II

(Non-legislative acts)

REGULATIONS

COUNCIL REGULATION (EU) No 517/2013
of 13 May 2013

adapting certain regulations and decisions in the fields of free movement of goods, freedom of movement for persons, company law, competition policy, agriculture, food safety, veterinary and phytosanitary policy, transport policy, energy, taxation, statistics, trans-European networks, judiciary and fundamental rights, justice, freedom and security, environment, customs union, external relations, foreign, security and defence policy and institutions, by reason of the accession of the Republic of Croatia

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to the Treaty of Accession of Croatia, and in particular Article 3(4) thereof,

Having regard to the Act of Accession of Croatia, and in particular Article 50 thereof,

Having regard to the proposal from the European Commission,

Whereas:

(1) Pursuant to Article 50 of the Act of Accession of Croatia, where acts of the institutions adopted prior to accession require adaptation by reason of accession, and the necessary adaptations have not been provided for in that Act of Accession or its Annexes, the Council, acting by qualified majority on a proposal from the Commission, shall, to this end, adopt the necessary acts, if the original act was not adopted by the Commission.

(2) The Final Act of the Conference which drew up the Treaty of Accession of Croatia indicated that the High Contracting Parties had reached political agreement on a set of adaptations to acts adopted by the institutions required by reason of accession and invited the Council and the Commission to adopt these adaptations before accession, completed and updated where necessary to take account of the evolution of the law of the Union.

(3) The Regulations and Decisions set out in this Regulation should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

1. The following Regulations are amended as set out in the Annex to this Regulation:

(a) in the field of the free movement of goods:


— Regulation (EC) No 78/2009 of the European Parliament and of the Council of 14 January 2009 on the type-approval of motor vehicles with regard to the protection of pedestrians and other vulnerable road users (3), and


(b) in the field of the freedom of movement of persons:

— Regulation (EC) No 883/2004 of the European Parliament and the Council of 29 April 2004 on the coordination of social security systems (1);

(c) in the field of company law:

— Council Regulation (EC) No 2157/2001 of 8 October 2001 on the Statute for a European company (SE) (2);

(d) in the field of competition policy:

— Council Regulation (EC) No 659/1999 of 22 March 1999 laying down detailed rules for the application of Article 93 of the EC Treaty (3);

(e) in the field of agriculture:


— Council Regulation (EC) No 73/2009 of 19 January 2009 establishing common rules for direct support schemes for farmers under the common agricultural policy and establishing certain support schemes for farmers (6), and

— Council Regulation (EC) No 1217/2009 of 30 November 2009 setting up a network for the collection of accountancy data on the incomes and business operation of agricultural holdings in the European Community (7);

(f) in the field of food safety, veterinary and phytosanitary policy:

— Regulation (EC) No 1760/2000 of the European Parliament and of the Council of 17 July 2000 establishing a system for the identification and registration of bovine animals and regarding the labelling of beef and beef products (8),

— Regulation (EC) No 882/2004 of the European Parliament and of the Council of 29 April 2004 on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules (9);


— Regulation (EC) No 1072/2009 of the European Parliament and of the Council of 21 October 2009 on common rules for access to the international road haulage market (1), and

— Regulation (EC) No 1073/2009 of the European Parliament and of the Council of 21 October 2009 on common rules for access to the international market for coach and bus services (2);

(h) in the field of taxation:

— Council Regulation (EU) No 904/2010 of 7 October 2010 on administrative cooperation and combating fraud in the field of value added tax (3), and

— Council Regulation (EU) No 389/2012 of 2 May 2012 on administrative cooperation in the field of excise duties (4);

(i) in the field of statistics:


— Council Regulation (EC) No 2223/96 of 25 June 1996 on the European system of national and regional accounts in the Community (6),


— Regulation (EC) No 437/2003 of the European Parliament and of the Council of 27 February 2003 on statistical returns in respect of the carriage of passengers, freight and mail by air (8),


— Council Regulation (EC) No 1222/2004 of 28 June 2004 concerning the compilation and transmission of data on the quarterly government debt (12),


— Regulation (EC) No 1921/2006 of the European Parliament and of the Council of 18 December 2006 on the submission of statistical data on landings of fishery products in Member States (14),


— Regulation (EU) No 1137/2011 of the European Parliament and the Council of 13 December 2011 concerning European statistics on permanent crops (18), and


(j) in the field of judiciary and fundamental rights:


(k) in the field of justice, freedom and security:

— Council Regulation (EC) No 1683/95 of 29 May 1995 laying down a uniform format for visas (2);
— Council Regulation No 1346/2000 of 29 May 2000 on insolvency proceedings (3);
— Council Regulation (EC) No 44/2001 of 22 December 2000 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (4);
— Council Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement (5);
— Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (service of documents) (8), and

(l) in the field of environment:


(m) in the field of customs union:

— Council Regulation (EC) No 2913/92 of 12 October 1992 establishing the Community Customs Code (10), and
— Council Regulation (EC) No 1528/2007 of 20 December 2007 applying the arrangements for products originating in certain states which are part of the African, Caribbean and Pacific (ACP) Group of States provided for in agreements establishing, or leading to the establishment of, Economic Partnership Agreements (12);

(n) in the field of external relations:

— Council Regulation (EEC) No 3030/93 of 12 October 1993 on common rules for imports of certain textile products from third countries (13);
— Council Regulation (EC) No 517/94 of 7 March 1994 on common rules for imports of textile products from certain third countries not covered by bilateral agreements, protocols or other arrangements, or by other specific Community import rules (14);
— Council Regulation (EC) No 2368/2002 of 20 December 2002 implementing the Kimberley Process certification scheme for the international trade in rough diamonds (15),
— Council Regulation (EC) No 1236/2005 of 27 June 2005 concerning trade in certain goods which could be used for capital punishment, torture or other cruel, inhuman or degrading treatment or punishment (16), and
— Council Regulation (EC) No 1215/2009 of 30 November 2009 introducing exceptional trade measures for countries and territories participating in or linked to the European Union’s Stabilisation and Association process (17);

(o) in the field of foreign, security and defence policy:

— Council Regulation (EC) No 2488/2000 of 10 November 2000 maintaining a freeze of funds in relation to Mr Milosevic and those persons associated with him (18),
— Council Regulation (EC) No 2580/2001 of 27 December 2001 on specific restrictive measures directed against certain persons and entities with a view to combating terrorism (19),


(20) OJ L 195, 27.7.2010, p. 16.
(22) OJ L 58, 3.3.2011, p. 1.
Council Regulation (EU) No 270/2011 of 21 March 2011 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Egypt (1),

Council Regulation (EU) No 359/2011 of 12 April 2011 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Iran (2),

Council Regulation (EU) No 753/2011 of 1 August 2011 concerning restrictive measures directed against certain individuals, groups, undertakings and entities in view of the situation in Afghanistan (3),

Council Regulation (EU) No 36/2012 of 18 January 2012 concerning restrictive measures in view of the situation in Syria (4),

Council Regulation (EU) No 267/2012 of 23 March 2012 concerning restrictive measures against Iran (5), and

Council Regulation (EU) No 377/2012 of 3 May 2012 concerning restrictive measures directed against certain persons, entities and bodies threatening the peace, security or stability of the Republic of Guinea-Bissau (6);

— Council Regulation No 1 of 15 April 1958 determining the languages to be used by the European Economic Community (7), and

— Council Regulation No 1 of 15 April 1958 determining the languages to be used by the European Atomic Energy Community (8).

2. The following Decisions are amended or repealed as set out in the Annex to this Regulation:

(a) in the field of food safety, veterinary and phytosanitary policy:

— Council Decision 2003/17/EC of 16 December 2002 on the equivalence of field inspections carried out in third countries on seed-producing crops and on the equivalence of seed produced in third countries (9),

— Council Decision 2008/545/EC of 18 July 2006 on the equivalence of the official examination of varieties carried out in Croatia (10),

— Council Decision 2008/971/EC of 16 December 2008 on the equivalence of forest reproductive material produced in third countries (11), and

— Council Decision 2009/470/EC of 25 May 2009 on expenditure in the veterinary field (12);

(b) in the field of transport policy:

— Decision 2012/22/EU of 12 December 2011 concerning the accession of the European Union to the Protocol of 2002 to the Athens Convention relating to the Carriage of Passengers and their Luggage by Sea, 1974, with the exception of Articles 10 and 11 thereof (13), and

— Decision 2012/23/EU of 12 December 2011 concerning the accession of the European Union to the Protocol of 2002 to the Athens Convention relating to the Carriage of Passengers and their Luggage by Sea, 1974, as regards Articles 10 and 11 thereof (14);

(c) in the field of energy:

— Decision No 1364/2006/EC of the European Parliament and the Council of 6 September 2006 laying down guidelines for trans-European energy networks (15), and


(d) in the field of trans-European networks:

— Decision No 661/2010/EU of the European Parliament and of the Council of 7 July 2010 on Union guidelines for the development of the trans-European transport network (17);

(e) in the field of judiciary and fundamental rights:

— Decision 96/409/CFSP of the Representatives of the Governments of the Member States, meeting within the Council of 25 June 1996 on the establishment of an emergency travel document (18);

(f) in the field of justice, freedom and security:

— Decision of the Executive Committee of 22 December 1994 on the certificate provided for in Article 75 to carry narcotic drugs and psychotropic substances (SCH/Com-ex (94) 28 rev.) (19);

— Decision 2012/22/EU of 12 December 2011 concerning the accession of the European Union to the Protocol of 2002 to the Athens Convention relating to the Carriage of Passengers and their Luggage by Sea, 1974, with the exception of Articles 10 and 11 thereof (13), and

— Decision 2012/23/EU of 12 December 2011 concerning the accession of the European Union to the Protocol of 2002 to the Athens Convention relating to the Carriage of Passengers and their Luggage by Sea, 1974, as regards Articles 10 and 11 thereof (14);

— Decision No 1364/2006/EC of the European Parliament and the Council of 6 September 2006 laying down guidelines for trans-European energy networks (15), and


— Decision No 661/2010/EU of the European Parliament and of the Council of 7 July 2010 on Union guidelines for the development of the trans-European transport network (17);

— Decision 96/409/CFSP of the Representatives of the Governments of the Member States, meeting within the Council of 25 June 1996 on the establishment of an emergency travel document (18);

— Decision of the Executive Committee of 22 December 1994 on the certificate provided for in Article 75 to carry narcotic drugs and psychotropic substances (SCH/Com-ex (94) 28 rev.) (19);
(g) in the field of environment:

— Council Decision 97/602/EC of 22 July 1997 concerning the list referred to in the second subparagraph of Article 3(1) of Regulation (EEC) No 3254/91 and in Article 1(1)(a) of Commission Regulation (EC) No 35/97 (1);

(h) in the field of customs union:

— Council Decision 2001/822/EC of 27 November 2001 on the association of the overseas countries and territories with the European Community (‘Overseas Association Decision’) (2);

(i) in the field of foreign, security and defence policy:


Article 2

This Regulation shall enter into force subject to and as from the date of the entry into force of the Treaty of Accession of Croatia.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 13 May 2013.

For the Council

The President

S. COVENEY

(3) OJ L 141, 27.5.2011, p. 17.
ANNEX

1. FREE MOVEMENT OF GOODS

A. MOTOR VEHICLES

In Annex IV to Regulation (EC) No 78/2009, the following is added to point 1.1:

— 25 for Croatia.

B. CLASSIFICATION, LABELLING AND PACKAGING — SUBSTANCES AND MIXTURES

Regulation (EC) No 1272/2008 is amended as follows:

(1) Part 1 of Annex III is amended as follows:

(a) Table 1.1 is amended as follows:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>H200</td>
<td>Nestabilni eksplozivi</td>
</tr>
<tr>
<td>H201</td>
<td>Eksplozivno: opasnost od eksplozije ogromnih razmjera.</td>
</tr>
<tr>
<td>H202</td>
<td>Eksplozivno: velika opasnost od rasprskavanja.</td>
</tr>
<tr>
<td>H203</td>
<td>Eksplozivno: opasnost od vatre, udarnog vala ili rasprskavanja.</td>
</tr>
<tr>
<td>H204</td>
<td>Opasnost od vatre ili rasprskavanja.</td>
</tr>
<tr>
<td>H205</td>
<td>U vatri može izazvati eksploziju ogromnih razmjera.</td>
</tr>
<tr>
<td>H220</td>
<td>Vrlo lako zapaljivi plin.</td>
</tr>
<tr>
<td>H221</td>
<td>Zapaljivi plin.</td>
</tr>
<tr>
<td>H222</td>
<td>Vrlo lako zapaljivi aerosol.</td>
</tr>
<tr>
<td>H223</td>
<td>Zapaljivi aerosol.</td>
</tr>
<tr>
<td>H224</td>
<td>Vrlo lako zapaljiva tekućina i para.</td>
</tr>
<tr>
<td>H225</td>
<td>Lako zapaljiva tekućina i para.</td>
</tr>
</tbody>
</table>
Code H226: the following is inserted after the entry GA:

| 'HR' | Zapaljiva tekućina i para. |

Code H228: the following is inserted after the entry GA:

| 'HR' | Zapaljiva krutina. |

Code H240: the following is inserted after the entry GA:

| 'HR' | Zagrijavanje može uzrokovati eksploziju. |

Code H241: the following is inserted after the entry GA:

| 'HR' | Zagrijavanje može uzrokovati požar ili eksploziju. |

Code H242: the following is inserted after the entry GA:

| 'HR' | Zagrijavanje može uzrokovati požar. |

Code H250: the following is inserted after the entry GA:

| 'HR' | Samozapaljivo u dodiru sa zrakom. |

Code H251: the following is inserted after the entry GA:

| 'HR' | Samozagrijavanje; može se zapaliti. |

Code H252: the following is inserted after the entry GA:

| 'HR' | Samozagrijavanje u velikim količinama; može se zapaliti. |

Code H260: the following is inserted after the entry GA:

| 'HR' | U dodiru s vodom oslobađa zapaljive plinove koji se mogu spontano zapaliti. |

Code H261: the following is inserted after the entry GA:

| 'HR' | U dodiru s vodom oslobađa zapaljive plinove. |

Code H270: the following is inserted after the entry GA:

| 'HR' | Može uzrokovati ili pojačati požar; oksidans. |

Code H271: the following is inserted after the entry GA:

| 'HR' | Može uzrokovati požar ili eksploziju; jaki oksidans. |

Code H272: the following is inserted after the entry GA:

| 'HR' | Može pojačati požar; oksidans. |

Code H280: the following is inserted after the entry GA:

| 'HR' | Sadrži stlačeni plin; zagrijavanje može uzrokovati eksploziju. |

Code H281: the following is inserted after the entry GA:

| 'HR' | Sadrži pothlađeni, ukapljen plin; može uzrokovati kriogene opekline ili ozljede. |
Code H290: the following is inserted after the entry GA:

| HR | Može nagrizati metale. |

(b) Table 1.2 is amended as follows:

Code H300: the following is inserted after the entry GA:

| HR | Smrtonosno ako se proguta. |

Code H301: the following is inserted after the entry GA:

| HR | Otrovnno ako se proguta. |

Code H302: the following is inserted after the entry GA:

| HR | Štetno ako se proguta. |

Code H304: the following is inserted after the entry GA:

| HR | Može biti smrtonosno ako se proguta i uđe u dišni sustav. |

Code H310: the following is inserted after the entry GA:

| HR | Smrtonosno u dodiru s kožom. |

Code H311: the following is inserted after the entry GA:

| HR | Otrovnno u dodiru s kožom. |

Code H312: the following is inserted after the entry GA:

| HR | Štetno u dodiru s kožom. |

Code H314: the following is inserted after the entry GA:

| HR | Uzrokuje teške opekline kože i ozljede oka. |

Code H315: the following is inserted after the entry GA:

| HR | Nadražuje kožu. |

Code H317: the following is inserted after the entry GA:

| HR | Može izazvati alergijsku reakciju na koži. |

Code H318: the following is inserted after the entry GA:

| HR | Uzrokuje teške ozljede oka. |

Code H319: the following is inserted after the entry GA:

| HR | Uzrokuje jako nadraživanje oka. |

Code H330: the following is inserted after the entry GA:

| HR | Smrtonosno ako se udiše. |

Code H331: the following is inserted after the entry GA:

