wordings should explain possible special aids given during the examination and training as well the job requirements.

The infra-structure of office buildings is of key importance for a successful integration.

Successful occupational integration of severely disabled people requires a large degree of commitment, communication and cooperation among all organisational units involved in all stages of the process.

Spain

Audit title
The employment of disabled persons 2006-2009, assessing the impact of the scheme of reductions in social contributions.

**The audit objectives**

The main objective of this audit has been to analyze the evolution of the employment of people with disabilities (as workers in open labour market companies and in sheltered centres or as self-employed workers) during the period 2006 to 2009, assessing in particular the impact of the scheme of reductions of social contributions that were in force during this period\(^\text{14}\). This scheme applied by ordinary companies, sheltered centres and self-workers was significantly changed in 2006 by means of the Law 43/2006.

**The audit scope and audited entities**

For the purpose of the audit the evolution of the employment of disabled people was analyzed:

- The disabled population in Spain.
- The current scheme of reductions in social contributions.
- The makeup or structure of the unemployed disabled people applying for a job in the period and its evolution.
- The main features of hiring of disabled people in the period and its evolution.
- The amounts of reductions applied by employers and self-employed workers and the disabled people affected by this measure during the period, considering the different possibilities of the actual scheme.

The audit approached both: demand of employment of disabled people and their hiring, in order to establish: whether they are identified as such; the makeup or structure of the unemployed and the relationships between unemployment and hiring of disabled persons.

The audited period covered the years 2006 through 2009.

In Spain, the group of disabled persons is one of those with higher rate of unemployment, they are less skilled and they receive lower wages.

**Main finding AND RECOMMENDATION REFERING TO THE DETERMINATION OF THE GROUP OF PEOPLE WITH DISABILITIES.**

\(^{14}\) Different schemes of reductions in social contributions have been in force over the period applied to other groups with special difficulties regarding entering the job market as people over 45 years old, women, the young, etc.
Various bodies and public authorities relating to persons with disabilities have records with information that is structured in each case on its own objectives and according to the activities developed by each of them. Thus, it does not exit a global register including all Spanish disabled people. To make an approach to its global number we have used the data of a survey carried out by the Spanish Institute for Statistics in 2008. According to it, 1,482,100 people from 16 to 64 years old had reported to be disabled, that is the 4.85% of the total population of this age group.

Spanish authorities would implement a comprehensive and complete register for all people that have been previously qualified as a disabled person by different bodies or public authorities. Setting up a comprehensive register would help public authorities to use this information to implement regulations, making decisions, giving guidance, etc.

**Main FINDINGS AND RECOMMENDATIONS REFERING TO DISABLED PEOPLE APPLYING FOR A JOB AND TO THEIR EMPLOYMENT OR SELF-EMPLOYMENT.**

− Individuals registered in public offices as disabled job seekers accounted for an average of 2.8% of total unemployed (disabled and not disabled) in the period 2006-2009. At the same time, persons with disabilities employed by companies and sheltered centres accounted for only 0.5% of those recruited during the period 2006-2009. Both rates are lower than the rate already mentioned of the disabled population between 14 and 65, which is 4.85%.

− Among the disabled job seekers, the rate of men was higher than the rate for women (53% and 47%, respectively). Job seekers are mainly people between 25 to 44 years old (up to 45.7%); 64.6% of the total had completed a course of secondary education and 77.7% had a level of disability between 33% to 64%.

− Between the years 2006-2009, employers concluded different kinds of contracts with disabled people that allowed reductions in their social contributions in 96.0% of them. Out of them, employers had applied the specific envisaged reductions as a disabled person in a 97.7% of the contracts.

− The rate of employment of disabled people stood at only 0.5% of the total employment (of disabled and not disabled people) in the period. Out of the total, men with disabilities accounted for an average of 62.9%, while disabled women represented only the remaining 37.1%.
Carrying out the audit we could verify the influence of an external element: the current economic crisis. Rates of employment of disabled people have dropped (as well as the non disabled) despite the changes improving the scheme of reductions.

Thus, considering the different kinds of contracts that allow reductions of employer’s social contributions, the number of disabled people employed have increased in all groups in 2007 and in some in 2008 but it dropped in all of them in 2009, although were still higher than those of 2006.

However the number of self-employed workers that applied reductions increased substantially, exactly 256.39%, from 2006 to 2009 and the reductions amounted to 345.95%.

Among employed people, those younger disabled who were under 24 years old, those ones older than 55, less skilled -with low vocational training especially under secondary studies- and the severely disabled ones reached the lower rates of employment.

Sheltered centres – there were only 2,028 centres in 2009- played a very important role as they gather up to 42.8% of the hired disabled persons in the period.

These findings show a low level of activity of disabled people as job seekers and as employed people.

In this context, and because of the current economic crisis, it would be appropriate to maintain the reductions of social contributions, especially those contained in Law 43/2006, as an incentive to build up or keep the rate of employment of disabled persons, including self-workers, as they are one of the most at risk of exclusion from the labour market groups.

Public authorities should analyze why women show lower rates as job seekers and as employees, and then they must try to adopt new measures aimed at increasing their interest in joining the labour market in order to increase their recruitment.

