

**Priority question for written answer P-003991/2021  
to the Commission**

Rule 138

**Antonio Maria Rinaldi (ID), Marco Zanni (ID)**

Subject: Levels of NRRP financing

According to Regulation (EU) 2021/241 establishing the Recovery and Resilience Facility, the arrangements for the financial contributions under the Facility are to be laid down in operational agreements to be concluded between the Member State concerned and the Commission (Article 20(6)) and, where applicable, in specific loan agreements (Article 15(2)).

1. Without prejudice to Article 25 of the RRF Regulation, does the Commission not think it would be appropriate, for the sake of the transparency enshrined in the EU's founding Treaties, to make public these operational and loan agreements, so that the overall suitability of the funding received can be assessed, bearing in mind that liquidity on the international markets has, for some time, been sufficient for Member States to finance themselves autonomously at particularly favourable rates?
2. What are the levels of financing and terms applied with respect to the countries that have already signed such agreements?