<p>| HR | Otrovnno ako se udiše. |</p>
<table>
<thead>
<tr>
<th>Code</th>
<th>Inserted Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>H332</td>
<td>Štetno ako se udiše.</td>
</tr>
<tr>
<td>H334</td>
<td>Ako se udiše može izazvati simptome alergije ili astme ili poteskoće s disanjem.</td>
</tr>
<tr>
<td>H335</td>
<td>Može nadražiti dišni sustav.</td>
</tr>
<tr>
<td>H336</td>
<td>Može izazvati pospanost ili vrtoglavicu.</td>
</tr>
<tr>
<td>H340</td>
<td>Može izazvati genetska oštećenja ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H341</td>
<td>Sumnja na moguća genetska oštećenja ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H350</td>
<td>Može uzrokovati rak ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H351</td>
<td>Sumnja na moguće uzrokovanje raka ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H360</td>
<td>Može štetno djelovati na plodnost ili naškoditi nerodenom dijete ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H361</td>
<td>Sumnja na moguće štetno djelovanje na plodnost ili mogućnost štetnog djelovanja na nerodenom dijete ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost.</td>
</tr>
<tr>
<td>H362</td>
<td>Može štetno djelovati na djecu koja se hrane majčinim mljekom.</td>
</tr>
<tr>
<td>H370</td>
<td>Uzrokuje oštećenje organa ili navesti sve organe na koje djeluje ako je poznat.</td>
</tr>
<tr>
<td>H371</td>
<td>Može uzrokovati oštećenje organa ili navesti sve organe na koje djeluje ako je poznat.</td>
</tr>
</tbody>
</table>
Code H372: the following is inserted after the entry GA:

| HR | Uzrokuje oštećenje organa ili navesti sve organe na koje djeluje ako je poznato tijekom produljene ili ponavljane izloženosti ili navesti način izloženosti ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost. |

Code H373: the following is inserted after the entry GA:

| HR | Može uzrokovati oštećenje organa ili navesti sve organe na koje djeluje ako je poznato tijekom produljene ili ponavljane izloženosti ili navesti način izloženosti ako je nedvojbeno dokazano da niti jedan drugi način izloženosti ne uzrokuje takvu opasnost. |

Combined Hazard Codes H300+H310: the following is inserted after the entry GA:

| HR | Smrtonosno ako se proguta ili u dodiru s kožom. |

Combined Hazard Codes H300+H330: the following is inserted after the entry GA:

| HR | Smrtonosno ako se proguta ili ako se udiše. |

Combined Hazard Codes H310+H330: the following is inserted after the entry GA:

| HR | Smrtonosno u dodiru s kožom ili ako se udiše. |

Combined Hazard Codes H300+H310+H330: the following is inserted after the entry GA:

| HR | Smrtonosno ako se proguta, u dodiru s kožom ili ako se udiše. |

Combined Hazard Codes H301+H311: the following is inserted after the entry GA:

| HR | Otrovno ako se proguta ili u dodiru s kožom. |

Combined Hazard Codes H301+H331: the following is inserted after the entry GA:

| HR | Otrovno ako se proguta ili ako se udiše. |

Combined Hazard Codes H311+H331: the following is inserted after the entry GA:

| HR | Otrovno u dodiru s kožom ili ako se udiše. |

Combined Hazard Codes H301+H311+H331: the following is inserted after the entry GA:

| HR | Otrovno ako se proguta, u dodiru s kožom ili ako se udiše. |

Combined Hazard Codes H302+H312: the following is inserted after the entry GA:

| HR | Štetno ako se proguta ili u dodiru s kožom. |

Combined Hazard Codes H302+H332: the following is inserted after the entry GA:

| HR | Štetno ako se proguta ili ako se udiše. |
Combined Hazard Codes H312+H332: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Štetno u dodiru s kožom ili ako se udiše.</td>
</tr>
</tbody>
</table>

Combined Hazard Codes H302+H312+H332: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Štetno ako se proguta, u dodiru s kožom ili ako se udiše.</td>
</tr>
</tbody>
</table>

(c) Table 1.3 is amended as follows:

Code H400: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Vrlo otrovno za vodeni okoliš.</td>
</tr>
</tbody>
</table>

Code H410: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Vrlo otrovno za vodeni okoliš, s dugotrajnim učincima.</td>
</tr>
</tbody>
</table>

Code H411: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Otrovnost za vodeni okoliš s dugotrajnim učincima.</td>
</tr>
</tbody>
</table>

Code H412: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Štetno za vodeni okoliš s dugotrajnim učincima.</td>
</tr>
</tbody>
</table>

Code H413: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Može uzrokovati dugotrajne štetne učinke na vodeni okoliš.</td>
</tr>
</tbody>
</table>

Code H420: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Štetno za zdravlje ljudi i okoliš zbog uništavanja ozona u višoj atmosferi.</td>
</tr>
</tbody>
</table>

(2) Part 2 of Annex III is amended as follows:

(a) Table 2.1 is amended as follows:

Code EUH001: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Eksplozivno u suhom stanju.</td>
</tr>
</tbody>
</table>

Code EUH006: the following inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Eksplozivno u dodiru ili bez dodira sa zrakom.</td>
</tr>
</tbody>
</table>

Code EUH014: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Burno reagira s vodom.</td>
</tr>
</tbody>
</table>

Code EUH018: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Pri uporabi može nastati zapaljiva/eksplozivna smjesa para-zrak.</td>
</tr>
</tbody>
</table>

Code EUH019: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Može stvarati eksplozivne perokside.</td>
</tr>
</tbody>
</table>

Code EUH044: the following is inserted after the entry GA:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>'HR '</td>
<td>Opasnost od eksplozije ako se zagrijava u zatvorenom prostoru.</td>
</tr>
</tbody>
</table>
(b) Table 2.2 is amended as follows:

<table>
<thead>
<tr>
<th>Code EUH029</th>
<th>HR</th>
<th>U dodiru s vodom osloba otrovni plin.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Code EUH031</td>
<td>HR</td>
<td>U dodiru s kiselinama osloba otrovni plin.</td>
</tr>
<tr>
<td>Code EUH032</td>
<td>HR</td>
<td>U dodiru s kiselinama osloba vrlo otrovni plin.</td>
</tr>
<tr>
<td>Code EUH066</td>
<td>'HR</td>
<td>Ponavljanje izlaganje može prouzročiti sušenje ili pucanje kože.'</td>
</tr>
<tr>
<td>Code EUH070</td>
<td>'HR</td>
<td>Otrovn u dodiru s očima.'</td>
</tr>
<tr>
<td>Code EUH071</td>
<td>'HR</td>
<td>Nagrizajuće za dišni sustav.'</td>
</tr>
</tbody>
</table>

(3) In Part 3 of Annex III, the Table is amended as follows:

<table>
<thead>
<tr>
<th>Code EUH 201/201A</th>
<th>HR</th>
<th>Sadrži olovo. Ne smije se koristiti na površinama koje mogu žvakati ili sisati djeca. Upozorenje! Sadrži olovo.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Code EUH 202</td>
<td>'HR'</td>
<td>Cianoakrilat. Opasnost. Trenutno lijepi kožu i oči. Čuvati izvan dohvata djece.'</td>
</tr>
<tr>
<td>Code EUH203</td>
<td>'HR'</td>
<td>Sadrži krom (VI). Može izazvati alergijsku reakciju.'</td>
</tr>
<tr>
<td>Code EUH 204</td>
<td>'HR'</td>
<td>Sadrži izocianate. Može izazvati alergijsku reakciju.'</td>
</tr>
<tr>
<td>Code EUH205</td>
<td>'HR'</td>
<td>Sadrži epoksidne sastojke. Može izazvati alergijsku reakciju.'</td>
</tr>
<tr>
<td>Code EUH206</td>
<td>'HR'</td>
<td>Upozorenje! Ne koristiti s drugim proizvodima. Mogu se osloboditi opasni plinovi (klor).</td>
</tr>
<tr>
<td>Code EUH 207</td>
<td>'HR'</td>
<td>Upozorenje! Sadrži kadmiij. Tijekom uporabe stvara se opasni dim. Vidi podatke dostavljene od proizvođača. Postupati prema uputama o mjerama sigurnosti.'</td>
</tr>
<tr>
<td>Code EUH208</td>
<td>'HR'</td>
<td>Sadrži &lt;naziv tvari koja dovodi do preosjetljivosti&gt;. Može izazvati alergijsku reakciju.'</td>
</tr>
</tbody>
</table>
Pri uporabi može postati lako zapaljivo.  

Sigurnosno-tehnički list dostupan na zahtjev.  

Da bi se izbjegli rizici za zdravlje ljudi i okoliš, treba se pridržavati uputa za uporabu.  

Ako je potrebna liječnička pomoć pokazati spremnik ili naljepnicu.  

Čuvati izvan dohvata djece.  

Prije uporabe pročitati naljepnicu.  

Ne rukovati prije upoznavanja i razumijevanja sigurnosnih mjera predostrožnosti.  

Čuvati odvojeno od topline/iskre/otvorenog plamena/vrućih površina. – Ne pušiti.  

Ne prskati u otvoreni plamen ili drugi izvor paljenja.  

Spriječiti dodir sa zrakom.  

Spriječiti svaki dodir s vodom zbog burne reakcije i mogućeg zapaljenja.
Code P230: the following is inserted after the entry GA:

`HR` Čuvati navlaženo s …'

Code P231: the following is inserted after the entry GA:

`HR` Rukovati u inertnom plinu.'

Code P232: the following is inserted after the entry GA:

`HR` Zaštititi od vlage.'

Code P233: the following is inserted after the entry GA:

`HR` Čuvati u dobro zatvorenom spremniku.'

Code P234: the following is inserted after the entry GA:

`HR` Čuvati samo u originalnom spremniku.'

Code P235: the following is inserted after the entry GA:

`HR` Održavati hladnim.'

Code P240: the following is inserted after the entry GA:

`HR` Uzermljiti/učvrstiti spremnik i opremu za prihvat kemikalije.'

Code P241: the following is inserted after the entry GA:

`HR` Rabiti električnu/ventilacijsku/rasvjetnu/…/ opremu koja neće izazvati eksploziju.'

Code P242: the following is inserted after the entry GA:

`HR` Rabiti samo neiskreći alat.'

Code P243: the following is inserted after the entry GA:

`HR` Poduzeti mjere protiv pojave statičkog elektriciteta.'

Code P244: the following is inserted after the entry GA:

`HR` Spriječiti dodir redukcijskih ventila s masti i uljem.'

Code P250: the following is inserted after the entry GA:

`HR` Ne izlagati mrvljenju/udarcima/…/trenju.'

Code P251: the following is inserted after the entry GA:

`HR` Posuda je pod tlakom: ne bušiti, niti paliti čak niti nakon uporabe.'

Code P260: the following is inserted after the entry GA:

`HR` Ne udisati prašinu/dim/plin/magle/pare/aerosol.'

Code P261: the following is inserted after the entry GA:

`HR` Izbjegavati udisanje prašine/dima/plina/magle/pare/aerosola.'
Code P262: the following is inserted after the entry GA:

| HR | Spriječiti dodir s očima, kožom ili odjećom. |

Code P263: the following is inserted after the entry GA:

| HR | Izbjegavati dodir tijekom trudnoće/dojenja. |

Code P264: the following is inserted after the entry GA:

| HR | Nakon uporabe temeljito oprati ... |

Code P270: the following is inserted after the entry GA:

| HR | Pri rukovanju proizvodom ne jesti, piti niti pušiti. |

Code P271: the following is inserted after the entry GA:

| HR | Rabiti samo na otvorenom ili u dobro prozračenom prostoru. |

Code P272: the following is inserted after the entry GA:

| HR | Zagadena radna odjeća ne smije se iznositi izvan radnog prostora. |

Code P273: the following is inserted after the entry GA:

| HR | Izbjegavati ispuštanje u okoliš. |

Code P280: the following is inserted after the entry GA:

| HR | Nositi zaštitne rukavice/zaštitno odijelo/zaštitu za oči/zaštitu za lice. |

Code P281: the following is inserted after the entry GA:

| HR | Nositi propisanu osobnu zaštitnu opremu. |

Code P282: the following is inserted after the entry GA:

| HR | Nositi zaštitne rukavice za hladnoću/zaštitu za lice/zaštitu za oči. |

Code P283: the following is inserted after the entry GA:

| HR | Nositi otpornu na vatru/nezapaljivu odjeću. |

Code P284: the following is inserted after the entry GA:

| HR | Nositi sredstva za zaštitu dišnog sustava. |

Code P285: the following is inserted after the entry GA:

| HR | U slučaju nedovoljnog prozraćivanja nositi sredstva za zaštitu dišnog sustava. |

Combined Codes P231+P232: the following is inserted after the entry GA:

| HR | Rukovati u inertnom plinu. Zaštititi od vlage. |

Combined Codes P235+P410: the following is inserted after the entry GA:

| HR | Održavati hladnim. Zaštititi od sunčevog svjetla. |
(c) Table 1.3 is amended as follows:

<table>
<thead>
<tr>
<th>Code</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>P301</td>
<td>'HR AKO SE PROGUTA:'</td>
</tr>
<tr>
<td>P302</td>
<td>'HR U SLUČAJU DODIRA S KOŽOM:'</td>
</tr>
<tr>
<td>P303</td>
<td>'HR U SLUČAJU DODIRA S KOŽOM (ili kosom):'</td>
</tr>
<tr>
<td>P304</td>
<td>'HR AKO SE UDIŠE:'</td>
</tr>
<tr>
<td>P305</td>
<td>'HR U SLUČAJU DODIRA S OČIMA:'</td>
</tr>
<tr>
<td>P306</td>
<td>'HR U SLUČAJU DODIRA S ODJEĆOM:'</td>
</tr>
<tr>
<td>P307</td>
<td>'HR U SLUČAJU izloženosti:'</td>
</tr>
<tr>
<td>P308</td>
<td>'HR U SLUČAJU izloženosti ili sumnje na izloženost:'</td>
</tr>
<tr>
<td>P309</td>
<td>'HR U SLUČAJU izloženosti ili zdravstvenih tegoba:'</td>
</tr>
<tr>
<td>P310</td>
<td>'HR Odmah nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.'</td>
</tr>
<tr>
<td>P311</td>
<td>'HR Nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.'</td>
</tr>
<tr>
<td>P312</td>
<td>'HR U slučaju zdravstvenih tegoba nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.'</td>
</tr>
<tr>
<td>P313</td>
<td>'HR Zatražiti savjet/pomoć liječnika.'</td>
</tr>
<tr>
<td>P314</td>
<td>'HR U slučaju zdravstvenih tegoba zatražiti savjet/pomoć liječnika.'</td>
</tr>
<tr>
<td>P315</td>
<td>'HR Hitno zatražiti savjet/pomoć liječnika.'</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
</tr>
<tr>
<td>P320</td>
<td>Hitno je potrebna posebna liječnička obrada (vidi … na ovoj naljepnici).</td>
</tr>
<tr>
<td>P321</td>
<td>Potrebna je posebna liječnička obrada (vidi … na ovoj naljepnici).</td>
</tr>
<tr>
<td>P322</td>
<td>Potrebne su posebne mjere (vidi … na ovoj naljepnici).</td>
</tr>
<tr>
<td>P330</td>
<td>Isprati usta.</td>
</tr>
<tr>
<td>P331</td>
<td>NE izazivati povraćanje.</td>
</tr>
<tr>
<td>P332</td>
<td>U slučaju nadražaja kože:</td>
</tr>
<tr>
<td>P333</td>
<td>U slučaju nadražaja ili osipa na koži:</td>
</tr>
<tr>
<td>P334</td>
<td>Uroniti u hladnu vodu/omotati vlaznim zavojem.</td>
</tr>
<tr>
<td>P335</td>
<td>Izmesti zaostale čestice s kože.</td>
</tr>
<tr>
<td>P336</td>
<td>Zamrznote dijelove odmrznuti mlakom vodom. Ne trljati oštećeno mjesto.</td>
</tr>
<tr>
<td>P337</td>
<td>Ako nadražaj oka ne prestaje:</td>
</tr>
<tr>
<td>P338</td>
<td>Ukloniti kontaktne leće ukoliko ih nosite i ako se one lako uklanjaju. Nastaviti ispiranje.</td>
</tr>
<tr>
<td>P340</td>
<td>Premjestiti unesrećenog na svježi zrak, umiriti ga i postaviti u položaj koji olakšava disanje.</td>
</tr>
<tr>
<td>P341</td>
<td>U slučaju otežanog disanja premjestiti unesrećenog na svježi zrak, umiriti ga i postaviti u položaj koji olakšava disanje.</td>
</tr>
<tr>
<td>P342</td>
<td>Pri otežanom disanju:</td>
</tr>
</tbody>
</table>
Code P350: the following is inserted after the entry GA:

**'HR** Nježno oprati velikom količinom sapuna i vode.'

Code P351: the following is inserted after the entry GA:

**'HR** Oprezno ispirati vodom nekoliko minuta.'

Code P352: the following is inserted after the entry GA:

**'HR** Oprati velikom količinom sapuna i vode.'

Code P353: the following is inserted after the entry GA:

**'HR** Isprati kožu vodom/tuširanjem.'

Code P360: the following is inserted after the entry GA:

**'HR** Odmah isprati zagađenu odjeću i kožu velikom količinom vode prije uklanjanja odjeće.'

Code P361: the following is inserted after the entry GA:

**'HR** Odmah ukloniti/skinuti svu zagađenu odjeću.'

Code P362: the following is inserted after the entry GA:

**'HR** Skinuti zagađenu odjeću i oprati prije ponovne uporabe.'

Code P363: the following is inserted after the entry GA:

**'HR** Oprati zagađenu odjeću prije ponovne uporabe.'

Code P370: the following is inserted after the entry GA:

**'HR** U slučaju požara:'

Code P371: the following is inserted after the entry GA:

**'HR** U slučaju velikog požara i velikih količina:'

Code P372: the following is inserted after the entry GA:

**'HR** Opasnost od eksplozije u slučaju požara.'

Code P373: the following is inserted after the entry GA:

**'HR** NE gasiti vatru kada plamen može zahvatio eksplozive.'

Code P374: the following is inserted after the entry GA:

**'HR** Gasiti vatru uz odgovarajući oprez s primjerene udaljenosti.'

Code P375: the following is inserted after the entry GA:

**'HR** Gasiti s veće udaljenosti zbog opasnosti od eksplozije.'

Code P376: the following is inserted after the entry GA:

**'HR** Ako je sigurno, zaustaviti istjecanje.'
Požar zbog istjecanja plina: ne gasiti ako nije moguće sa sigurnošću zaustaviti istjecanje.