Public authorities should analyze and adopt new measures aimed at increasing the employment of those groups of disabled people already mentioned with lower rates of employment among them.

Public authorities must continue analysing in depth the reasons why ordinary companies have a lack of interest in hiring disabled people.
Slovak Republic

Organizational structure of the system for professional integration of disabled persons

Employment of disabled persons and legal relations regarding employment services in the Slovak republic are adapted in the Act on employment services.

Employment services for the purpose of this act are provided by the local offices of labour, social affairs and family, they also arrange appropriate employment of disabled persons through the individual tools of the assistance of active steps of the labour market. The activity of the local offices regarding employment services is managed, audited and coordinated by the central office of labour, social affairs and family.

Creation of the state employment policy and labour market policy is provided by Ministry of labour, social affairs and family of the Slovak republic.

Questions of living conditions, equal opportunities and the same treatment of disabled persons and their integration into society are solved by the Governmental board for disabled persons. It is advisory, coordinating and initiative body of the Slovak government, its activity is ensured by the secretariat of the board and it is integrated into organizational structure of the Ministry of labour, social affairs and family of the Slovak republic.

The audit was performed within the period 2006 – 2009 at several management levels and realization of tools of the active steps of the labour market aimed at employment of disabled persons, audit subjects were Ministry of labour, social affairs and family of the Slovak republic, 8 local offices of labour, social affairs and family and 8 selected public administration subjects (mainly public universities).

Realization of the programs, financing and evaluation of the programs

“National program of development of the disabled persons living conditions in all living fields” is basic strategic document of the policy directed to the assurance of the equal possibilities, integration and full participation at society activities for this group of people in the Slovak republic.

Standard tool aimed at employment of disabled persons is payment of the financial means for default of compulsory portion of disabled persons employment. In Slovakia this portion represents 3,2% of the whole employees amount of the employer, who employs at least 20 employees and office keeps in file disabled persons in the number that represents 3,2 % of the whole amount of his employees.
Other basic tools for supporting of employment of disabled persons are tools defined in appropriate provisions of the act on employment services.

For the financing of the basic tools of disabled persons supporting adapted in the act on employment services were used financial means from the state budget and financial means of structural funds (European social fund).

**Results and recommendation of the audit**

During the audit it was found:

- All local offices of labour, social affairs and family at work with basic tool – fulfillment of compulsory portion of disabled persons employment used database of the employers from the social insurance agency and there were found differences that were settled up by many written calls. Databases covered not only big amount of employers who were not obliged to submit annual report but also there were missing there employers who fulfilled this obligation by sending annual report. There is a risk there that exist employers who did not fulfill this obligation, they were not registered at the database and were not called to fulfill legal duty and possible payment of the financial means to the state budget.

- Discrepancy between the act on employment services and other valid legislation.

- Amending act on employment services in 2008 adopted new tools of active steps of the labour market, but their use in practice was vanishing.

It was also found that adaptation of the tools of disabled persons employment supporting hits again few obstacles. Basic obstacle is reluctance of the employers and non-understanding of social necessity of disabled persons employment. One reason of non-drawing of individual allowance is no interest from the side of public sector employers due to administrative difficulties of allowance recovery, financial factors related to the adaptation of the work place, specific activity of the subject and resistance of employers to gain information by course of law and their application in practice.

Factors that influence readiness/non-readiness of the organizations to employ disabled persons are bad health and consequent higher sickness absence, assurance of the safety and the health protection of disabled persons at work, low education level. Important factor in employer’s decision-making is obligation of the Labour code that states condition to gain acceptance of the labour office to give notice to the disabled persons.

Employers would prefer tax benefits and decrease of the transfers as a disabled persons employment stimulation.
Although higher education is basic condition of disabled persons employment at the labour market and law educational level was one of the reason of non-employment of these people, it was found very low rate of disabled students (0,01-0,2% from the whole amount of the students).

In connection with the creation of appropriate conditions related to the school attendance, especially no barrier entrances it was found that most of the universities have no barrier entrance to the buildings and also to the classrooms through the lifts or skew platforms. There was also built no barrier social equipment. There was no entrance without barrier in buildings which are historical monuments and it is not possible to change their appearance.

It was found during the audit that most of the universities did not create financial fund for supporting disabled persons study in accordance with the act on universities.

For the solution of inadequacies found during the audit of tools aimed at increasing the employment of disabled persons in the public sector SAI of the Slovak republic recommended 7 recommendations; 6 to the Ministry of labour, social affairs and family of the Slovak republic and one to the Ministry of education, science, research and sport of the Slovak republic. Recommendations were aimed especially on reassessing of installation of new tools of the labour market active steps regarding of their non-drawing and on taking adequate steps for changing this situation, assuring of social insurance agency’s database specifying, working out proposal of the harmonization of the legislation.

Slovenia

Audit title

The audit objectives
The general audit objective was to express the auditors’ opinion about the effectiveness of the employment of disabled by the Ministry of Labour, Family and Social Affairs, Fund of the Republic of Slovenia for the Promotion of Employment of Disabled Persons and Employment service of Slovenia in the period from 2006 till 2009. The objective of the audit was also to find out what actual measures and actions had been undertaken regarding the accepted Action Plan for Disabled 2007-2013.
The specific audit objective was to find out the level of effectiveness of the audited entities when employing the disabled in the state and in the public sector/administration and to recognize/learn if the implemented policies/measures actually reduced the unemployment of the disabled.

**The audit scope and audited entities**

The subject of the audit was performance of an audit of the employment of the disabled in the state in the period from 2006 till 2009. The audited entities were selected according to their role, authorities and responsibilities in employing the disabled:

− The Ministry of Labour, Family and Social Affairs;
− Employment Service of Slovenia;
− Fund of the Republic of Slovenia for the Promotion of Employment of Disabled Persons.

Additional data was gathered from the Pension and Disability Insurance Institute of the Republic of Slovenia, Health Insurance Institute of Slovenia, Ministry of Public Administration and other entities. Interviews and data on employing the disabled in the selected public entities in the public sector have been carried out or gathered at the following entities: University Medical Centre Ljubljana, Employment service of Slovenia, Radio-Television Slovenia and Health Insurance Institute of Slovenia.

**Key findings**

Data and analyses provided by the Employment Service of Slovenia indicate that in the Republic of Slovenia about 15.9 percent of the long-term unemployed disabled could be directly employable. In the light of the fact that at the end of 2009, there were 13,132 registered unemployed disabled in the Republic of Slovenia, it is estimated that the Employment Service could in the next periods employ approximately another 2,100 registered unemployed disabled, what can represent additional opportunity to beat unemployment of disabled in Slovenia.

In the Republic of Slovenia there exist following possibilities for employment of the disabled persons:

− all companies and individuals as well as public sector entities, which employ over 20 workers must comply with the *quota system* from 2 per cent to 6 per cent and employ disabled persons;
- **vocational rehabilitation programmes and active employment policy measures** with professional and rehabilitation help for the disabled, to qualify/enable disabled persons for work;

- **sheltered employment centres** for the disabled not competent to enter into the labour market;

- **supported employment** with subsidised salary for those disabled who cannot achieve normal working results;

- **social enterprises for disabled, where social partnership** with at least 40 per cent of employees is foreseen and some benefits for the company are possible (reinvestment of retained profit, exemption from payment of pension and disability insurance contribution will stay in the company).

Dismissals of disabled in Slovenia in the year 2009, which was recognized with 913 cases increased for 30 per cent over four-year average of 702 cases. We would like to point out that regarding the recognized increased trend of cancellation of working contracts for disabled persons a step forward must be done in Slovenia. Better cooperation and coordination among different state institutions could be reached, professional help and consultations of certain institutions might be rendered to employers in the early stage, bringing also some alternative solutions to find workplace for disabled in the organization or out of organization or bringing also other measures, instruments or financial incentives to employers, that could result in a substantial reduction of dismissals of disabled from their jobs in the state.

In average, the disabled represented about 2.6 per cent of all workers employed in public administration in Slovenia. Compulsory employment in public administration due to quota system was 2 per cent. Public administration did not substantially contribute to the increase of employment of disabled in accordance with legal procedures by adopting strategy, policy or possible pragmatic solutions. In some public entities e.g. Employment service of Slovenia, University Medical Center Ljubljana, Health Insurance Institute of Slovenia and Radio - Television Slovenia the employment rate of disabled was 3 to 4 per cent. Therefore we thinks there is still a good chance to employ more disabled people in the public administration/public sector with redefined state policy and measures.

We are of the opinion that by implementing the new proposed policy for the employment of disabled whereby there would be greater financial incentive for the employed disabled and also encouragement for employment to those disabled who are capable for work but do not search for job or are receiving unemployment allowance, the Ministry could make a
significant impact on the labour market with the message that work in the framework of active employment policy of the state pays off for the disabled and is well awarded. Payment for work of employed disabled in Slovenia must be better rewarded than state incentives for disabled who are not willingly to seek job and want to stay unemployed - passive attitude.

During our audit we also learned and tried to encourage our auditees that there are a lot of possibilities for introduction of some new modern best practices from some EU countries i.e.: transforming disability into ability for work, promoting ability for work, early intervention when disability is recognized - ex ante approach with medical doctors, client oriented vocational rehabilitation, outplacement for job seeking, management by objectives, new modern social entrepreneurship principles for employment of disabled, state workshop centres for training and education of disabled, building partnership; focused and fast response with new programmes to maintain working and health conditions of disabled etc., which could be subject of further considerations if feasible/possible for auditees to implement them etc.

Republic of Macedonia

Audit title:
Programmes/measures aimed at increasing the employment of disabled people

The audit objectives

The audit defines the following audit goals:

– What are the effects of the programs and the instruments for promotion of employment of disabled people, implemented both centrally and locally, and how the intended public funds are used for the purpose?

– How do the selected institutions of the public and the private sector, and the sheltered workshops use the programs/measures for promotion of employment of disabled people; do they observe the rights of disabled people, and how do they eliminate the obstacles that hinder the employment of disabled people?

The goal of the audit was to assess the detected risks and to offer solutions for improvement of the policies for employment of disabled people, with emphasis on the programs and the measures, and their effect on improvement of the conditions for employment of such people at the open labour market.