Za gašenje rabiti …

Evakuirati područje.

Ukloniti sve izvore paljenja ukoliko je to moguće sigurno učiniti.

Apsorbirati proliveno kako bi se spriječila materijalna šteta.

Sakupiti proliveno/rasuto.

AKO SE PROGUTA: odmah nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.

AKO SE PROGUTA: u slučaju zdravstvenih tegoba nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.

AKO SE PROGUTA: isprati usta. NE izazivati povraćanje.

U SLUČAJU DODIRA S KOŽOM: uroniti u hladnu vodu/omotati vlažnim zavojem.

U SLUČAJU DODIRA S KOŽOM: nježno oprati velikom količinom sapuna i vode.


AKO SE UDIŠE: premjestiti unesrećenog na svježi zrak, umiriti ga i postaviti u položaj koji olakšava disanje.
Combined Codes P304+P341: the following is inserted after the entry GA:

`HR` AKO SE UDIŠE: u slučaju otežanog disanja premjestiti onesrećenog na svježi zrak, umiriti ga i postaviti u položaj koji olakšava disanje.

Combined Codes P305+P351+P338: the following is inserted after the entry GA:

`HR` U SLUČAJU DODIRA S OČIMA: oprezno ispirati vodom nekoliko minuta. Ukloniti kontaktne leće ukoliko ih nosite i ako se one lako uklanjaju. Nastaviti ispiranje.

Combined Codes P306+P360: the following is inserted after the entry GA:

`HR` U SLUČAJU DODIRA S ODJEĆOM: odmah isprati zagađenu odjeću i kožu velikom količinom vode prije uklanjanja odjeće.

Combined Codes P307+P311: the following is inserted after the entry GA:

`HR` U SLUČAJU izloženosti: nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.

Combined Codes P308+P313: the following is inserted after the entry GA:

`HR` U SLUČAJU izloženosti ili sumnje na izloženost: zatražiti savjet/pomoć liječnika.

Combined Codes P309+P311: the following is inserted after the entry GA:

`HR` U SLUČAJU izloženosti ili zdravstvenih tegoba: nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.

Combined Codes P332+P313: the following is inserted after the entry GA:

`HR` U slučaju nadražaja kože: zatražiti savjet/pomoć liječnika.

Combined Codes P333+P313: the following is inserted after the entry GA:

`HR` U slučaju nadražaja kože ili osipa na koži: zatražiti savjet/pomoć liječnika.

Combined Codes P335+P334: the following is inserted after the entry GA:

`HR` Izmesti zaostale čestice s kože. Uroniti u hladnu vodu/omotati vlažnim zavojem.

Combined Codes P337+P313: the following is inserted after the entry GA:

`HR` Ako nadražaj oka ne prestaje: zatražiti savjet/pomoć liječnika.

Combined Codes P342+P311: the following is inserted after the entry GA:

`HR` PRI OTEŽANOM DISANJU: nazvati CENTAR ZA KONTROLU OTROVANJA ili liječnika.

Combined Codes P370+P376: the following is inserted after the entry GA:

`HR` U slučaju požara: ako je sigurno, zaustaviti istjecanje.

Combined Codes P370+P378: the following is inserted after the entry GA:

`HR` U slučaju požara: za gašenje rabiti …'
Combined Codes P370+P380: the following is inserted after the entry GA:

| ‘HR | U slučaju požara: evakuirati područje. |

Combined Codes P370+P380+P375: the following is inserted after the entry GA:

| ‘HR | U slučaju požara: evakuirati područje. Gasiti s veće udaljenosti zbog opasnosti od eksplozije. |

Combined Codes P371+P380+P375: the following is inserted after the entry GA:

| ‘HR | U slučaju velikog požara i velikih količina: evakuirati područje. Gasiti s veće udaljenosti zbog opasnosti od eksplozije. |

(d) Table 1.4 is amended as follows:

Code P401: the following is inserted after the entry GA:

| ‘HR | Skladištiti ... |

Code P402: the following is inserted after the entry GA:

| ‘HR | Skladištiti na suhom mjestu. |

Code P403: the following is inserted after the entry GA:

| ‘HR | Skladištiti na dobro prozračenom mjestu. |

Code P404: the following is inserted after the entry GA:

| ‘HR | Skladištiti u zatvorenom spremniku. |

Code P405: the following is inserted after the entry GA:

| ‘HR | Skladištiti pod ključem. |

Code P406: the following is inserted after the entry GA:

| ‘HR | Skladištiti u spremniku otpornom na nagrizanje/... spremniku s otpornom unutarnjom oblokom. |

Code P407: the following is inserted after the entry GA:

| ‘HR | Osigurati razmak između polica/paleta. |

Code P410: the following is inserted after the entry GA:

| ‘HR | Zaštititi od sunčevog svjetla. |

Code P411: the following is inserted after the entry GA:

| ‘HR | Skladištiti na temperaturi koja ne prelazi ...°C/...°F. |

Code P412: the following is inserted after the entry GA:

| ‘HR | Ne izlagati temperaturi višoj od 50 °C/122 °F. |

Code P413: the following is inserted after the entry GA:

| ‘HR | Skladištiti količine veće od ... kg/ ... lbs na temperaturi koja ne prelazi ... °C/... °F. |
(e) Table 1.5 is amended as follows:

Code P501: the following is inserted after the entry GA:

| 'HR' | Odložiti sadržaj/spremnik u/na … |

Code P502: the following is inserted after the entry GA:

| 'HR' | Pogledajte proizvođača/dobavljača zatražiti podatke o recikliranju/preradi. |

C. TEXTILES AND FOOTWEAR

In Annex III to Regulation (EU) No 1007/2011, the following indent is inserted after the entry in French:

'— in Croatian: “runska vuna”.'

D. CHEMICALS — REACH

In Article 3(20) of Regulation (EC) No 1907/2006, points (b) and (c) are replaced by the following:

(b) it was manufactured in the Community, or in the countries acceding to the European Union on 1 January 1995, on 1 May 2004, on 1 January 2007 or on 1 July 2013, but not placed on the market by the manufacturer or importer, at least once in the 15 years before the entry into force of this Regulation, provided the manufacturer or importer has documentary evidence of this;

(c) it was placed on the market in the Community, or in the countries acceding to the European Union on 1 January 1995, on 1 May 2004, on 1 January 2007 or on 1 July 2013, by the manufacturer or importer before the entry into force of this Regulation and it was considered as having been notified in accordance with the first indent of Article 8(1) of Directive 67/548/EEC in the version of Article 8(1) resulting from the amendment effected by Directive 79/831/EEC, but it does not meet the definition of a polymer as set out in this Regulation, provided the manufacturer or importer has documentary evidence of this, including proof that the substance was placed on the market by any manufacturer or importer between 18 September 1981 and 31 October 1993 inclusive;
2. FREEDOM OF MOVEMENT OF PERSONS

Regulation (EC) No 883/2004 is amended as follows:

(a) in Part I of Annex I, the following is inserted after the entry for FRANCE:

‘CROATIA
Temporary advances paid by Centres for Social Welfare on the basis of the obligation to provide temporary maintenance pursuant to the Family Act (OG 116/03, as amended);

(b) in Part II of Annex I, the following is inserted after the entry for FRANCE:

‘CROATIA
One-off cash benefit for a newborn child under the Maternity and Parental Benefits Act (OG 85/08, as amended)
One-off cash benefit for an adopted child under the Maternity and Parental Benefits Act (OG 85/08, as amended)
One-off cash benefits for a newborn child or an adopted child provided by regulations on local and regional self-government pursuant to Article 59 of the Maternity and Parental Benefits Act (OG 85/08, as amended);

(c) in Annex II, the following entries are inserted:

(i) after the entry for BULGARIA-GERMANY:

‘BULGARIA-CROATIA
Article 35(3) of the Convention on Social Security of 14 July 2003 (recognition of periods of insurance completed until 31 December 1957 at the expense of the contracting state in which the insured person resided on 31 December 1957);

(ii) after the entry for GERMANY-FRANCE:

‘GERMANY-CROATIA
Article 41 of the Convention on Social Security of 24 November 1997 (settlement of rights acquired before 1 January 1956 under the social security scheme of the other contracting state); the application of that provision remains restricted to the persons covered by it;

(iii) after the entry for SPAIN-PORTUGAL:

‘CROATIA-ITALY
(a) The Agreement between Yugoslavia and Italy on Regulation of Mutual Obligations in Social Insurance with Reference to Paragraph 7 of Annex XIV to the Peace Treaty, concluded by exchange of notes on 5 February 1959 (reckoning of periods of insurance completed before 18 December 1954); the application remains restricted to the persons covered by that Agreement;
(b) Article 44(3) of the Convention on Social Security between the Republic of Croatia and the Italian Republic of 27 June 1997, concerning ex Zone B of the Free Territory of Trieste (reckoning of periods of insurance completed before 5 October 1956); the application of that provision remains restricted to persons covered by that Convention.

CROATIA-HUNGARY
Article 43(6) of the Convention on Social Security of 8 February 2005 (recognition of periods of insurance completed until 29 May 1956 at the expense of the contracting state in which the insured person resided on 29 May 1956).

CROATIA-AUSTRIA
Article 35 of the Convention on Social Security of 16 January 1997 (reckoning of periods of insurance completed before 1 January 1956); the application of that provision remains restricted to the persons covered by it.

CROATIA-SLOVENIA
(a) Article 35(3) of the Agreement on Social Security of 28 April 1997 (recognition of periods with bonus under the legislation of the former common State);
(b) Articles 36 and 37 of the Agreement on Social Security of 28 April 1997 (benefits acquired before 8 October 1991 remain the obligation of the contracting state that granted them; pensions granted between 8 October 1991 and 1 February 1998, the date of entry into force of the said Agreement, in respect of the periods of insurance completed in the other contracting state until 31 January 1998, are subject to recalculation);

(d) in Annex III, the following is inserted after the entry for SPAIN:
(e) in Annex VI, the following is inserted after the entry for GREECE:

*CROATIA*

(a) Invalidity pension due to occupational injury or disease according to Article 52(5) of the Pension Insurance Act (OG 102/98, as amended).

(b) Physical damage allowance according to Article 56 of the Pension Insurance Act (OG 102/98, as amended).

(f) in Part 2 of Annex VIII, the following is inserted after the entry for FRANCE:

*CROATIA*

Pensions from the compulsory insurance scheme based on the individual capitalised savings according to the Compulsory and Voluntary Pension Funds Act (OG 49/99, as amended) and the Act on Pension Insurance Companies and Payment of Pensions Based on Individual Capitalised Savings (OG 106/99, as amended), except in the cases provided by Articles 47 and 48 of the Compulsory and Voluntary Pension Funds Act (invalidity pension based on general incapacity to work and survivor's pension).

3. COMPANY LAW

Regulation (EC) No 2157/2001 is amended as follows:

(a) in Annex I, the following is inserted after the entry for FRANCE:

*CROATIA:

dioničko društvo;*

(b) in Annex II, the following is inserted after the entry for FRANCE:

*CROATIA:

dioničko društvo,
društvo s ograničenom odgovornošću.*

4. COMPETITION POLICY

In Article 1(b) of Regulation (EC) No 659/1999, point (i) is replaced by the following:

(i) without prejudice to Articles 144 and 172 of the Act of Accession of Austria, Finland and Sweden, to Annex IV, point 3 and the Appendix to said Annex of the Act of Accession of the Czech Republic, Estonia, Cyprus, Latvia, Lithuania, Hungary, Malta, Poland, Slovenia and Slovakia, to Annex V, point 2 and 3(b) and the Appendix to said Annex of the Act of Accession of Bulgaria and Romania, and to Annex IV, points 2 and 3(b) and the Appendix to said Annex of the Act of Accession of Croatia, all aid which existed prior to the entry into force of the Treaty in the respective Member States, that is to say, aid schemes and individual aid which were put into effect before, and are still applicable after, the entry into force of the Treaty.

5. AGRICULTURE

(1) In the Annex to Regulation (EC) No 834/2007, the following is inserted after the entry for GA:

*HR: ekološki.*

(2) Annex Xla to Regulation (EC) No 1234/2007 is amended as follows:

(a) in the table in point III.2(A) on the sales description for the meat of bovine animals in category V aged 8 months or less, the following is inserted after the entry for France:

*Croatia teletina;*

(b) in the table in point III.2(B) on the sales description for the meat of bovine animals in category Z aged more than 8 months but not more than 12 months, the following is inserted after the entry for France:

*Croatia mlada junetina.*

(3) In Article 10a of Regulation (EC) No 73/2009, paragraphs 3 and 4 are replaced by the following:

3. Paragraphs 1 and 2 shall not apply to direct payments granted to farmers in Bulgaria, Croatia, Romania and in the French overseas departments, in the Azores and Madeira, in the Canary Islands and in the Aegean Islands.
4. By way of derogation from paragraph 1, the reduction referred to in that paragraph shall be set at 0 % for new Member States other than Bulgaria, Croatia and Romania.

(4) Regulation (EC) No 1217/2009 is amended as follows:

(a) the following sentence is added to Article 6(1):

‘Croatia shall set up a National Committee by the end of the sixth month following the date of accession at the latest;’;

(b) the following is added to Annex I, after the entry for France:

‘Croatia

1. Kontinentalna Hrvatska
2. Jadranjska Hrvatska

However, Croatia may constitute a single division for the three years following accession.’.

6. FOOD SAFETY, VETERINARY AND PHYTOSANITARY POLICY

A. FOOD SAFETY LEGISLATION

1. Section I of Annex II to Regulation (EC) No 853/2004 is amended as follows:

(a) the second subparagraph of point B.6 is replaced by the following:

‘In the case of Member States, however, these codes are BE, BG, CZ, DK, DE, EE, GR, ES, FR, HR, IE, IT, CY, LV, LT, LU, HU, MT, NL, AT, PL, PT, SI, SK, FI, RO, SE and UK.’;

(b) the first subparagraph of point B.8 is replaced by the following:

‘When applied in an establishment located within the Community, the mark must be oval in shape and include the abbreviation CE, EC, EF, EG, EK, EO, EY, ES, EÜ, EK, EB, EZ or WE.’.

2. Section I, Chapter III of Annex I to Regulation (EC) No 854/2004 is amended as follows:

(a) in point 3(a), the second subparagraph is replaced by the following:

‘In the case of Member States, however, these codes are BE, BG, CZ, DK, DE, EE, GR, ES, FR, HR, IE, IT, CY, LV, LT, LU, HU, MT, NL, AT, PL, PT, SI, SK, FI, RO, SE and UK.’;

(b) in point 3(c), the first subparagraph is replaced by the following:

‘When applied in an establishment located within the Community, the mark must be oval in shape and include the abbreviation CE, EC, EF, EG, EK, EO, EY, ES, EÜ, EK, EB, EZ or WE.’.