The audit focused on several risk areas:
Organization of the system of professional integration of disabled people in the Republic of Macedonia;

Programs/measures taken by the state regarding improvement of the conditions for employment and work of disabled people;

Use of programs/measures for promotion of the employment of disabled people, by entities of the public and the private sector, and the sheltered workshops.

The audit scope and audited entities

The audit covered the following institutions responsible for improvement of the conditions for employment of disabled people: Ministry of Labour and Social policy, Employment Agency, employment centres, Ministry of Education and Science, education institutions, State Statistical Office, Community of Sheltered Workshops of Macedonia and the sheltered workshops.

The audit was performed for the period 2005-2009.

Switzerland

Audit title

Professional integration of persons with disabilities: Evaluation of the measures applied within the Federal Administration.

The audit objectives

The audit focuses on evaluating the effectiveness of the programmes and measures aimed at facilitating the professional integration of disabled people within the Federal Administration (public sector, federal level only).

The SFAO concentrated its audit on the implementation and effectiveness of the various new instruments devised by the Federal Administration to facilitate the continued employment or reintegration of employees with impaired health. More specifically, the following aspects were analysed:

- Coherence between policy objectives and the professional integration measures introduced for the Federal Administration;
- Implementation (coordination and homogeneity) of the measures for the federal workforce;
- Potential improvements to the existing instruments.

The audit should also serve to compile a set of previously unavailable figures and statistics on professional integration within the Federal Administration.
The audit scope and audited entities

Two data-gathering techniques were used:

1. To determine existing practices and measures used to reintegrate employees following an illness or accident and to find out how these measures are perceived by those concerned, a questionnaire was sent electronically on 16 August 2010 to all HR Managers within the various federal offices (n=66). Of these, 62 administrative units replied to the survey, corresponding to a response rate of 94%.

2. In the second stage, 16 qualitative interviews and a written survey were conducted with the help of two private consulting firms\textsuperscript{15} on individuals with impaired health to learn about their various experiences (43 out of 52 people replied to the written survey, producing a response rate of 83%).

Key facts

The Federal Administration, with some 36,000 people on its payroll, is one of Switzerland’s biggest employers. Under the Disability Discrimination Act (in effect since 2004), the Confederation is required to offer equal employment opportunities to the disabled and to serve as a role model in this respect, particularly in its recruitment policy. With the fifth revision of the Invalidity Insurance Act in 2004, the emphasis was placed on rehabilitation rather than disability benefits, also in terms of insurance, and specific measures for professional reintegration were added to the list of services covered. The Evaluation included a comparison with the situation of professional integration at the Swiss Federal Railways, which is also subject to the Disability Discrimination Act.

The Federal Office of Personnel (FOPER) offers the administrative units two instruments for concrete implementation of the legislation. The first of these is operational case management, which includes early detection and early intervention as well as the internal case management of the Federal Administration’s personnel and social counselling service. The other measure available is a system of financial incentives, which allocates funds earmarked for special personnel categories (Euro 9.5 million a year) to encourage employers to hire individuals with disabilities. However, these two measures are not yet incorporated into a programme that defines the objectives, indicators and resources for professional integration and clarifies the responsibilities and processes. Furthermore, the overall framework is vague, with no

\textsuperscript{15} BASS (Centre for Labour and Social Policy Studies) in Berne and Evaluanda in Geneva.
individual office or body combining the tasks and instruments of professional integration. Unlike the Federal Administration, the Swiss Federal Railways has, due to its centralised structures, a group-wide strategy with mandatory criteria and requirements.

**Successful reintegration, but few employments of disabled persons**

In the units for which the SFAO received data (~97%), some 290 employees have a health impairment, corresponding to 0.85% of the total federal workforce. Compared to the Swiss Federal Railways, the results of reintegration measures of employees becoming disabled are good, with Federal Administration staff returning to work in most cases. Only 12% of cases required termination of employment. As a general trend, the number of Federal Administration employees receiving disability benefits has fallen since 2005. However, implementation of the measures has revealed that certain aspects remain unclear and that coordination with Invalidity Insurance is not as smooth as it could be. There is a general sense of uncertainty regarding the use of appropriate measures. Early detection, in particular, is not applied consistently. As to hiring new persons the results are weak. Simply 19 persons with disabilities obtained permanent employment in 2008 and 2009. There is room for improvement for the Federal Administration in terms of being a role model.

The recommendations drawn are as follows:

The SFAO recommends that FOPER formulate a plan for the professional integration of persons with disabilities and communicate this appropriately to the various target groups.

The SFAO recommends that FOPER set a hiring target with regard to equal opportunities for the disabled and demonstrate the financial incentives for the administrative units.

The SFAO recommends that FOPER revise the “Guide to operational case management” and train managerial staff and HR managers in its application.

**Turkey**

Within the scope of *Parallel Audit of Programmes Aimed at Increasing the Employment of Disabled Persons* (coordinated by Polish NAI), Turkish Court of Accounts studied on the Employment of Disabled People in Public Sector: the liabilities, authorities and activities of Turkish Employment Agency (TEA), State Personnel Presidency (SPP), Ministry of Education (MoE) and municipalities, particularly of Administration for Disabled People (ADP) as being the coordinator are elaborated on for the period 2005-2009. Results obtained through audit are organized under the titles of national strategy, arrangements for disability
employment in public sector, vocational training and rehabilitation in the performance audit report.

National Strategy

Up-to-date data on the number, participation in labor force and unemployment rates of the people with disabilities is not available in Turkey. Lack of sufficient data on the disabled obstructs assessment on current practices as well as development of new strategies. Nonetheless, for the period of 2005-2009, there is no available strategic plan of relevant entities developed in the field of disability employment, and thus, it cannot be possible to determine the extent to which the objectives are achieved.

Arrangements for Disability Employment

Results obtained on the arrangements for disability employment, which is dwelt upon under the titles of employment and employment examinations are as follows:

Approximately two third of disabled civil servant cadres at public entities are vacant. This is called forth by the lack of sanctions on those non-abiding with the liability to employ disabled servant, the requirement of being at least a graduate of secondary education for almost half of the cadres allocated for disability employment and SPP's not monitoring and controlling the use of such cadres by entities. In addition, the fact that mentioned entities do not have country branches poses a negative impact on the employment of disabled people as civil servant.

Contrary to SPP, TEA, which is responsible for disabled worker employment in the public sector, has branch offices at every province, experience in monitoring and controlling the disabled worker employment and adequate infrastructure.

TEA uses a matching-up system whereby the information received from disabled individuals and entities are compared; however, this matching is not sound, as the system does not include the qualifications and inabilities of the individual.

Exam system varies from civil servant employment to worker employment in the public sector. For civil servant employment, each entity holds its own exam. Inadequacy in the technical infrastructure and reluctance of entities impede opening civil servant employment exams. Worker employment in the public sector is, on the other hand, done through state personnel selection exam, which is the central examination system. However, questions are not classified in respect of disability groups, rather all the same. This places the orthopedically and visually handicapped at an advantaged position against other disability groups.

Vocational Training and Rehabilitation System
In Turkey, the fundamental reason for why employers are reluctant to employ disabled personnel is insufficiency of their general and vocational training and inadequate qualifications. The vocational training and rehabilitation system in Turkey is designed and implemented for non-disabled people; thereafter, disabled people are tried to be integrated in this system.

Another dimension of the issue is the fact that such vocational training and rehabilitation services are designed with no consideration of labor market demands and local necessities and without any pre-assessment.

Therefore, vocational training courses organized by MoE and TEA have decreased effect on disability employment, solely contributing in the socialization of the disabled.

At municipalities, another role player in charge of vocational training of the disabled, regular vocational training courses are widespread, though there is almost no special vocational course aimed at the disabled.

Decreased educational level is stemming from improper educational models, and accordingly, uneducated individuals are not accepted in the labor market. Those who are able to overcome various challenges and receive education are faced with deficiencies in the exam system and unfair competition (caused by non-differentiation between disability groups). What comes after the employment are such problems as improper positions assigned due to imperfect data, entities' reluctance and inherent practice of offering unskilled positions without due consideration of educational level, etc. As current problems are triggered by (or results of) one another, they need to be solved.

Ukraine

Audit title

Implementation of State programs and measures in the area of vocational rehabilitation of disabled people

The audit objectives

The audit objective is to assess the implementation of selected state programs and measures targeted at vocational rehabilitation of disabled people, efficiency of utilization of earmarked State Budget funds and resources of the Fund for Compulsory State Social Insurance against Unemployment, as well as evaluate the response to conclusions and recommendations of the Accounting Chamber drawn upon the audit conducted earlier.

The main audit subjects are:
- Legislative, regulatory, and administrative acts (laws, decrees, orders, regulations, instructions and other documents) that regulate all processes in the field of vocational rehabilitation of disabled persons;

- Administrative decisions of the Labour and Social Policy Ministry of Ukraine (hereinafter – the Labour Ministry), the Disabled People Social Protection Fund (hereinafter – the Fund), the State Employment Service and other authorities with regard to the implementation of state programs and measures aimed at vocational rehabilitation of disabled persons;

- Funds allocated from the Special Fund of the State Budget under the Budget Program PECC (Program Expenditure Classification Code) 2507080 “Social, labour and vocational rehabilitation of disabled people” and means of the Fund for Compulsory State Social Insurance against Unemployment with respect to promotion of disabled people’s employment, their retraining and vocational training;

- Individual rehabilitation programs for disabled people, orders on employment of disabled persons;

- Budget documentations, statistical data, data of prime accounting documents, tender documentation, contractual documents, financial and operative statements.

Assessment criteria for efficient funds utilization include costs and number of created working places for disabled persons; number of disabled workers; number of employed disabled persons funded from the State Budget; compliance of disabled person’s working conditions with their individual rehabilitation programmes; number of people with disabilities who passed vocational training and were employed; performance effectiveness of the Labour Ministry’s rehabilitation centres; justification of the State Budget funds for the implementation of vocational rehabilitation programmes for disabled persons.