3. Annex I to Regulation (EC) No 882/2004 is replaced by the following:

‘ANNEX I

TERRITORIES REFERRED TO IN ARTICLE 2(15)

1. The territory of the Kingdom of Belgium
2. The territory of the Republic of Bulgaria
3. The territory of the Czech Republic
4. The territory of the Kingdom of Denmark with the exception of the Faeroe Islands and Greenland
5. The territory of the Federal Republic of Germany
6. The territory of the Republic of Estonia
7. The territory of Ireland
8. The territory of the Hellenic Republic
9. The territory of the Kingdom of Spain with the exception of Ceuta and Melilla
10. The territory of the French Republic
11. The territory of the Republic of Croatia
12. The territory of the Italian Republic
13. The territory of the Republic of Cyprus
14. The territory of the Republic of Latvia
15. The territory of the Republic of Lithuania
16. The territory of the Grand Duchy of Luxembourg
17. The territory of Hungary
18. The territory of Malta
19. The territory of the Kingdom of the Netherlands in Europe
20. The territory of the Republic of Austria
21. The territory of the Republic of Poland
22. The territory of the Portuguese Republic
23. The territory of Romania
24. The territory of the Republic of Slovenia
25. The territory of the Slovak Republic
26. The territory of the Republic of Finland
27. The territory of the Kingdom of Sweden
28. The territory of the United Kingdom of Great Britain and Northern Ireland.

B. VETERINARY LEGISLATION

1. Regulation (EC) No 1760/2000 is amended as follows:

   (a) in Article 4(1) first subparagraph, the following sentence is added after the third sentence:

   ‘All animals on a holding in Croatia born by the date of accession or intended for intra-Community trade after
   that date shall be identified by an ear tag approved by the competent authority, applied to each ear.’;

   (b) in Article 4(2), the following subparagraph is added after the fifth subparagraph:

   ‘No animal born in Croatia after the date of accession may be moved from a holding unless it is identified in
   accordance with this Article.’;

   (c) in Article 6(1), the following subparagraph is added after the third subparagraph:

   ‘The competent authority in Croatia shall, as of the date of accession, for each animal which has to be
   identified in accordance with Article 4, issue a passport within 14 days of the notification of its birth, or, in
   the case of animals imported from third countries, within 14 days of the notification of its re-identification by
   the Member State concerned in accordance with Article 4(3).’;

   (d) in Article 20, the following sentence is added:

   ‘Croatia shall do so no later than three months after the date of accession.’

2. In Chapter A, point 3 of Annex X to Regulation (EC) No 999/2001, the following is inserted in the list after the
entry for France:

   ‘Croatia: Hrvatski veterinarski institut

   Savska cesta 143

   10 000 Zagreb’.

3. In Part B, Section 2 of Annex II to Regulation (EC) No 998/2003, the following entry is deleted:

   ‘HR Croatia’.

4. In Article 5(7) of Regulation (EC) No 2160/2003, the following subparagraph is added:
For Croatia, where the date of submission of the national control programmes for other Member States has already passed, the date of submission shall be the date of accession.

5. Regulation (EC) No 21/2004 is amended as follows:

(a) in Article 4(1) and (4), Article 6(1), Article 7(3) and Article 8(1) the words ‘or for Bulgaria and Romania the date of accession’ is replaced by the words ‘or for Bulgaria, Romania and Croatia the respective date of accession’;

(b) in Article 8(5) the following is added after ‘1 January 2008’:

‘or for Croatia the date of accession’;

(c) in Article 9(3) the following is added after ‘31 December 2009’:

‘or for Croatia the date of accession’;

(d) the Annex is amended as follows:

(i) in footnote (1) in Part A and Part B, the following is inserted after the entry for Bulgaria:

‘Croatia HR 191’;

(ii) in point 1 of Part B, the following is added after ‘9 July 2005’:

‘or for Croatia the date of accession’;

(iii) in point 2 of Part C, the following is added after ‘1 January 2011’:

‘or for Croatia the date of accession’.

6. in Article 27 of Decision 2009/470/EC the following paragraph is added:

‘12. For the programmes to be implemented by Croatia during 2013 the dates of 30 April mentioned in paragraph 2, of 15 September mentioned in paragraph 4 and 30 November mentioned in paragraph 5 are not applicable.’

C. PHYTOSANITARY LEGISLATION

1. In Annex I to Decision 2003/17/EC, the entry for Croatia is deleted.

2. Annex to Decision 2005/834/EC is amended as follows:

(a) the entry for Croatia (HR) is deleted;

(b) in the footnote (*), the following words are deleted:

‘HR — Croatia’.

3. Decision 2006/545/EC is repealed.

4. Annex I to Decision 2008/971/EC is amended as follows:

(a) the entry for Croatia (HR) is deleted;

(b) in the footnote (*), the following words are deleted:

‘HR — Croatia’.

7. TRANSPORT POLICY

A. INLAND TRANSPORT

Annex II to Regulation (EEC) No 1108/70 is amended as follows:

(a) under the heading ‘A.I. RAIL — Main networks’, the following is added:

‘Republic of Croatia

HŽ Infrastruktura d.o.o.;

(b) under the heading ‘B. ROAD’ the following is added:

‘Republic of Croatia

1. Autoceste
2. Državne ceste
3. Županijske ceste
4. Lokalne ceste.

B. ROAD TRANSPORT

1. Regulation (EEC) No 3821/85 is amended as follows:
   (a) Part IV (1) of Annex IB is amended as follows:
      (i) the third subparagraph is replaced by the following:
         the same words in the other official languages of the Community, printed to form the background of the card:

<table>
<thead>
<tr>
<th>Language</th>
<th>Original Language</th>
<th>Original Translation</th>
<th>Original Translation (alternative)</th>
</tr>
</thead>
<tbody>
<tr>
<td>BG</td>
<td>KARTA NA VODAČA</td>
<td>KONTROLNI KARPA</td>
<td>KARTA NA PREVOZIKA</td>
</tr>
<tr>
<td>ES</td>
<td>TARIJETA DEL CONDUCTOR</td>
<td>TARJETA DE CONTROL</td>
<td>TARIJETA DEL CENTRO DE ENSAYO</td>
</tr>
<tr>
<td>CS</td>
<td>KARTA ŘIDIČE</td>
<td>KONTROLNÍ KARTA</td>
<td>KARTA DÍLNÝ</td>
</tr>
<tr>
<td>DA</td>
<td>FÆRERKORT</td>
<td>KONTROLLKORT</td>
<td>VÆRKSTEDSKORT</td>
</tr>
<tr>
<td>DE</td>
<td>FAHRRERKARTE</td>
<td>KONTROLLKARTE</td>
<td>WERKSTATTKARTE</td>
</tr>
<tr>
<td>ET</td>
<td>AUTOJUHI KAART</td>
<td>KONTROLLIJA KAART</td>
<td>TÖÖKOJA KAART</td>
</tr>
<tr>
<td>EL</td>
<td>KAPTA OΔΡΙΟΥ</td>
<td>ΚΑΡΤΑ ΕΛΕΓΧΟΥ</td>
<td>ΚΑΡΤΑ ΕΠΙΧΕΙΡΗΣΗ</td>
</tr>
<tr>
<td>EN</td>
<td>DRIVER CARD</td>
<td>CONTROL CARD</td>
<td>WORKSHOP CARD</td>
</tr>
<tr>
<td>FR</td>
<td>CARTE DE CONDUCTEUR</td>
<td>CARTE DE CONTROLEUR</td>
<td>CARTE D'ATELIER</td>
</tr>
<tr>
<td>HR</td>
<td>KARTICA VOZAČA</td>
<td>NADZORNA KARTICA</td>
<td>KARTICA RADIONICE</td>
</tr>
<tr>
<td>GA</td>
<td>CARTA TIOMÁNÁ</td>
<td>CARTA STÍRTHA</td>
<td>CARTA CEARDLAINNE</td>
</tr>
<tr>
<td>IT</td>
<td>CARTA DEL CONDUCENTE</td>
<td>CARTA DI CONTROLLO</td>
<td>CARTA DELL'OFFICINA</td>
</tr>
<tr>
<td>LV</td>
<td>VADĪTĀJA KARTE</td>
<td>KONTROLLKARTE</td>
<td>DARBNĪCAS KARTE</td>
</tr>
<tr>
<td>LT</td>
<td>VAIURUOTOJO KORTELĖ</td>
<td>KONTROLĖS KORTELĖ</td>
<td>DIBTUVĖS KORTELĖ</td>
</tr>
<tr>
<td>HU</td>
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<td>ELLENŐRŐI KÁRTYA</td>
<td>MŰHELYKÁRTYA</td>
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<tr>
<td>MT</td>
<td>KARTA TAS-SEWWIEQ</td>
<td>KARTA TAL-KONTROLL</td>
<td>KARTA TAL-ISTAZJON TATTTESTIJET</td>
</tr>
<tr>
<td>NL</td>
<td>BESTUURDERS KAART</td>
<td>CONTROLEKAART</td>
<td>WERKPLAATSKAART</td>
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<td>PL</td>
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<td>KARTA WARSZTATOWA</td>
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<tr>
<td>PT</td>
<td>CARTÃO DE CONDUTOR</td>
<td>CARTÃO DE CONTROLO</td>
<td>CARTÃO DO CENTRO DE ENSAÍO</td>
</tr>
<tr>
<td>RO</td>
<td>CARTELA CONDUCĂTORULUI AUTO</td>
<td>CARTELA DE CONTROL</td>
<td>CARTELA AGENTULUI ECONOMIC AUTORIZAT</td>
</tr>
<tr>
<td>SK</td>
<td>KARTA VODIČA</td>
<td>KONTROLNÁ KARTA</td>
<td>DIELENŠKA KARTA</td>
</tr>
<tr>
<td>SL</td>
<td>VOZNIKOVA KARTICA</td>
<td>KONTROLNA KARTICA</td>
<td>KARTICA PREIZKUŠEVALIŠČA</td>
</tr>
<tr>
<td>FI</td>
<td>KULJETTAJAKORTTI</td>
<td>VALVONTAKORITTI</td>
<td>KORJAAMOKORITTI</td>
</tr>
<tr>
<td>SV</td>
<td>FÖRARKORT</td>
<td>KONTROLLKORT</td>
<td>VERKSTADSKORT</td>
</tr>
</tbody>
</table>

(ii) the fifth subparagraph is replaced by the following:
   the distinguishing sign of the Member State issuing the card, printed in negative in a blue rectangle and encircled by 12 yellow stars; the distinguishing signs shall be as follows:

<table>
<thead>
<tr>
<th>Language</th>
<th>Original Language</th>
<th>Original Translation</th>
<th>Original Translation (alternative)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B</td>
<td>Belgium</td>
<td></td>
<td></td>
</tr>
<tr>
<td>BG</td>
<td>Bulgaria</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>The Czech Republic</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(b) in Annex II, Section I, point 1, the following is inserted after the entry for France:

‘Croatia 25.’.

2. In Annex III to Regulation (EC) No 1071/2009, footnote (1) is replaced by:


3. Regulation (EC) No 1072/2009 is amended as follows:

(a) in Annex II, footnote (1) is replaced by:


(b) in Annex III, footnote (1) is replaced by:

4. In Annex II to Regulation (EC) No 1073/2009, footnote (1) is replaced by:


C. TRANSPORT BY RAIL

In Article 3(1) of Regulation (EEC) No 1192/69, the following indent is added:

‘— HŽ Infrastruktura d.o.o.,
HŽ Putnički prijevoz d.o.o.,
HŽ Cargo d.o.o.’.

D. MARITIME TRANSPORT

1. In Article 2(2) of Decision 2012/22/EU, point 2 is replaced by the following:

‘2. The current Members of the European Union are the Kingdom of Belgium, the Republic of Bulgaria, the Czech Republic, the Kingdom of Denmark, the Federal Republic of Germany, the Republic of Estonia, Ireland, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Croatia, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, Hungary, Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, Romania, the Republic of Slovenia, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden and the United Kingdom of Great Britain and Northern Ireland.’.

2. In Article 2(3) of Decision 2012/23/EU, point 1 is replaced by the following:

‘1. Judgments on matters covered by the Athens Protocol of 2002 to the Athens Convention relating to the Carriage of Passengers and their Luggage by Sea, 1974, when given by a court of the Kingdom of Belgium, the Republic of Bulgaria, the Czech Republic, the Federal Republic of Germany, the Republic of Estonia, Ireland, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Croatia, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, Hungary, Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, Romania, the Republic of Slovenia, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden or the United Kingdom of Great Britain and Northern Ireland, shall be recognised and enforced in a Member State of the European Union in accordance with the relevant rules of the European Union on the subject.’.

8. ENERGY

1. Decision No 1364/2006/EC is amended as follows:

(a) Annex II section ‘Electricity Networks’ is amended as follows:

(i) in subsection 2 ‘Developing the electricity connections between the Member States where needed for the functioning of the internal market and in order to ensure the reliability and dependability of the operation of electricity networks’, the following is inserted after the entry ‘Hungary — Austria’:

‘Hungary — Croatia’;

(ii) in subsection 4 ‘Developing electricity connections with non-Member States, and more particularly with the candidate countries, thus contributing towards interoperability, the operational reliability and dependability of the electricity grids or the supply of electricity within the European Community’, the entry ‘Hungary — Croatia’ is deleted;

(b) Annex III, Section ‘Electricity Networks’ is amended as follows:

(i) the following is inserted after the entry ‘3.85. New wind energy connections in Malta (MT):’:

‘3.86. Pécs (HU) — Ernestinovo (HR);’

(ii) the entries ‘4.7. Ernestinovo (Croatia) substation and connecting lines’ and ‘4.31 Pécs (HU) — Ernestinovo (HR)’ are deleted.
2. Annex to Decision 2008/114/EC, Euratom is amended as follows:

(a) Article 9(1) is replaced by the following:

‘1. The capital of the Agency shall be EUR 5 856 000.’

(b) the following is inserted in the table in Article 9(2) after the entry for France:

<table>
<thead>
<tr>
<th>Country</th>
<th>Currency</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Croatia</td>
<td>EUR</td>
<td>32 000</td>
</tr>
</tbody>
</table>

(c) the following is inserted in the list of Article 11(1) after the entry for France:

<table>
<thead>
<tr>
<th>Country</th>
<th>Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>Croatia</td>
<td>2 members</td>
</tr>
</tbody>
</table>

9. TAXATION

1. In Article 3 of Regulation (EU) No 904/2010, the following paragraph is inserted after the second paragraph:

‘Croatia shall inform the Commission by 1 July 2013 of its competent authority for the purposes of this Regulation and of the subsequent changes as mentioned in the second paragraph.’

2. In Article 3(1) of Regulation (EU) No 389/2012, the following sentence is added:

‘Croatia shall inform the Commission by 1 July 2013 of its competent authority.’