**The audit scope and audited entities**

The audited entities are the Labour Ministry, the Ministry of Public Health (off-site), the Fund and its Kyiv City Office, the State Employment Service, the Kyiv City Employment Service, the Training and Manufacturing Enterprise No.3 of the Ukrainian Association of Blind, other enterprises, institutions and organisations (off-site) that use funds for carrying out labour and vocational rehabilitation measures for disabled persons and observing statutory employment quota by them.
Poland

Audit title
Implementation of programmes fostering increased employment of disabled persons.

The audit objectives
The purpose of the audit was to assess the actions undertaken within implementation of the programmes financed from the funds of the State Fund of Rehabilitation of Disabled Persons (Pol. PFRON), directed to vocational rehabilitation of the disabled.

This goal was to be attained by examining whether the mentioned programmes supported activation of disabled persons, whether the public funds were spent efficiently in accordance with their allocation and obligatory procedures, and the disabled persons seeking job had the opportunity to raise their vocational qualifications by using the training organized by poviat labour offices.

The audit scope and audited entities
The theme of the audit was related, among others, to: the issue of reaching the ratios of the employment of disabled persons, the principles of preparation, implementation and monitoring of the programmes, the correctness of their implementation and use of the resources from the Fund.

Jointly, the audit covered 34 units, including the Office and 6 branches of State Fund of Rehabilitation of Disabled Persons (Pol. PFRON), 12 poviat labour offices, 14 participants of the programmes and the Police Headquarters.

Romania

Audit title
Social programmes to integrate persons with disabilities

The audit objectives
To assess the impact of implementing the programmes to promote disabled persons labour integration at the level of the National Authority for disabled persons and the National Agency for Labour Force Occupation, as well as the efficiency of state funds use.

The audit scope and audited entities
The audit was conducted relating to programs/measures aiming at increasing disabled persons labour force occupation in the period 2006-2009 of two entities involved in the orientation,
professional training, occupation and employment of disabled persons, respectively the National Agency for Disabled Persons and the National Agency for Labour Force Occupation.
7.3.  Annex 3. Statistical presentation (European Statistical Data Support)

1. Prevalence percentages of disability by activity status – Data description

In order to provide data for the European Year of People with Disabilities 2003, the 2002 European Union Labour Force Survey (LFS) contained an ad hoc module concerning the employment of disabled people. The module consisted of 11 variables dealing with the existence, type, cause and duration of longstanding health problem or disability, work limitations (regarding the kind of work or the amount of work, and mobility problems), and assistance needed or provided to work.

The results refer to persons aged 16-64 years, living in private households. Disabled persons are those who stated that they had a longstanding health problem or disability (LSHPD) for 6 months or more or expected to last 6 months or more.

The indicator used is the percentage prevalence of people with disabilities in various socioeconomic groups as well as the percentage distribution of certain characteristics of disability or of certain socioeconomic characteristics among those reporting disability.

The survey was conducted in all the 15 old Member States of the EU as well as in 9 at that time acceding or candidate countries (Czech Republic, Estonia, Cyprus, Latvia, Hungary, Malta, Slovenia, Slovak Republic and Romania) and in Norway.

Classification system

The following standard classifications were used:

NACE Rev.1: economic activities in the European Community

ISCO-88: international standard classification of occupation

NUTS: nomenclature of territorial units for statistics

ISCED: international standard classification of education

For full details on these classifications, please see Eurostat’s nomenclature server Ramon.

The employment and activity related concepts and definitions used in the survey follow the guidelines of the International Labour Organisation:
Employed persons are those who during the reference week did some work for pay or profit lasting at least one hour, or were not working but had jobs from which they were temporarily absent. Family workers are included.

Unemployed persons comprise persons who were without work during the reference week, were currently available for work and were actively seeking work or who had found a job commencing at a later date.

Inactive persons are those who are neither classified as employed nor unemployed.

The unemployment rate represents unemployed persons as a percentage of the active population.

**Statistical concepts and definitions**

The statistics are based on a survey performed as an ad hoc module in connection with the second quarter of the 2002 Labour Force Survey.

The module consisted of 11 variables dealing with the existence, type, cause and duration of longstanding health problem or disability, work limitations (regarding the kind of work or the amount of work, and mobility problems), and assistance needed or provided to work.

Although harmonised, translated questions for the variables were proposed by Eurostat, some re-wording was felt necessary at national level, which may have some effect on the comparability of data.

A detailed description of the sampling methods and definitions for the LFS can be found in The Labour Force Survey - Methods and Definitions, 2001

Disabled persons are those who stated that they had a longstanding health problem or disability (LSHPD) for 6 months or more or expected to last 6 months or more.

The results refer to persons aged 16-64 years, living in private households.

**Legal acts and other agreements**


2. Benefits on disability (in EURO per inhabitant) in 2008 – Data description

The present data collection consists of data on expenditure and receipts of social protection contained in the ESSPROS (European System of integrated Social Protection Statistics) domain. Detailed information on the ESSPROS 'Concepts and Definitions' is available below.

The ESSPROS domain

Only ESSPROS data on expenditure and receipts for the total of schemes are currently disseminated in Eurostat database, ESSPROS domain. The remaining components (the latest collection available) are made available on Circa.

The ESSPROS domain contains both data on expenditure and data on receipts for the total of social protection schemes, corresponding to two collections "expend" (Social protection expenditure) and "receipts" (Social protection receipts).

Expenditure - Tables by benefits and currency - it contains nine tables corresponding to the eight different functions of social protection and one for the total of social benefits.

In each table data are published according to the detailed classification of benefits relative to each function (see ESSPROS Manual - The European System of integrated Social PROtection Statistics (ESSPROS), Part II). In addition data are split between means-tested and non means-tested benefits.

For each table data (social protection benefits) are also published (at current prices):

- In national currencies (including Euro converted from former national currencies using the irrevocably fixed rate for all years), in Ecu/Euro and in Purchasing Power Standards;
- In percentage of the GDP;
- Per inhabitant.

Classification system

Detailed definitions and classifications can be found in the ESSPROS Manual - The European System of integrated Social PROtection Statistics, the reference document of the Commission Regulations. This Manual replaces the former ESSPROS Manual 1996, valid until the 2007 collection, and contains mainly adjustments in the definitions and classifications.

Time series have been adapted to the revised classifications contained in the latest version of the methodology while changes in the methodological treatment of data due to revised definitions and conventions were required at least starting with 2006 data.

**Statistical concepts and definitions**

The annual data on expenditure and receipts for the total of social protection schemes are drawn up according to the ESSPROS (European System of integrated Social Protection Statistics) methodology.

**ESSPROS main concepts and definitions**

The European System of integrated Social PROtection Statistics (ESSPROS) is an instrument of statistical observation which enables international comparison of the administrative national data on social protection in the EU Member States.

The conventional definition used for the scope of social protection definition is the following:

"Social Protection encompasses all interventions from public or private bodies intended to relieve households and individuals of the burden of a defined set of risks or needs, provided that there is neither a simultaneous reciprocal nor an individual arrangement involved. The list of risks or needs that may give rise to social protection is, by convention, as follows: Sickness/Health care, Disability, Old age, Survivors, Family/children, Unemployment, Housing and Social exclusion not elsewhere classified".

ESSPROS is meant as a common framework enabling a comprehensive and coherent description of social protection:

- covering social benefits to households and their financing;
- geared to international comparability;
- harmonising with other statistics, particularly the national accounts, in its main concepts.

The ESSPROS system

ESSPROS is composed of a Core system and of modules.

The Core system includes:
- Quantitative data: annual data on Social protection receipts and expenditures by scheme/groups of schemes and for the total of schemes; they provide a means of analysing and comparing social protection financial flows.

- Qualitative database: Metadata by social protection scheme and detailed benefit.

The modules contain supplementary statistical information on particular aspects of social protection:

- A module on pension beneficiaries has been introduced in 2008 (2006 and 2007 data available).

- A pilot collection, with a view to introducing a module on net social protection benefits from 2010, has been launched in 2008; the outcome of the pilot studies was positive for a very large majority of countries.

Two Commission Regulations for the collection of data on net social benefits are expected to be approved by Spring 2011.

**Statistical unit**

The statistical unit in the ESSPROS is called social protection scheme. A social protection scheme is defined (see Framework Regulation) as a distinct body of rules, supported by one or more institutional units, governing the provision of social protection benefits and their financing.

**Statistical population**

The expenditure and receipts for all national resident schemes of social protection are included in the ESSPROS data of the core system.

The ESSPROS system is based on the notion of residence: each country includes only transactions by resident schemes. Benefits paid to non-residents are included in ESSPROS data and, conversely, benefits received from abroad ("rest of world") by residents are not included in ESSPROS data.

**Reference area**

Data relate to the members States of the EU-27, Iceland, Norway and Switzerland. Totals are calculated for EU-27, EU-25, EU-15, EA-16, EA-15, EA-13, EA-12 and The European Economic Area: EEA (except Liechtenstein).

**Time coverage**
Most variables are available since 1990.

The coverage for national data varies according to the availability of the data for the different countries and can, in some cases, start substantially earlier than 1990.

**Base period**

The implicit deflator for Household and NPISH final consumption expenditure (CPI00_NAC for P31_S14_S15) derived from chain-linked National Accounts has been used to obtain figures at constant prices referring to the year 2000.

**Unit of measure**

Data are made available:

- In national currencies (including Euro converted from former national currencies using the irrevocably fixed rate for all years), in Ecu/Euro and in Purchasing Power Standards;
- At current prices and at constant prices;
- In percentage of the GDP.

Some data are also calculated per inhabitant.

**Reference period**

ESSPROS data are annual data, corresponding to calendar year. However, data for the United Kingdom are on a financial year basis and relate to the year from 1 April to 31 March (for example, data for 1996 relate to the year from April 1996 to March 1997).

**Legal acts and other agreements**

ESSPROS data for the period 1990-2005 have been made available on the basis of a gentlemen agreement.

Data sharing

By the time of dissemination of the data, the Commission will at the same time disseminate detailed data by scheme to specific users (i.e. Commission departments, international institutions, etc.). These specific users will be allowed to publish groups of schemes.

Confidentiality

Confidentiality - policy

Regulation (EC) No 223/2009 on European statistics (recital 24 and Article 20(4)) of 11 March 2009 (OJ L 87, p. 164), stipulates the need to establish common principles and guidelines ensuring the confidentiality of data used for the production of European statistics and the access to those confidential data with due account for technical developments and the requirements of users in a democratic society.