10. STATISTICS

1. In Annex I to Regulation (EEC) No 2658/87, in the table of Chapter 98, the following is inserted after the entry for France:

<table>
<thead>
<tr>
<th>Country</th>
<th>Ministry/Agency</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Croatia</td>
<td>Ministarstvo financija</td>
<td>Carinska uprava, Alexandra von Humboldta 4a, 10 000 Zagreb</td>
</tr>
<tr>
<td></td>
<td>Državni zavod za statistiku</td>
<td>Ilica 3, 10 000 Zagreb</td>
</tr>
</tbody>
</table>

2. Annex B to Regulation (EC) No 2223/96 is amended as follows:

(a) in point 6(a) of Section ‘Data transmission’, the following indent is added:

‘— 2000 (2000 Q1 for quarterly data) onwards for Croatia;’

(b) in Section ‘Derogations by Member State’, the following is inserted after the entry for France:

‘9a. CROATIA

9a.1 Derogations for tables

<table>
<thead>
<tr>
<th>Table No</th>
<th>Variable/item</th>
<th>Derogation</th>
<th>Period covered by the derogation</th>
<th>First transmission in</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All variables/items</td>
<td>Backward data before 1995</td>
<td>Before 1995</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>2</td>
<td>All variables/items</td>
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<td>1995-2001</td>
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</tr>
<tr>
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<tr>
<td>3</td>
<td>All variables/items</td>
<td>Backward data before 1999</td>
<td>1995-1999</td>
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</tr>
<tr>
<td>3</td>
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<td>Years 2000-2012</td>
<td>2000-2012</td>
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<tr>
<td>Table No</td>
<td>Variable/item</td>
<td>Derogation</td>
<td>Period covered by the derogation</td>
<td>First transmission in</td>
</tr>
<tr>
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<td>------------</td>
<td>----------------------------------</td>
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<tr>
<td>7</td>
<td>All variables</td>
<td>Years 1995-2000</td>
<td>1995-2000</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>8</td>
<td>All variables/items -annual</td>
<td>Years 1995-2001</td>
<td>1995-2001</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>8</td>
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<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>2012</td>
</tr>
<tr>
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<td>All variables/items</td>
<td>Years 1995-2001</td>
<td>1995-2001</td>
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<tr>
<td></td>
<td></td>
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<td>2002-2009</td>
<td>2012</td>
</tr>
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<td>11</td>
<td>All variables</td>
<td>Years 1995-2001</td>
<td>1995-2001</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>11</td>
<td>All variables except K.2</td>
<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>2012</td>
</tr>
<tr>
<td>12</td>
<td>All variables</td>
<td>Years 1995-1999</td>
<td>1995-1999</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>13</td>
<td>All variables/items</td>
<td>Years 1995-2009</td>
<td>1995-2009</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2010-2011</td>
<td>2010-2011</td>
<td>2015</td>
</tr>
<tr>
<td>15</td>
<td>All variables/items, current prices</td>
<td>Years 1995-2004</td>
<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>15</td>
<td>All variables/items, constant prices</td>
<td>Years 1995-2004</td>
<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>16</td>
<td>All variables/items, current prices</td>
<td>Years 1995-2004</td>
<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>16</td>
<td>All variables/items, constant prices</td>
<td>Years 1995-2004</td>
<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>17</td>
<td>All variables/items</td>
<td>Years 1995-2004</td>
<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>18</td>
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<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
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<td>19</td>
<td>All variables/items</td>
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<td>Not to be transmitted</td>
</tr>
<tr>
<td>22</td>
<td>All variables/items</td>
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<td>1995-2004</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>26</td>
<td>All variables/items</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2017</td>
</tr>
</tbody>
</table>

9a.2 Derogations for single variables/items in the tables

<table>
<thead>
<tr>
<th>Table No</th>
<th>Variable/item</th>
<th>Derogation</th>
<th>Period covered by the derogation</th>
<th>First transmission in</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Acquisitions less disposals of non-financial non-produced assets (K.2) — annual</td>
<td>Years 1995-2010</td>
<td>1995-2010</td>
<td>2012</td>
</tr>
<tr>
<td>Table No</td>
<td>Variable/item</td>
<td>Derogation</td>
<td>Period covered by the derogation</td>
<td>First transmission in</td>
</tr>
<tr>
<td>----------</td>
<td>---------------</td>
<td>------------</td>
<td>---------------------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>1</td>
<td>Acquisitions less disposals of valuables — annual</td>
<td>Years 1995-2009</td>
<td>1995-2009</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2010-2014</td>
<td>2010-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Adjustment for the change in net equity of households in pension funds reserves (D.8) — annual</td>
<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Capital transfer receivable and payable from/to the rest of the world (D.9) — annual</td>
<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Exports and Imports, geographical breakdown — annual</td>
<td>Years 2010-2011</td>
<td>2010-2011</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Gross fixed capital formation by assets — annual</td>
<td>Years 1995-2012</td>
<td>1995-2012</td>
<td>2014</td>
</tr>
<tr>
<td>1</td>
<td>Households final consumption expenditure breakdown by durability — annual</td>
<td>Years 1995-2014</td>
<td>1995-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Saving, net (B.8n) — annual</td>
<td>Years 1995-2009</td>
<td>1995-2009</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Split between taxes on products (D.21) and subsidies on products (D.31) — annual</td>
<td>Years 1995-2008</td>
<td>1995-2008</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Compensation of employees (D.1) by industry — annual</td>
<td>Years 1995-2008</td>
<td>1995-2008</td>
<td>2012</td>
</tr>
<tr>
<td>1</td>
<td>Acquisitions less disposals of non-financial non-produced assets (K.2) — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>1</td>
<td>Acquisitions less disposals of valuables — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
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<tr>
<td></td>
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<td>Years 2012-2014</td>
<td>2012-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Actual individual consumption — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2012-2014</td>
<td>2012-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Adjustment for the change in net equity of households in pension funds reserves (D.8) — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>1</td>
<td>Capital transfer receivable and payable from/to the rest of the world (D.9) — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>1</td>
<td>Exports of goods — quarterly</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2013</td>
</tr>
<tr>
<td>1</td>
<td>Exports of services — quarterly</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2013</td>
</tr>
<tr>
<td>1</td>
<td>General Government - individual and collective consumption — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
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<td></td>
<td></td>
<td>Years 2012-2014</td>
<td>2012-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Gross fixed capital formation by assets — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2012-2014</td>
<td>2012-2014</td>
<td>2015</td>
</tr>
<tr>
<td>Table No</td>
<td>Variable/item</td>
<td>Derogation</td>
<td>Period covered by the derogation</td>
<td>First transmission in</td>
</tr>
<tr>
<td>----------</td>
<td>-------------------------------------------------------------------------------</td>
<td>---------------------</td>
<td>---------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>1</td>
<td>Households final consumption expenditure; breakdown by durability — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2012-2014</td>
<td>2012-2014</td>
<td>2015</td>
</tr>
<tr>
<td>1</td>
<td>Imports of goods — quarterly</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2013</td>
</tr>
<tr>
<td>1</td>
<td>Imports of services — quarterly</td>
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<td>2013</td>
</tr>
<tr>
<td>1</td>
<td>Net lending/net borrowing (B.9) — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2013</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Saving, net (B.8n) — quarterly</td>
<td>Years 2000-2011</td>
<td>2000-2011</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>1</td>
<td>Compensation of employees (D.1) by industry — quarterly</td>
<td>Years 2000-2008</td>
<td>2000-2008</td>
<td>2012</td>
</tr>
<tr>
<td>2</td>
<td>Acquisitions less disposals for non-financial non-produced assets (K.2)</td>
<td>Years 2002-2013</td>
<td>2002-2013</td>
<td>2015</td>
</tr>
<tr>
<td>3</td>
<td>P.1, P.2, B.1g and D.1</td>
<td>Years 2000-2008</td>
<td>2000-2008</td>
<td>2012</td>
</tr>
<tr>
<td>3</td>
<td>Gross fixed capital formation breakdown by industry — annual</td>
<td>Years 1995-1999</td>
<td>1995-1999</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2014</td>
</tr>
<tr>
<td>3</td>
<td>Split between office machinery (AN.111321) and radio, TV and communication (AN.111322)</td>
<td>Years 1995-2012</td>
<td>1995-2012</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>6</td>
<td>Other changes in volume, consolidated and non-consolidated, all items</td>
<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2010</td>
<td></td>
<td>T + 21 months</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2011</td>
<td></td>
<td>T + 18 months</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2012</td>
<td></td>
<td>T + 9 months</td>
</tr>
<tr>
<td>6</td>
<td>Revaluation of financial instruments, consolidated and non-consolidated, all items</td>
<td>Years 2002-2009</td>
<td>2002-2009</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2010</td>
<td></td>
<td>T + 21 months</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2011</td>
<td></td>
<td>T + 18 months</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year 2012</td>
<td></td>
<td>T + 9 months</td>
</tr>
<tr>
<td>8</td>
<td>Acquisitions less disposals for non-financial non-produced assets (K.2) — annual</td>
<td>Years 2002-2013</td>
<td>2002-2013</td>
<td>2015</td>
</tr>
<tr>
<td>10</td>
<td>Compensation of employees</td>
<td>Years 2000-2008</td>
<td>2000-2008</td>
<td>2014</td>
</tr>
<tr>
<td>10</td>
<td>Employees</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2014</td>
</tr>
<tr>
<td>10</td>
<td>Employment in thousands of hours worked</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2014</td>
</tr>
<tr>
<td>10</td>
<td>Total</td>
<td>Years 2000-2012</td>
<td>2000-2012</td>
<td>2014</td>
</tr>
<tr>
<td>11</td>
<td>Acquisitions less disposals for non-financial non-produced assets (K.2)</td>
<td>Years 1995-2001</td>
<td>1995-2001</td>
<td>Not to be submitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Years 2002-2013</td>
<td>2002-2013</td>
<td>2015</td>
</tr>
<tr>
<td>20</td>
<td>Fixed assets: breakdown AN_F6+</td>
<td>Years 1995-1999</td>
<td>1995-1999</td>
<td>Not to be transmitted</td>
</tr>
</tbody>
</table>
3. Regulation (EC) No 1221/2002 is amended as follows:

(a) in Article 5(2), the following sentence is added at the first subparagraph:

‘For the Republic of Croatia, the first transmission of quarterly data shall relate to data starting with the first quarter of 2012. The Republic of Croatia shall deliver these data no later than by the end of the first quarter following the date of accession.’;

(b) in Article 6(1), the following sentence is added at the first subparagraph:

‘The Republic of Croatia shall deliver to the Commission (Eurostat) quarterly back data for the categories referred to in Article 3, starting from the first quarter of 2002.’;

(c) in Article 6(2), the following sentence is added at the first subparagraph:

‘The Republic of Croatia shall transmit to the Commission (Eurostat) quarterly data relating to the first quarter of 2002 until the fourth quarter of 2011 no later than end December 2015.’;

4. In Annex I to Regulation (EC) No 437/2003, Section ‘CODES’, ‘1. Reporting country’, the following is inserted after the entry for France:

‘Croatia LD’.

5. Regulation (EC) No 1059/2003 is amended as follows:

(a) in Annex I, the following is inserted after the entry for France:

<table>
<thead>
<tr>
<th>Code</th>
<th>NUTS 1</th>
<th>NUTS 2</th>
<th>NUTS 3</th>
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<tbody>
<tr>
<td>HR0</td>
<td>HRVATSKA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HR03</td>
<td>Jadranjska Hrvatska</td>
<td>Primorsko-goranska županija</td>
<td></td>
</tr>
<tr>
<td>HR031</td>
<td>Jadranjska Hrvatska</td>
<td>Primorsko-goranska županija</td>
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</tr>
<tr>
<td>HR032</td>
<td>Ličko-senjska županija</td>
<td>Lizbonsko-kninska županija</td>
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</tr>
<tr>
<td>HR033</td>
<td>Zadarska županija</td>
<td>Zadarska županija</td>
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<tr>
<td>HR034</td>
<td>Šibensko-kninska županija</td>
<td>Šibensko-kninska županija</td>
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</tr>
<tr>
<td>HR035</td>
<td>Splitsko-dalmatinska županija</td>
<td>Splitsko-dalmatinska županija</td>
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<tr>
<td>HR036</td>
<td>Istarska županija</td>
<td>Istarska županija</td>
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</tr>
<tr>
<td>HR037</td>
<td>Dubrovačko-neretvanska županija</td>
<td>Dubrovačko-neretvanska županija</td>
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</tr>
<tr>
<td>HR04</td>
<td>Kontinentalna Hrvatska</td>
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<td></td>
</tr>
<tr>
<td>HR041</td>
<td>Grad Zagreb</td>
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<td>HR042</td>
<td>Zagrebačka županija</td>
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<td>HR043</td>
<td>Krapinsko-zagorska županija</td>
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<tr>
<td>HR044</td>
<td>Varaždinska županija</td>
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</tr>
<tr>
<td>HR045</td>
<td>Koprivničko-križevačka županija</td>
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</tr>
<tr>
<td>HR046</td>
<td>Međimurska županija</td>
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<tr>
<td>HR047</td>
<td>Bjelovarsko-bilogorska županija</td>
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<tr>
<td>HR048</td>
<td>Virovitičko-podravska županija</td>
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<td></td>
</tr>
</tbody>
</table>
(b) in Annex II, the following is inserted in the list of existing administrative units at NUTS level 3 after the entry for France:

‘for Croatia “Županije”’;

(c) in Annex III, the following is inserted after the entry for France:

‘for Croatia “Gradovi i općine”’.

6. In Annex II to Regulation (EC) No 1177/2003, the table is amended as follows:

(a) the following is inserted after the row for France:

<table>
<thead>
<tr>
<th>Code</th>
<th>NUTS 1</th>
<th>NUTS 2</th>
<th>NUTS 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>HRZ</td>
<td>EXTRA-REGIO NUTS 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HRZZ</td>
<td>Extra-Regio NUTS 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HRZZZ</td>
<td>Extra-Regio NUTS 3’</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) the row for ‘Total for EU Member States’ is replaced by:

<table>
<thead>
<tr>
<th></th>
<th>135 000</th>
<th>101 500</th>
<th>282 150</th>
<th>210 850’</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total for EU Member States</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(c) the row for ‘Total including Iceland and Norway’ is replaced by:

<table>
<thead>
<tr>
<th></th>
<th>141 000</th>
<th>105 950</th>
<th>292 150</th>
<th>218 300’</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total including Iceland and Norway</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. Regulation (EC) No 501/2004 is amended as follows:

(a) in Article 6, the following paragraph is added:

‘5. For the Republic of Croatia, the first transmission of quarterly data as referred to in Articles 3, 4 and 5 shall relate to data starting with the first quarter of 2012. The Republic of Croatia shall deliver these data no later than by the end of the first quarter following the date of accession.’;

(b) in Article 7(1), the following subparagraph is added:

The Republic of Croatia shall transmit to the Commission (Eurostat) back data relating to all quarterly variables and items as referred to in Article 6 for the years 2002-2011 no later than end December 2015.’.

8. Regulation (EC) No 1222/2004 is amended as follows:

(a) in Article 2(2), the following subparagraph is added:

‘For the Republic of Croatia, the first transmission of the data on the quarterly government debt shall relate to data starting with the first quarter of 2012 and shall take place by the end of the first quarter following the date of accession.’;

(b) in Article 3, the following paragraph is added:

‘The Republic of Croatia shall transmit back-data from the first quarter of 2002 until the fourth quarter of 2011 by the end of December 2015.’.

9. In Article 2(5) of Regulation (EC) No 1161/2005, the following subparagraph is added:
For the Republic of Croatia, the first transmission of quarterly data shall relate to data for the third quarter of 2014. The Republic of Croatia shall deliver these data by 29 December 2015 at the latest. This first transmission shall include back data for the periods from the first quarter of 2012.

10. In Annex II to Regulation (EC) No 1921/2006, the following is inserted after the entry for France:

‘Croatia HRV’.

11. Annex III to Regulation (EC) No 716/2007 is amended as follows:

(a) at Level 2-OUT, the following is deleted from the table:

‘HR Croatia’;

(b) at Level 2-IN, the following is inserted after the entry for France:

‘HR Croatia’;

(c) at Level 3, the following is inserted after the word Croatia:

‘(*)’.

12. In Article 8(3) of Regulation (EC) No 295/2008, point (c) is replaced by the following:

‘(c) Bulgaria, Czech Republic, Estonia, Croatia, Cyprus, Latvia, Lithuania, Luxembourg, Hungary, Malta, Romania, Slovenia and Slovakia: CETO-flagged data may be sent for NACE Rev. 2 group and class level and for the size class breakdown at NACE Rev. 2 group level. No more than 25 % of the cells at group level may be marked’.

13. In Section A point (c) of Annex VI to Regulation (EC) No 216/2009, the following is inserted after the entry for Greece:

‘Croatia HRV’.

14. Regulation (EC) No 217/2009 is amended as follows:

(a) in Annex V, in the notes at (B), point (e), the following is inserted after the entry for Greece:

‘Croatia HRV’;

(b) in Section A point (b) of Annex VI, the following is inserted after the entry for Greece:

‘Croatia HRV’.

15. In Section A point (c) of Annex V to Regulation (EC) No 218/2009, the following is inserted after the entry for Greece:

‘Croatia HRV’.

16. Annex II to Regulation (EU) No 1337/2011 is amended as follows:

(a) footnote (a) to Table 1 is replaced by:

‘(a) Member States concerned with regional breakdown: BG, CZ, DE, IT, EL, ES, FR, HR, HU, AT, PT, RO, SI and SK’;

(b) footnote (a) to Table 4, is replaced by:

‘(a) Member States concerned with regional breakdown: BG, CZ, DE, IT, EL, ES, FR, HR, HU, AT, PT, RO, SI and SK’.

17. Annex VII to Regulation (EU) No 70/2012 is amended as follows:

(a) in paragraph 2 in ‘TABLE OF COUNTRY CODES’ point (a) ‘Member States (corresponding to NUTS 2-alpha country codes)’, the following is inserted after the entry ‘France FR’:

‘Croatia HR’;

(b) in paragraph 2 ‘TABLE OF COUNTRY CODES’ point (b) ‘Other countries (ISO 3166 2-alpha codes)’, the entry for Croatia is deleted.

11. TRANS-EUROPEAN NETWORKS

TRANS-EUROPEAN TRANSPORT NETWORK

Annex I to Decision No 661/2010/EU is amended as follows:

(a) Section 2 ‘Road network’ is amended as follows:
(i) the following is added ‘Croatia’;

(ii) map 2.0 is replaced by the following:
(iii) the following map is added:
(b) Section 3 ‘Rail network’ is amended as follows:

(i) the following is added ‘Croatia’;

(ii) map 3.0 is replaced by the following:
(iii) the following map is added:
(c) Section 4 ‘Inland waterway network and inland ports’ is amended as follows:

(i) the following is added ‘Croatia’;

(ii) map 4.0 is replaced by the following:

(iii) the following map is added:
(d) Section 5 ‘Seaports’ is amended as follows:

(i) the following is added ‘Croatia’;

(ii) map 5.0 is replaced by the following:
(iii) the following map is added:
(e) Section 6 'Airports' is amended as follows:

(i) the following is added 'Croatia';

(ii) map 6.0 is replaced by the following:
(iii) the following map is added:
12. JUDICIARY AND FUNDAMENTAL RIGHTS
EU CITIZENS’ RIGHTS

1. Decision 96/409/CFSP is amended as follows:

(a) Annex I is amended as follows:

(i) the following shall be added after the words ‘ANEXA I’:

‘— PRILOG I’;

(ii) the following shall be added after the words ‘UNIUNEA EUROPEANĂ’:

‘EUROPSKA UNIJA’;
(iii) the following shall be added after the words ‘DOCUMENT DE CĂLĂTORIE PROVIZORIU’:

‘ŽURNĂ PUTNA ISPRAVA’;

(iv) the following shall be added after the words ‘GLOSAR’:

’KAZALO’.

(v) the following shall be added after the words ’(13) Ștampilă autorității emisente’:


(b) in Annex III, paragraph 3, the list appearing after the words ‘as follows’ is replaced by the following:

<table>
<thead>
<tr>
<th>Country</th>
<th>Code</th>
<th>—</th>
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<td>Spain</td>
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<tr>
<td>France</td>
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<td>Croatia</td>
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<td>Poland</td>
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<td>Portugal</td>
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<tr>
<td>Romania</td>
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<tr>
<td>United Kingdom</td>
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<td>[OOOOO]</td>
</tr>
</tbody>
</table>

2. Regulation (EU) No 211/2011 is amended as follows:

(a) Annex I is replaced by the following:
**ANNEX I**

**MINIMUM NUMBER OF SIGNATORIES PER MEMBER STATE**

<table>
<thead>
<tr>
<th>Member State</th>
<th>Signatories</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>16 500</td>
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<tr>
<td>Bulgaria</td>
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<tr>
<td>Czech Republic</td>
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<td>Denmark</td>
<td>9 750</td>
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<tr>
<td>Germany</td>
<td>74 250</td>
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<tr>
<td>Estonia</td>
<td>4 500</td>
</tr>
<tr>
<td>Ireland</td>
<td>9 000</td>
</tr>
<tr>
<td>Greece</td>
<td>16 500</td>
</tr>
<tr>
<td>Spain</td>
<td>40 500</td>
</tr>
<tr>
<td>France</td>
<td>55 500</td>
</tr>
<tr>
<td>Croatia</td>
<td>9 000</td>
</tr>
<tr>
<td>Italy</td>
<td>54 750</td>
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<tr>
<td>Cyprus</td>
<td>4 500</td>
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<tr>
<td>Latvia</td>
<td>6 750</td>
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<td>Lithuania</td>
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<td>Luxembourg</td>
<td>4 500</td>
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<tr>
<td>Hungary</td>
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<td>Malta</td>
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<td>Sweden</td>
<td>15 000</td>
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<tr>
<td>United Kingdom</td>
<td>54 750</td>
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</tbody>
</table>
(b) in Annex III, Part B is replaced by the following:

**STATEMENT OF SUPPORT FORM — PART B**

(for Member States which require the provision of a personal identification number/personal identification document number)

All fields on this form are mandatory and must be completed.

**TO BE PRE-COMPLETED BY THE ORGANISERS:**

1. All signatories on this form hold personal identification numbers/personal identification document numbers of: 

   | BG | CZ | EL | ES | FR | HR | IT | CY | LV | LT | LU | HU | MT | AT | PL | PT | RO | SI | SE |
   |

See Part C for personal identification numbers/ personal identification document numbers one of which must be provided.

2. Commission registration number: 

3. Date of registration: 

4. Web address of this proposed citizens’ initiative on the Commission register: 

5. Title of this proposed citizens’ initiative: 

6. Subject-matter: 

7. Main objectives: 

8. Names of organisers: 

9. Names and e-mail addresses of contact persons: 

10. Website of this proposed citizens’ initiative (if any): 

**TO BE COMPLETED BY THE SIGNATORIES:**

‘I hereby certify that the information that I have provided in this form is correct and that I have only supported this proposed citizens’ initiative once.’
<table>
<thead>
<tr>
<th>FULL FIRST NAMES</th>
<th>FAMILY NAMES (1)</th>
<th>PERMANENT RESIDENCE (street, number, postal code, city, country) (2)</th>
<th>DATE AND PLACE OF BIRTH (3)</th>
<th>NATIONALITY</th>
<th>PERSONAL IDENTIFICATION NUMBER/IDENTIFICATION DOCUMENT TYPE AND NUMBER (4)</th>
<th>DATE AND SIGNATURE (5)</th>
</tr>
</thead>
</table>

(1) For Bulgaria and Greece, please state also father’s name; for Greece and Latvia, please state also the name at birth.
(2) Only for Spain, France, Croatia, Italy, Austria, Poland and Romania.
(3) For Greece, France, Malta, Portugal and Romania, please state only the date of birth; for Luxembourg, please state only the place of birth; for Italy, Latvia, Austria, Slovenia and Sweden, please state both the date and place of birth.
(4) For Italian identification documents, please state also the issuing authority.
(5) Signature not mandatory when form is submitted electronically without electronic signature.

Privacy statement: in accordance with Article 10 of Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, the personal data provided on this form will only be made available to the competent authorities for the purpose of verification and certification of the number of valid statements of support received for this proposed citizens’ initiative (see Article 8 of Regulation (EU) No 211/2011 of the European Parliament and of the Council of 16 February 2011 on the citizens’ initiative) and, if necessary, further processed for the purpose of administrative or legal proceedings relating to this proposed citizen’s initiative (see Article 12 of Regulation (EU) No 211/2011). The data may not be used for any other purpose. Data subjects are entitled to obtain access to their personal data. All statements of support will be destroyed at the latest 18 months after the date of registration of the proposed citizens' initiative, or, in the case of administrative or legal proceedings, at the latest one week after the date of conclusion of the said proceedings."
(c) in Annex III, the following is inserted in point 2 of Part C ‘List of Member States which require the provision of one of the personal identification numbers/personal identification document numbers, as specified below, in the statement of support form — Part B’ after the entry for France:

‘CROATIA
Osobni identifikacijski broj (personal identification number)’;

(d) Annex VII is replaced by the following:

‘ANNEX VII

FORM FOR THE SUBMISSION OF A CITIZENS’ INITIATIVE TO THE COMMISSION

1. Title of citizens’ initiative:

2. Commission registration number:

3. Date of registration:

4. Number of valid statements of support received (must be at least one million):

5. Number of signatories certified by Member States:

<table>
<thead>
<tr>
<th></th>
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<th>DK</th>
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<th>CY</th>
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<tbody>
<tr>
<td>Number of signatories</td>
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<tr>
<td>Number of signatories</td>
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</tr>
</tbody>
</table>

6. Full names, postal addresses and e-mail addresses of the contact persons (1).

7. Indicate all sources of support and funding received for the initiative, including the amount of financial support at the time of submission (1):

8. We hereby declare that the information provided in this form is correct.

Date and signature of the contact persons:

9. Annexes:

(Include all certificates)

(1) Privacy statement: in accordance with Article 11 of Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data, data subjects are informed that these personal data are compiled by the Commission for the purpose of the procedure in respect of the citizens’ initiative. Only the full names of the organisers, the e-mail addresses of the contact persons and information relating to the sources of support and funding will be made available to the public on the Commission’s online register. Data subjects are entitled to object to the publication of their personal data on compelling legitimate grounds relating to their particular situation, and to request the rectification of that data at any time and its removal from the Commission’s online register after the expiry of a period of two years from the date of registration of the proposed citizens’ initiative.’.

13. JUSTICE, FREEDOM AND SECURITY

A. JUDICIAL COOPERATION IN CIVIL AND COMMERCIAL MATTERS

1. Regulation (EC) No 1346/2000 is amended as follows:

(a) in Annex A, the following is inserted after the entry for France:

‘HRVATSKA
— Stečajni postupak’;

(b) in Annex B, the following is inserted after the entry for France:

‘HRVATSKA
— Stečajni postupak’;
(c) in Annex C, the following is inserted after the entry for France:

‘HRVATSKA
— Stečajni upravitelj
— Privremeni stečajni upravitelj
— Stečajni povjerenik
— Povjerenik’.

2. Regulation (EC) No 44/2001 is amended as follows:

(a) the list of conventions, treaties and agreements in Article 69 is replaced by the following:

— the Convention between Belgium and France on Jurisdiction and the Validity and Enforcement of Judgments, Arbitration Awards and Authentic Instruments, signed at Paris on 8 July 1899,
— the Convention between Belgium and the Netherlands on Jurisdiction, Bankruptcy, and the Validity and Enforcement of Judgments, Arbitration Awards and Authentic Instruments, signed at Brussels on 28 March 1925,
— the Convention between France and Italy on the Enforcement of Judgments in Civil and Commercial Matters, signed at Rome on 3 June 1930,
— the Convention between the United Kingdom and the French Republic providing for the reciprocal enforcement of judgments in civil and commercial matters, with Protocol, signed at Paris on 18 January 1934,
— the Convention between the United Kingdom and the Kingdom of Belgium providing for the reciprocal enforcement of judgments in civil and commercial matters, with Protocol, signed at Brussels on 2 May 1934,
— the Convention between Germany and Italy on the Recognition and Enforcement of Judgments in Civil and Commercial Matters, signed at Rome on 9 March 1936,
— the Convention between Belgium and Austria on the Reciprocal Recognition and Enforcement of Judgments and Authentic Instruments relating to Maintenance Obligations, signed at Vienna on 25 October 1957,
— the Convention between Germany and Belgium on the Mutual Recognition and Enforcement of Judgments, Arbitration Awards and Authentic Instruments in Civil and Commercial Matters, signed at Bonn on 30 June 1958,
— the Convention between the Netherlands and Italy on the Recognition and Enforcement of Judgments in Civil and Commercial Matters, signed at Rome on 17 April 1959,
— the Convention between Germany and Austria on the Reciprocal Recognition and Enforcement of Judgments, Settlements and Authentic Instruments in Civil and Commercial Matters, signed at Vienna on 6 June 1959,
— the Convention between Belgium and Austria on the Reciprocal Recognition and Enforcement of Judgments, Arbitral Awards and Authentic Instruments in Civil and Commercial Matters, signed at Vienna on 16 June 1959,
— the Convention between the United Kingdom and the Federal Republic of Germany for the reciprocal recognition and enforcement of judgments in civil and commercial matters, signed at Bonn on 14 July 1960,
— the Convention between the United Kingdom and Austria providing for the reciprocal recognition and enforcement of judgments in civil and commercial matters, signed at Vienna on 14 July 1961, with amending Protocol signed at London on 6 March 1970,
— the Convention between Greece and Germany for the Reciprocal Recognition and Enforcement of Judgments, Settlements and Authentic Instruments in Civil and Commercial Matters, signed in Athens on 4 November 1961,
— the Convention between Belgium and Italy on the Recognition and Enforcement of Judgments and other Enforceable Instruments in Civil and Commercial Matters, signed at Rome on 6 April 1962,
— the Convention between the Netherlands and Germany on the Mutual Recognition and Enforcement of Judgments and Other Enforceable Instruments in Civil and Commercial Matters, signed at The Hague on 30 August 1962,
— the Convention between the Netherlands and Austria on the Reciprocal Recognition and Enforcement of Judgments and Authentic Instruments in Civil and Commercial Matters, signed at The Hague on 6 February 1963,
— the Convention between the United Kingdom and the Republic of Italy for the reciprocal recognition and enforcement of judgments in civil and commercial matters, signed at Rome on 7 February 1964, with amending Protocol signed at Rome on 14 July 1970,
— the Convention between France and Austria on the Recognition and Enforcement of Judgments and Authentic Instruments in Civil and Commercial Matters, signed at Vienna on 15 July 1966,

— the Convention between the United Kingdom and the Kingdom of the Netherlands providing for the reciprocal recognition and enforcement of judgments in civil matters, signed at The Hague on 17 November 1967,

— the Convention between Spain and France on the Recognition and Enforcement of Judgment Arbitration Awards in Civil and Commercial Matters, signed at Paris on 28 May 1969,

— the Convention between Luxembourg and Austria on the Recognition and Enforcement of Judgments and Authentic Instruments in Civil and Commercial Matters, signed at Luxembourg on 29 July 1971,

— the Convention between Italy and Austria on the Recognition and Enforcement of Judgments in Civil and Commercial Matters, of Judicial Settlements and of Authentic Instruments, signed at Rome on 16 November 1971,

— the Convention between Spain and Italy regarding Legal Aid and the Recognition and Enforcement of Judgments in Civil and Commercial Matters, signed at Madrid on 22 May 1973,

— the Convention between Finland, Iceland, Norway, Sweden and Denmark on the Recognition and Enforcement of Judgments in Civil Matters, signed at Copenhagen on 11 October 1977,

— the Convention between Austria and Sweden on the Recognition and Enforcement of Judgments in Civil Matters, signed at Stockholm on 16 September 1982,

— the Convention between Spain and the Federal Republic of Germany on the Recognition and Enforcement of Judgments, Settlements and Enforceable Authentic Instruments in Civil and Commercial Matters, signed at Bonn on 14 November 1983,

— the Convention between Austria and Spain on the Recognition and Enforcement of Judgments, Settlements and Enforceable Authentic Instruments in Civil and Commercial Matters, signed at Vienna on 17 February 1984,

— the Convention between Finland and Austria on the Recognition and Enforcement of Judgments in Civil Matters, signed at Vienna on 17 November 1986,

— the Treaty between Belgium, the Netherlands and Luxembourg in Jurisdiction, Bankruptcy, and the Validity and Enforcement of Judgments, Arbitration Awards and Authentic Instruments, signed at Brussels on 24 November 1961, in so far as it is in force,

— the Convention between the Czechoslovak Republic and Portugal on the Recognition and Enforcement of Court Decisions, signed at Lisbon on 23 November 1927, still in force between the Czech Republic and Portugal,

— the Convention between the Federative People's Republic of Yugoslavia and the Republic of Austria on Mutual Judicial Cooperation, signed at Vienna on 16 December 1954,

— the Convention between the Polish People's Republic and the Hungarian People's Republic on the Legal Assistance in Civil, Family and Criminal Matters, signed at Budapest on 6 March 1959,

— the Convention between the Federative People's Republic of Yugoslavia and the Kingdom of Greece on the Mutual Recognition and Enforcement of Judgments, signed at Athens on 18 June 1959,

— the Convention between the Polish People's Republic and the Federative People's Republic of Yugoslavia on the Legal Assistance in Civil and Criminal Matters, signed at Warsaw on 6 February 1960, now in force between Poland and Slovenia, and between Poland and Croatia,

— the Agreement between the Federative People's Republic of Yugoslavia and the Republic of Austria on the Mutual Recognition and Enforcement of Arbitral Awards and Arbitral Settlements in Commercial Matters, signed at Belgrade on 18 March 1960,

— the Agreement between the Federative People's Republic of Yugoslavia and the Republic of Austria on the Mutual Recognition and Enforcement of Decisions in Alimony Matters, signed at Vienna on 10 October 1961,

— the Convention between Poland and Austria on Mutual Relations in Civil Matters and on Documents, signed at Vienna on 11 December 1963,

— the Treaty between the Czechoslovak Socialist Republic and the Socialist Federative Republic of Yugoslavia on Settlement of Legal Relations in Civil, Family and Criminal Matters, signed at Belgrade on 20 January 1964, still in force between the Czech Republic, Slovakia and Slovenia and between the Czech Republic, Slovakia and Croatia,