Confidentiality - data treatment

Countries send the data on expenditure and receipts by scheme and at "all schemes" level.

At the country's request, and for confidentiality reasons, data by schemes can be disseminated as an aggregation into 'groups of schemes'; this aggregation into 'groups of schemes' is done by Eurostat.

Documentation on methodology

ESSPROS data referring up to the 2007 collection were compiled in accordance with a former version of the ESSPROS methodology, the ESSPROS Manual 1996.

Starting from 2008 collection the latest version of the methodology, namely the ESSPROS Manual - The European System of integrated Social PROtection Statistics (ESSPROS), came into force; this latest version is the reference document in the two Commission Regulations implementing the EP and Council ESSPROS Regulation.

All these reference documents are published by Eurostat and available in CIRCA public area and in the dedicated section "Social protection", under "Publications", of Eurostat Website.

Eurostat will also make available in Circa an extended Manual, the "ESSPROS Manual and user guidelines", serving as a User's Guide for compiling and using ESSPROS; it contains detailed guidelines, further explanations, examples and the complete list of schemes for each country.

Overall accuracy
Accuracy of the ESSPROS data is linked to and depends on the accuracy of the data received from the participating countries. Data sources are mainly administrative and register-based data, only a small percentage of the figures come from surveys or other means. Accordingly, for the ESSPROS data collection, accuracy deals with problems of coverage as the main possible source of errors.

As ESSPROS data comes mainly from administrative data and register-based data sources (other data sources used by the countries to complete the data collection are National accounts, surveys/census, and estimations), problems of coverage can be seen as the main possible source of errors (for more details please refer to the latest version of the Consolidated Quality Report on the ESSPROS Core System (referred to the 2010 data collection), available after the 31st December 2010).

More errors might derive from non-responses (missed return) from data sources and wrong data recording in the ESSPROS questionnaire returned to EUROSTAT by the compiling Institutions during the phases of data collection (from the data sources) or data entry. Normally these errors are reduced through the validation phase, involving both Eurostat and the providing Institutions in the Member States.

**Comparability**

Geographical comparability is possible at 'all schemes level' (For more information regarding the geographical comparability please see the latest version of the Consolidated Quality Report on the ESSPROS Core System (referred to the 2010 data collection), that will be available after the 31st December 2010).

Comparability over time is possible for data at 'all schemes level'. (For more information regarding the comparability over time please see the latest version of the Consolidated Quality Report on the ESSPROS Core System (referred to the 2010 data collection), that will be available after the 31st December 2010).

Coherence between the quantitative data and the other component of the core system, i.e. qualitative information, is being ensured during the data validation process.

ESSPROS data are subject to continuous revisions (especially for the recent years). The major cause is the revisions of basic statistics used by member states in compiling ESSPROS data. Starting with 2008 collection, a revised version of the ESSPROS methodology is used. Time series have been adapted to revised classifications while changes in the methodological
treatment of data due to revised definitions and conventions were required at least starting with 2006 data.

**Source data**

Figures are collected from National Statistical Institutes or/and Ministries of Social Affairs. Most of the data are compiled from administrative sources (For more detailed information please see the latest version of the Consolidated Quality Report on the ESSPROS Core System (referred to the 2010 data collection), that will be available after the 31st December 2010).

Data are collected yearly and have to be sent to Eurostat by 30th of June each year as stipulated in the European Parliament and Council Regulation No 458/2007.

Data are collected using a specific questionnaire in EXCEL, with rows corresponding to the detailed classification of receipts, expenditure and benefits (please refer to appendix 1 of the ESSPROS Manual) and columns corresponding to the statistical units (one column per scheme plus one column for the total of schemes).

The data collected from the Member States are validated by Eurostat. The process of validation is based on using times series evolution and using knowledge of reforms of the legislation in the field of social protection.

Annual data for the euro area, the European Union and the European Economic Area are derived from all countries, for which the respective data are available, usually by adding up the aggregates for all Member States after expressing them in a common currency (Euro/ECU).

The Euro/ECU series have been generated by applying the respective variable exchange rate of national currency vs. ECU for reference periods until 31.12.1998. For later periods the series are converted from respective national currencies to Euro by using the current exchange rate against the Euro. This exchange rate is the fixed rate in the case of euro area members and a variable rate in the case of those not belonging to the euro area.

The ESSPROS data are generally recorded on accrual basis, in accordance with the rules of National Accounts (ESA 95).

In line with the new methodology, EUROSTAT has proposed, starting from 2006 data, to record survivors' pensions to beneficiaries older than the legal/standard retirement age.
(determined by each country) as survivors’ and not, as it was formerly the practice in some countries, as old-age pensions.

Certain countries (BE, CZ, DK, DE, EE, IE, FR, IT, CY, LV, LT, LU, HU, MT (from 1995) AT, PL, PT, RO, SK, FI, SE, UK, IS) applied the new treatment to the whole time series; other countries, BG, and SI, at the moment applied it only to 2005-2008 data, whilst EL only to 2006-2008 data.

ES and CH didn't apply the new treatment.