— the Convention between Poland and France on Applicable Law, Jurisdiction and the Enforcement of Judgments in the Field of Personal and Family Law, concluded in Warsaw on 5 April 1967,
— the Convention between the Governments of Yugoslavia and France on the Recognition and Enforcement of Judgments in Civil and Commercial Matters, signed at Paris on 18 May 1971,

— the Convention between the Federative Socialist Republic of Yugoslavia and the Kingdom of Belgium on the Recognition and Enforcement of Court Decisions in Alimony Matters, signed at Belgrade on 12 December 1973,

— the Convention between Hungary and Greece on Legal Assistance in Civil and Criminal Matters, signed at Budapest on 8 October 1979,

— the Convention between Poland and Greece on Legal Assistance in Civil and Criminal Matters, signed at Athens on 24 October 1979,

— the Convention between Hungary and France on Legal Assistance in Civil and Family Law, on the Recognition and Enforcement of Decisions and on Legal Assistance in Criminal Matters and on Extradition, signed at Budapest on 31 July 1980,

— the Treaty between the Czechoslovak Socialist Republic and the Hellenic Republic on Legal Aid in Civil and Criminal Matters, signed at Athens on 22 October 1980, still in force between the Czech Republic, Slovakia and Greece,

— the Convention between the Republic of Cyprus and the Hungarian People's Republic on Legal Assistance in Civil and Criminal Matters, signed at Nicosia on 30 November 1981,

— the Treaty between the Czechoslovak Socialist Republic and the Republic of Cyprus on Legal Aid in Civil and Criminal Matters, signed at Nicosia on 23 April 1982, still in force between the Czech Republic, Slovakia and Cyprus,

— the Agreement between the Republic of Cyprus and the Republic of Greece on Legal Cooperation in Matters of Civil, Family, Commercial and Criminal Law, signed at Nicosia on 5 March 1984,

— the Treaty between the Czechoslovak Socialist Republic and the Government of the Republic of France on Legal Aid and the Recognition and Enforcement of Judgments in Civil, Family and Commercial Matters, signed at Paris on 10 May 1984, still in force between the Czech Republic, Slovakia and France,

— the Agreement between the Republic of Cyprus and the Socialist Federal Republic of Yugoslavia on Legal Assistance in Civil and Criminal Matters, signed at Nicosia on 19 September 1984, now in force between Cyprus and Slovenia,

— the Treaty between the Czechoslovak Socialist Republic and the Italian Republic on Legal Aid in Civil and Criminal Matters, signed at Prague on 6 December 1985, still in force between the Czech Republic, Slovakia and Italy,

— the Treaty between the Czechoslovak Socialist Republic and the Kingdom of Spain on Legal Aid, Recognition and Enforcement of Court Decisions in Civil Matters, signed at Madrid on 4 May 1987, still in force between the Czech Republic, Slovakia and Spain,

— the Treaty between the Czechoslovak Socialist Republic and the Polish People's Republic on Legal Aid and Settlement of Legal Relations in Civil, Family, Labour and Criminal Matters, signed at Warsaw on 21 December 1987, still in force between the Czech Republic, Slovakia and Poland,

— the Treaty between the Czechoslovak Socialist Republic and the Hungarian People's Republic on Legal Aid and Settlement of Legal Relations in Civil, Family and Criminal Matters, signed at Bratislava on 28 March 1989, still in force between the Czech Republic, Slovakia and Hungary,

— the Convention between Poland and Italy on Judicial Assistance and the Recognition and Enforcement of Judgments in Civil Matters, signed at Warsaw on 28 April 1989,

— the Treaty between the Czech Republic and the Slovak Republic on Legal Aid provided by Judicial Bodies and on Settlements of Certain Legal Relations in Civil and Criminal Matters, signed at Prague on 29 October 1992,

— the Agreement between the Republic of Latvia, the Republic of Estonia and the Republic of Lithuania on Legal Assistance and Legal Relationships, signed at Tallinn on 11 November 1992,

— the Agreement between the Republic of Poland and the Republic of Lithuania on Legal Assistance and Legal Relations in Civil, Family, Labour and Criminal Matters, signed in Warsaw on 26 January 1993,

— the Agreement between the Republic of Latvia and the Republic of Poland on Legal Assistance and Legal Relationships in Civil, Family, Labour and Criminal Matters, signed at Riga on 23 February 1994,
— the Agreement between the Republic of Cyprus and the Republic of Poland on Legal Cooperation in Civil and Criminal Matters, signed at Nicosia on 14 November 1996,

— the Agreement between Estonia and Poland on Granting Legal Assistance and Legal Relations on Civil, Labour and Criminal Matters, signed at Tallinn on 27 November 1998,

— the Convention between Bulgaria and Belgium on certain Judicial Matters, signed at Sofia on 2 July 1930,

— the Agreement between the People's Republic of Bulgaria and the Federative People's Republic of Yugoslavia on Mutual Legal Assistance, signed at Sofia on 23 March 1956, still in force between Bulgaria and Slovenia and between Bulgaria and Croatia,

— the Treaty between the People's Republic of Romania and the People's Republic of Hungary on Legal Assistance in Civil, Family and Criminal Matters, signed at Bucharest on 7 October 1958,

— the Treaty between the People's Republic of Romania and the Czechoslovak Republic on Legal Assistance in Civil, Family and Criminal Matters, signed at Prague on 25 October 1958, still in force between Romania and Slovakia,

— the Agreement between the People's Republic of Bulgaria and the Romanian People's Republic on Legal Assistance in Civil, Family and Criminal Matters, signed at Sofia on 3 December 1958,

— the Treaty between the People's Republic of Romania and the Federal People's Republic of Yugoslavia on Legal Assistance, signed at Belgrade on 18 October 1960 and its Protocol, still in force between Romania and Slovenia and between Romania and Croatia,

— the Agreement between the People's Republic of Bulgaria and the Polish People's Republic on Legal Assistance and Legal Relations in Civil, Family and Criminal Matters, signed at Warsaw on 4 December 1961,

— the Convention between the Socialist Republic of Romania and the Republic of Austria on Legal Assistance in Civil and Family law and the Validity and Service of Documents and its annexed Protocol, signed at Vienna on 17 November 1965,

— the Agreement between the People's Republic of Bulgaria and the Hungarian People's Republic on Legal Assistance in Civil, Family and Criminal Matters, signed at Sofia on 16 May 1966,

— the Convention between the Socialist Republic of Romania and the Hellenic Republic on Legal Assistance in Civil and Criminal Matters and its Protocol, signed at Bucharest on 19 October 1972,

— the Convention between the Socialist Republic of Romania and the Italian Republic on Judicial Assistance in Civil and Criminal Matters, signed at Bucharest on 11 November 1972,

— the Convention between the Socialist Republic of Romania and the French Republic on Legal Assistance in Civil and Commercial Matters, signed at Paris on 5 November 1974,

— the Convention between the Socialist Republic of Romania and the Kingdom of Belgium on Legal Assistance in Civil and Commercial Matters, signed at Bucharest on 30 October 1975,

— the Agreement between the People's Republic of Bulgaria and the Hellenic Republic on Legal Assistance in Civil and Criminal Matters, signed at Athens on 10 April 1976,

— the Agreement between the People's Republic of Bulgaria and the Czechoslovak Socialist Republic on Legal Assistance and Settlement of Relations in Civil, Family and Criminal Matters, signed at Sofia on 25 November 1976,

— the Convention between the Socialist Republic of Romania and the United Kingdom of Great Britain and Northern Ireland on Legal Assistance in Civil and Commercial Matters, signed at London on 15 June 1978,

— the Additional Protocol to the Convention between the Socialist Republic of Romania and the Kingdom of Belgium on Legal Assistance Civil and Commercial Matters, signed at Bucharest on 30 October 1979,

— the Convention between the Socialist Republic of Romania and the Kingdom of Belgium on Recognition and Enforcement of Decisions in Alimony Obligations, signed at Bucharest on 30 October 1979,

— the Convention between the Socialist Republic of Romania and the Kingdom of Belgium on Recognition and Enforcement of Divorce Decisions, signed at Bucharest on 6 November 1980,
— the Agreement between the People’s Republic of Bulgaria and the Republic of Cyprus on Legal Assistance in Civil and Criminal Matters, signed at Nicosia on 29 April 1983,
— the Agreement between the Government of the People’s Republic of Bulgaria and the Government of the French Republic on Mutual Legal Assistance in Civil Matters, signed at Sofia on 18 January 1989,
— the Agreement between the People’s Republic of Bulgaria and the Italian Republic on Legal Assistance and Enforcement of Decisions in Civil Matters, signed at Rome on 18 May 1990,
— the Agreement between the Republic of Bulgaria and the Kingdom of Spain on Mutual Legal Assistance in Civil Matters, signed at Sofia on 23 May 1993,
— the Treaty between Romania and the Czech Republic on Judicial Assistance in Civil Matters, signed at Bucharest on 11 July 1994,
— the Convention between Romania and the Kingdom of Spain on Jurisdiction, Recognition and Enforcement of Decisions in Civil and Commercial Matters, signed at Bucharest on 17 November 1997,
— the Convention between Romania and the Kingdom of Spain — complementary to the Hague Convention relating to civil procedure law (Hague, 1 March 1954), signed at Bucharest on 17 November 1997,
— the Treaty between Romania and the Republic of Poland on Legal Assistance and Legal Relations in Civil Cases, signed at Bucharest on 15 May 1999,
— the Agreement between the Socialist Federative Republic of Yugoslavia and the People’s Republic of Hungary on Mutual Legal Assistance, signed at Belgrade on 7 March 1968, still in force between Croatia and Hungary,
— the Agreement between the Republic of Croatia and the Republic of Slovenia on Legal Assistance in Civil and Criminal Matters, signed at Zagreb on 7 February 1994.

(b) in Annex I, the following is inserted after the entry for France:

— in Croatia: Article 46(2) of the Act on Resolution of Conflicts of Law with Regulations of Other Countries in Certain Relations (Zakon o rješavanju sukoba zakona s propisima drugih zemalja u određenim odnosima) in relation to Article 47(2) of the Civil Procedure Act (Zakon o parničnom postupku) and Article 54(1) of the Act on Resolution of Conflicts of Law with Regulations of Other Countries in Certain Relations (Zakon o rješavanju sukoba zakona s propisima drugih zemalja u određenim odnosima) in relation to Article 58(1) of the Civil Procedure Act (Zakon o parničnom postupku);
(c) in Annex II, the following is inserted after the entry for France:

— in Croatia, the “općinski sud” in civil matters and the “trgovački sud” in commercial matters;
(d) in Annex III, the following is inserted after the entry for France:

— in Croatia, the “općinski sud” in civil matters and the “trgovački sud” in commercial matters;
(e) in Annex IV, the following is inserted after the entry for Estonia:

— in Croatia, an appeal to the “Vrhovni sud Republike Hrvatske”;

3. Regulation (EC) No 1896/2006 is amended as follows:

(a) in Annex I, under the heading ‘4. Cross border nature of the cases’, the ‘Codes’ are replaced by the following:

‘01 Belgium
02 Bulgaria
03 Czech Republic
04 Germany
05 Estonia
06 Greece
07 Spain
08 France
09 Croatia
10 Ireland
(b) in Annex I, under the heading ‘5.2 Payment by defendant of amount awarded’, the following is inserted after the entry for GBP:

‘HRK
Croatian Kuna’;

(c) in Annex II, Box 2, the list of languages after the sentence ‘Please fill it in in one of the following languages:’ is replaced by the following:

‘01 Bulgarian
02 Czech
03 German
04 Estonian
05 Spanish
06 Greek
07 French
08 Croatian
09 Italian
10 Latvian
11 Lithuanian
12 Hungarian
13 Maltese
14 Dutch
15 Polish
16 Portuguese
17 Romanian
18 Slovak
19 Slovene
20 Finnish
21 Swedish
22. English
23. other (please specify);
(d) in Annex V, the following is inserted after the entry for GBP:

‘HRK
Croatian Kuna’.

4. Regulation (EC) No 861/2007 is amended as follows:
(a) in Annex I, Box 7, the following is inserted in 7.1 and 7.2 after the entry for Pound Sterling (GBP):

 Croatian kuna (HRK);
(b) in Annex II, the following is inserted in the second box after the entry for Irish:

 Croatian’.

5. Regulation EC No 1393/2007 is amended as follows:
(a) in Annex I, in points 6.3.1 and 6.3.2, the following is inserted after the entry for Irish:

‘HR:’.
(b) in Annex II, the following Box is inserted after the entry for Ireland:

**HR:**

Priloženo pismeno dostavlja se sukladno Uredbi (EZ) br. 1393/2007 Europskog parlamenta i Vijeća o dostavi sudskih i izvansudskih pismena u građanskim ili trgovačkim stvarima u državama članicama.

Pismeno možete odbiti primiti ako ono nije sastavljeno na jeziku koji razumijete ili na službenom jeziku ili jednom od službenih jezika mjesta u kojem se pismeno dostavlja, niti je uz njega priložen prijevod na neki od tih jezika.

Ako želite koristiti to pravo, morate odbiti primiti pismeno odmah kod dostave i to izjaviti neposredno osobi koja obavlja dostavu, ili vratiti pismeno na dolje navedenu adresu u roku od jednog tjedna uz izjavu da ga odbijate primiti.

**ADRESA**

1. Ime:
2. Adresa:
2.1. Ulica i broj/poštanski pratinac:
2.2. Mjesto i poštanski broj:
2.3. Država:
3. Telefon:
4. Telefaks (*):
5. E-mail (*):

**IZJAVA PRIMATELJA:**

Odbijam primiti priloženo pismeno jer nije sastavljeno na jeziku koji razumijem ili službenom jeziku ili jednom od službenih jezika mjesta u kojem se ono dostavlja, niti je uz njega priložen prijevod na neki od tih jezika.

**Razumijem sljedeć(e) jezik(e):**

<table>
<thead>
<tr>
<th>Jezik</th>
<th>□</th>
<th>□</th>
</tr>
</thead>
<tbody>
<tr>
<td>bugarski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>španjolski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>češki</td>
<td></td>
<td></td>
</tr>
<tr>
<td>njemački</td>
<td></td>
<td></td>
</tr>
<tr>
<td>estonski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>grčki</td>
<td></td>
<td></td>
</tr>
<tr>
<td>engleski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>francuski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>irski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>hrvatski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>talijanski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>latvijski</td>
<td></td>
<td></td>
</tr>
<tr>
<td>drugi</td>
<td></td>
<td>(molimo navesti): ..........................................................</td>
</tr>
</tbody>
</table>

**Sastavljeno u:** ..........................................................

**Datum:** ..........................................................

**Potpis ili ljepešt:** ..........................................................

(*) Ova rubrika nije obvezna.
6. Regulation (EC) No 4/2009 is amended as follows:

(a) in Annexes I and II, point 2.2.3 is replaced by the following:

- Belgium
- Bulgaria
- Czech Republic
- Germany
- Estonia
- Ireland
- Greece
- Spain
- France
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Finland
- Sweden;

(b) in Annexes III and IV, point 2.2.2.3 is replaced by the following:

- Belgium
- Bulgaria
- Czech Republic
- Germany
- Estonia
- Ireland
- Greece
- Spain
- France
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Finland
- Sweden;

(c) in Annex V, points 1.2.3 and 2.2.3 are replaced by the following:

- Belgium
- Bulgaria
- Czech Republic
- Germany
- Estonia
- Ireland
- Greece
- Spain
- France
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Finland
- Sweden;

(d) in Annex VI, points 2.2.3, 3.2.3, 8.1.7.4, 8.2.2.3 and 9.7.3 are replaced by the following:

- Belgium
- Bulgaria
- Czech Republic
- Germany
- Estonia
- Ireland
- Greece
- Spain
- France
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Finland
- Sweden;

(e) in Annex VII, points 2.2.3, 3.2.3, 6.2.4 and 7.2.3 are replaced by the following:

- Belgium
- Bulgaria
- Czech Republic
- Germany
- Estonia
- Ireland
- Greece
- Spain
- France
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Finland
- Sweden;

(f) in Annexes I, II, III and IV, point 5.1 is replaced by the following:

- euro (EUR)
- lev (BGN)
- Czech koruna (CZK)
- kuna (HRK)
- forint (HUF)
- litas (LTL)
- lats (LVL)
- zloty (PLN)
- Romanian leu (RON)
- krona (SEK)
- Other (please specify ISO code): ...;

(g) in Annex VII, point 11.1 is replaced by the following:

- euro (EUR)
- lev (BGN)
- Czech koruna (CZK)
- kuna (HRK)
- forint (HUF)
- litas (LTL)
- lats (LVL)
- zloty (PLN)
- Romanian leu (RON)
- krona (SEK)
- Other (please specify ISO code): ....

B. VISA POLICY

1. in the Annex to Regulation (EC) No 1683/95, point 3 is replaced by the following:

‘3. The logo consisting of a letter or letters indicating the issuing Member State (or 'BNL' in the case of the Benelux countries, namely Belgium, Luxembourg and the Netherlands) with a latent image effect shall appear in this space. This logo shall appear light when held flat and dark when turned by 90°. The following logos shall be used: A for Austria, BG for Bulgaria, BNL for Benelux, CY for Cyprus, CZE for the Czech Republic, D for Germany, DK for Denmark, E for Spain, EST for Estonia, F for France, FIN for Finland, GR for Greece, H for Hungary, HR for Croatia, I for Italy, IRL for Ireland, LT for Lithuania, LVA for Latvia, M for Malta, P for Portugal, PL for Poland, ROU for Romania, S for Sweden, SK for Slovakia, SVN for Slovenia, UK for the United Kingdom.’.

2. in Annex II to Regulation (EC) No 539/2001, the following entry is deleted in point (1):

‘Croatia’.
C. MISCELLANEOUS

In Annex II to Decision of the Executive Committee (SCH/Com-ex (94) 28 rev.), the following is inserted after the entry for FRANCE:

‘CROATIA:
Ministry of Health
Service for Medicinal Products and Medical Devices
Ksaver 200a
10 000 Zagreb
Tel. + 385 14607541
Fax + 385 14677085’.

14. ENVIRONMENT

A. NATURE PROTECTION

In the Annex to Decision 97/602/EC, the following entry is deleted:

‘Republic of Croatia Martes zibellina
Mustela erminea
Ondatra zibethicus’.

B. INDUSTRIAL POLLUTION CONTROL AND RISK MANAGEMENT

Regulation (EC) No 1221/2009 is amended as follows:

(a) in Annex II, part A, the list of national standard bodies is replaced by the following list:

<table>
<thead>
<tr>
<th>Country</th>
<th>National Standard Body</th>
</tr>
</thead>
<tbody>
<tr>
<td>BE</td>
<td>IBN/BIN (Institut Belge de Normalisation/Belgisch Instituut voor Normalisatie)</td>
</tr>
<tr>
<td>CZ</td>
<td>ČNI (Český normalizační institut)</td>
</tr>
<tr>
<td>DK</td>
<td>DS (Dansk Standard)</td>
</tr>
<tr>
<td>DE</td>
<td>DIN (Deutsches Institut für Normung e.V.)</td>
</tr>
<tr>
<td>EE</td>
<td>EVS (Eesti Standardikeskus)</td>
</tr>
<tr>
<td>EL</td>
<td>ELOT (Ελληνικός Οργανισμός Τυποποίησης)</td>
</tr>
<tr>
<td>ES</td>
<td>AENOR (Asociacion Espanola de Normalizacion y Certificacion)</td>
</tr>
<tr>
<td>FR</td>
<td>AFNOR (Association Française de Normalisation)</td>
</tr>
<tr>
<td>HR</td>
<td>HZN (Hrvatski zavod za norme)</td>
</tr>
<tr>
<td>IE</td>
<td>NSAI (National Standards Authority of Ireland)</td>
</tr>
<tr>
<td>IT</td>
<td>UNI (Ente Nazionale Italiano di Unificazione)</td>
</tr>
<tr>
<td>CY</td>
<td>Κυπριακός Οργανισμός Προώθησης Ποιότητας</td>
</tr>
<tr>
<td>LV</td>
<td>LVS (Latvijas Standarts)</td>
</tr>
<tr>
<td>LT</td>
<td>LST (Lietuvos standartizacijos departamentas)</td>
</tr>
<tr>
<td>LU</td>
<td>SEE (Service de l’Energie de l’Etat) (Luxembourg)</td>
</tr>
<tr>
<td>HU</td>
<td>MSZT (Magyar Szabványügyi Testület)</td>
</tr>
<tr>
<td>MT</td>
<td>MSA (Awtorita’ Maltija dwar l-standards/Malta Standards Authority)</td>
</tr>
<tr>
<td>NL</td>
<td>NEN (Nederlands Normalisatie-Instituut)</td>
</tr>
<tr>
<td>AT</td>
<td>ON (Österreichisches Normungsinstitut)</td>
</tr>
<tr>
<td>PL</td>
<td>PKN (Polski Komitet Normalizacyjny)</td>
</tr>
<tr>
<td>PT</td>
<td>IPQ (Instituto Português da Qualidade)</td>
</tr>
<tr>
<td>SI</td>
<td>SIST (Slovenski inštitut za standardizacijo)</td>
</tr>
<tr>
<td>SK</td>
<td>SÚTN (Slovenský ústav technickej normalizácie)</td>
</tr>
<tr>
<td>FI</td>
<td>SFS (Suomen Standardisoimisliitto r.y)</td>
</tr>
<tr>
<td>SE</td>
<td>SIS (Swedish Standards Institute)</td>
</tr>
</tbody>
</table>
UK: BSI (British Standards Institution).

(b) in Annex V, point 1 is replaced by the following:

‘1. The logo may be used in any of the 24 languages provided the following wording is used:

<table>
<thead>
<tr>
<th>Language</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bulgarian</td>
<td>“Проверено управление по околната среда”</td>
</tr>
<tr>
<td>Czech</td>
<td>“Ověřený systém environmentálního řízení”</td>
</tr>
<tr>
<td>Croatian</td>
<td>“Verificirani sustav upravljanja okolišem”</td>
</tr>
<tr>
<td>Danish</td>
<td>“Verificeret miljøledelse”</td>
</tr>
<tr>
<td>Dutch</td>
<td>“Geverifieerd milieuzorgsysteem”</td>
</tr>
<tr>
<td>English</td>
<td>“Verified environmental management”</td>
</tr>
<tr>
<td>Estonian</td>
<td>“Tõendatud keskkonnajuhtimine”</td>
</tr>
<tr>
<td>Finnish</td>
<td>“Todennettu ympäristöasioiden hallinta”</td>
</tr>
<tr>
<td>French</td>
<td>“Management environnemental vérifié”</td>
</tr>
<tr>
<td>German</td>
<td>“Geprüftes Umweltmanagement”</td>
</tr>
<tr>
<td>Greek</td>
<td>“επιθεωρημένη περιβαλλοντική διαχείριση”</td>
</tr>
<tr>
<td>Hungarian</td>
<td>“Hitelesített környezetvédelmi vezetési rendszer”</td>
</tr>
<tr>
<td>Italian</td>
<td>“Gestione ambientale verificata”</td>
</tr>
<tr>
<td>Irish</td>
<td>“Bainistíocht comhshaoil fíoraithe”</td>
</tr>
<tr>
<td>Latvian</td>
<td>“Verificēta vides pārvaldība”</td>
</tr>
<tr>
<td>Lithuanian</td>
<td>“Įvertinta aplinkosaugos vadyba”</td>
</tr>
<tr>
<td>Maltese</td>
<td>“Immaniggjar Ambjentali Verifikat”</td>
</tr>
<tr>
<td>Polish</td>
<td>“Zweryfikowany system zarządzania środowiskowego”</td>
</tr>
<tr>
<td>Portuguese</td>
<td>“Gestão ambiental verificada”</td>
</tr>
<tr>
<td>Romanian</td>
<td>“Management de mediu verificat”</td>
</tr>
<tr>
<td>Slovak</td>
<td>“Overené environmentálne manažérstvo”</td>
</tr>
<tr>
<td>Slovenian</td>
<td>“Preverjen sistem ravnanja z okoljem”</td>
</tr>
<tr>
<td>Spanish</td>
<td>“Gestión medioambiental verificada”</td>
</tr>
<tr>
<td>Swedish</td>
<td>“Verifierat miljöledningsystem”</td>
</tr>
</tbody>
</table>

15. CUSTOMS UNION

A. TECHNICAL ADAPTATIONS TO THE CUSTOMS CODE

In Article 3(1) to Regulation (EEC) No 2913/92 the following is added:

‘— the territory of the Republic of Croatia’.

B. OTHER COUNCIL ACTS

1. In Appendix 4 (Invoice declaration) to Decision 2001/822/EC the following is inserted after the French version:

‘Croatian version

Izvoznik proizvoda obuhvaćenih ovom ispravom (carinsko ovlaštenje br. … (1)) izjavljuje da su, osim ako je drukčije izričito navedeno, ovi proizvodi … (1) preferencijalnog podrijetla.’

2. In Appendix 4 (Invoice declaration) to Regulation (EC) No 1528/2007 the following is inserted after the French version:
16. EXTERNAL RELATIONS

1. Regulation (EEC) No 3030/93 is amended as follows:

(a) the following paragraph is added to Article 2:

‘11. The release for free circulation in the Member State acceding to the European Union on 1 July 2013, namely Croatia, of textile products which are subject to quantitative limits or to surveillance in the Community and which have been shipped before 1 July 2013 and enter the new Member State on or after 1 July 2013 shall be subject to presentation of an import authorisation. Such import authorisation shall be granted automatically and without quantitative limitation by the competent authorities of the Member State concerned, upon adequate proof, such as the bill of lading, that the products have been shipped before 1 July 2013.

Such licences shall be communicated to the Commission.’;

(b) the following paragraph is added to Article 5:

‘The release for free circulation of textile products sent from the new Member State acceding to the European Union on 1 July 2013 to a destination outside the Community for processing before 1 July 2013, and re-imported into the same Member State on or after that date, shall be subject to presentation of an import authorisation. Such import authorisation shall be granted automatically and without quantitative limitation by the competent authorities of the Member State concerned, upon adequate proof, such as the export declaration, that the products have been shipped before 1 July 2013.

The competent authorities of the Member State concerned shall provide information on those imports to the Commission.’;

(c) the following is inserted in Article 28(6), second indent of Annex III, after the entry for United Kingdom:

‘— HR = Croatia’.

2. In Annex III A to Regulation (EC) No 517/94, the third paragraph under the title ‘UK Residual Textile Area’ is replaced by the following:

‘“CEFTA Area” means Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, Switzerland and the United Kingdom.’;

3. In Annex II to Regulation (EC) No 2368/2002, the following entry is deleted:

‘CROATIA
Ministry of Economy, Labour and Entrepreneurship of the Republic of Croatia
Ulica grada Vukovara 78
10 000 Zagreb
Croatia’.

4. In Annex I to Regulation (EC) No 1236/2005, the following is inserted after the entry for FRANCE:

‘CROATIA
Državni ured za trgovinsku politiku
Gajeva 4
10 000 Zagreb
Republika Hrvatska
Tel. + 385 16303794
Fax + 385 16303885’.

5. Regulation (EC) No 1215/2009 is amended as follows:

(a) in Article 1(2), the following word is deleted:

‘Croatia,’;
(b) in Annex I, in the subparagraph under order No 09.1515, the following word is deleted:

‘Croatia,’;

(c) in Annex I, the following footnote is deleted:

‘(5) Access for wine originating in Croatia to this global tariff quota is subject to the prior exhaustion of both individual tariff quotas provided for in the Additional Protocol on wine concluded with Croatia. These individual tariff quotas are opened under order Nos 09.1588 and 09.1589.’;

17. FOREIGN, SECURITY AND DEFENCE POLICY

A. RESTRICTIVE MEASURES

1. In Annex II to Regulation (EC) No 2488/2000 I, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.’

2. In the Annex to Regulation (EC) No 2580/2001, the following is inserted after the entry for FRANCE:

‘CROATIA
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416’.

3. In Annex II to Regulation (EC) No 881/2002, the following is inserted after the entry for FRANCE:

‘CROATIA
Concerning technical assistance and export restrictions:
Ministarstvo gospodarstva
Uprava za trgovinu i unutarnje tržište
Ulica grada Vukovara 78
10 000 Zagreb
Tel. +385 16106304
Fax +385 16109150

Concerning freezing of funds and economic resources:
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416’.

4. In the Annex to Regulation (EC) No 147/2003, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.’

5. In Annex V to Regulation (EC) No 1210/2003, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.’
6. In the Annex to Regulation (EC) No 131/2004, the following is inserted after the entry for FRANCE:

*CROATIA
Ministarstvo gospodarstva
Uprava za trgovinu i unutarnje tržište
Ulica grada Vukovara 78
10 000 Zagreb
Tel. +385 16106304
Fax +385 16109150
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416‘.

7. In Annex I to Regulation (EC) No 234/2004, the following is inserted after the entry for FRANCE:

*CROATIA
http://www.mvep.hr/sankcije‘.

8. In Annex II to Regulation (EC) No 314/2004, the following is inserted after the entry for FRANCE:

*CROATIA
http://www.mvep.hr/sankcije‘.

9. In Annex II to Regulation (EC) No 872/2004, the following is inserted after the entry for FRANCE:

*CROATIA
http://www.mvep.hr/sankcije‘.

10. In Annex II to Regulation (EC) No 174/2005, the following is inserted after the entry for FRANCE:

*CROATIA
Ministarstvo gospodarstva
Uprava za trgovinu i unutarnje tržište
Ulica grada Vukovara 78
10 000 Zagreb
Tel. +385 16106304
Fax +385 16109150
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416‘.

11. In Annex II to Regulation (EC) No 560/2005, the following is inserted after the entry for FRANCE:

*CROATIA
http://www.mvep.hr/sankcije‘.
12. In the Annex to Regulation (EC) No 889/2005, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.

13. In Annex II to Regulation (EC) No 1183/2005, the following is inserted after the entry for FRANCE:

‘CROATIA
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416’.

14 In Annex II to Regulation (EC) No 1184/2005, the following is inserted after the entry for FRANCE:

‘CROATIA
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416’.

15. In Annex II to Regulation (EC) No 305/2006, the following is inserted after the entry for FRANCE:

‘CROATIA
Ministarstvo vanjskih i europskih poslova
Uprava za multilateralne poslove i globalna pitanja
Trg N. Š. Zrinskog 7-8
10 000 Zagreb
Tel. +385 14569952
Fax +385 14597416’.

16. In Annex II to Regulation (EC) No 765/2006, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.

17. In the Annex to Regulation (EC) No 1412/2006, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.

18. In Annex II to Regulation (EC) No 329/2007, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.

19. In Annex IV to Regulation (EC) No 194/2008, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije.
20. In Annex III to Regulation (EU) No 1284/2009, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

21. In Annex II to Regulation (EU) No 356/2010, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

22. In Annex II to Regulation (EU) No 667/2010, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

23. In Annex II to Regulation (EU) No 101/2011, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

24. In Annex IV to Regulation (EU) No 204/2011, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

25. In Annex II to Regulation (EU) No 270/2011, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

26. In Annex II to Regulation (EU) No 359/2011, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

27. In Annex II to Regulation (EU) No 753/2011, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

28. In Annex III to Regulation (EU) No 36/2012, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

29. In Annex X to Regulation (EU) No 267/2012, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

30. In Annex II to Regulation (EU) No 377/2012, the following is inserted after the entry for FRANCE:

‘CROATIA
http://www.mvep.hr/sankcije’.

B. SECURITY MEASURES

Decision 2011/292/EU is amended as follows:

(a) in Appendix B, the following is inserted after the entry for France:

<table>
<thead>
<tr>
<th>‘Croatia’</th>
<th>Vrlo tajno</th>
<th>Tajno</th>
<th>Povjerljivo</th>
<th>Ograničeno</th>
</tr>
</thead>
</table>

(b) in Appendix C, the following is inserted after the entry for FRANCE:

‘CROATIA
Ured Vijeća za nacionalnu sigurnost
Jurjevska 34
10 000 Zagreb
Tel. +385 14686046
Fax +385 14686049’.

18. INSTITUTIONS

1. Article 1 of Council Regulation No 1 of 15 April 1958 determining the languages to be used by the European Economic Community is replaced by the following:

‘Article 1
The official languages and the working languages of the institutions of the Union shall be Bulgarian, Croatian, Czech, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Irish, Italian, Latvian, Lithuanian, Maltese, Polish, Portuguese, Romanian, Slovak, Slovenian, Spanish and Swedish.’.

2. Article 1 of Council Regulation No 1 of 15 April 1958 determining the languages to be used by the European Atomic Energy Community is replaced by the following:

‘Article 1
The official languages and the working languages of the institutions of the Union shall be Bulgarian, Croatian, Czech, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Irish, Italian, Latvian, Lithuanian, Maltese, Polish, Portuguese, Romanian, Slovak, Slovenian, Spanish and Swedish.’.