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concerning the accession of the Hellenic Republic
to the European Communities
COMMISSION OPINION
of 23 May 1979
on the application for accession to the European Communities by the Hellenic Republic

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to Article 98 of the Treaty establishing the European Coal and Steel Community, Article 237 of the Treaty establishing the European Economic Community and Article 255 of the Treaty establishing the European Atomic Energy Community,

Whereas the Hellenic Republic has applied to become a member of these Communities;

Whereas in its opinion of 29 January 1976 the Commission has already been able to express its views on certain essential aspects of the problems arising in connection with this application;

Whereas the terms for the admission of the Hellenic Republic and the adjustments to the Treaties necessitated by its accession have been negotiated in a Conference between the Communities and the applicant State; whereas singleness of Community representation was ensured with due regard for the institutional dialogue provided for by the Treaties;

Whereas, on the completion of these negotiations, it is apparent that the provisions so agreed are fair and proper; whereas, this being so, the Community’s enlargement, while preserving its internal cohesion and dynamism, will enable it to take a fuller part in the development of international relations;

Whereas in joining the Communities the applicant State accepts without reserve the Treaties and their political objectives, all decisions taken since their entry into force, and the action that has been agreed in respect of the development and reinforcement of the Communities;

Whereas it is an essential feature of the legal system set up by the Treaties establishing the Communities that certain of their provisions and certain acts of the Community institutions are directly applicable, that Community law takes precedence over any national provisions conflicting with it, and that procedures exist for ensuring the uniform interpretation of this law; whereas accession to the Communities entails recognition of the binding force of these rules, observance of which is indispensable to guarantee the effectiveness and unity of Community law;

Whereas the principles of pluralist democracy and respect for human rights form part of the common heritage of the peoples of the States brought together in the European Communities and are therefore essential elements of membership of the said Communities;

Whereas enlargement of the Communities through the accession of the Hellenic Republic will help to preserve and strengthen peace and liberty in Europe;

HEREBY DELIVERS A FAVOURABLE OPINION:

on the accession to the European Communities of the Hellenic Republic.

This opinion is addressed to the Council.

Done at Brussels, 23 May 1979.

For the Commission
DECISION OF THE COUNCIL OF THE EUROPEAN COMMUNITIES

of 24 May 1979

on the accession of the Hellenic Republic to the European Coal and Steel Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to Article 98 of the Treaty establishing the European Coal and Steel Community,

Having regard to the opinion of the Commission,

Whereas the Hellenic Republic has applied to accede to the European Coal and Steel Community;

Whereas the conditions of accession to be determined by the Council have been negotiated with the Hellenic Republic,

HAS DECIDED AS FOLLOWS:

Article 1

1. The Hellenic Republic may become a member of the European Coal and Steel Community by acceding, under the conditions laid down in this Decision, to the Treaty establishing that Community, as amended or supplemented.

2. The conditions of accession and the adjustments to the Treaty establishing the European Coal and Steel Community necessitated thereby are set out in the Act annexed to this Decision. The provisions of that Act concerning the European Coal and Steel Community shall form an integral part of this Decision.

3. The provisions concerning the rights and obligations of the Member States and the powers and jurisdiction of the institutions of the Communities as set out in the Treaty referred to in paragraph 1 shall apply in respect of this Decision.

Article 2

The instrument of accession of the Hellenic Republic to the European Coal and Steel Community will be deposited with the Government of the French Republic on 1 January 1981.

Accession will take effect on 1 January 1981, provided that the Hellenic Republic has deposited its instrument of accession on that date and that all the signatory States to the Treaty concerning accession of the Hellenic Republic to the European Economic Community and the European Atomic Energy Community have deposited their instruments of ratification before that date.

The Government of the French Republic will transmit a certified copy of the instrument of accession of the Hellenic Republic to the Governments of the Member States.

Article 3

This Decision, drawn up in the Danish, Dutch, English, French, German, Greek, Irish and Italian languages, each of these languages being equally authentic, shall be communicated to the Member States of the European Coal and Steel Community and the Hellenic Republic.

Udfærdiget i Bruxelles, den 24. maj 1979,
Έγινε στις Βερολίνης, στις 24 Μαίου 1979.
Fait à Bruxelles, le 24 mai 1979.
Fatto a Bruxelles, addì 24 maggio 1979.

På Rådets vegne

Formand

Im Namen des Rates

Der Präsident

For the Council

The President

Γιά το Συμβούλιο

'Ο Πρόεδρος

Pour le Conseil

Le président

Thar ceann na Comhairle

An tUachtarán

Per il Consiglio

Il Presidente

Voor de Raad

De Voorzitter

Jean François Lecat
DECISION OF THE COUNCIL OF THE EUROPEAN COMMUNITIES

of 24 May 1979

on the admission of the Hellenic Republic to the European Economic Community and to the European Atomic Energy Community

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to Article 237 of the Treaty establishing the European Economic Community and Article 205 of the Treaty establishing the European Atomic Energy Community,

Whereas the Hellenic Republic has applied to become a member of the European Economic Community and of the European Atomic Energy Community,

Having obtained the opinion of the Commission,

HAS DECIDED:

to accept this application for admission; the conditions of admission and the adjustments to the Treaties necessitated thereby are to be the subject of an agreement between the Member States and the Hellenic Republic.

Έγινε στις Βρυξέλλες, στις 24 Μαίου 1979.
Fait à Bruxelles, le 24 mai 1979.
Fatto a Bruxelles, addì 24 maggio 1979.
På Rådets vegne
Formand

Im Namen des Rates
Der Präsident

For the Council
The President

Γιά το Συμβούλιο
Ό Πρόεδρος

Pour le Conseil
Le président

Thar ceann na Comhairle
An tUachtarán

Per il Consiglio
Il Presidente

Voor de Raad
De Voorzitter

Jean François-Pascard
TREATY

between

the Kingdom of Belgium,
the Kingdom of Denmark,
the Federal Republic of Germany,
the French Republic,
Ireland,
the Italian Republic,
the Grand Duchy of Luxembourg,
the Kingdom of the Netherlands,
the United Kingdom of Great Britain and Northern Ireland
(Member States of the European Communities)
and
the Hellenic Republic

countering the accession of the Hellenic Republic to the European Economic Community
and to the European Atomic Energy Community

HIS MAJESTY THE KING OF THE BELGIANS,

HER MAJESTY THE QUEEN OF DENMARK,

THE PRESIDENT OF THE FEDERAL REPUBLIC OF GERMANY,

THE PRESIDENT OF THE HELLENIC REPUBLIC,

THE PRESIDENT OF THE FRENCH REPUBLIC,

THE PRESIDENT OF IRELAND,

THE PRESIDENT OF THE ITALIAN REPUBLIC,
HIS ROYAL HIGHNESS THE GRAND DUKE OF LUXEMBOURG,

HER MAJESTY THE QUEEN OF THE NETHERLANDS,

HER MAJESTY THE QUEEN OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

UNITED in their desire to pursue the attainment of the objectives of the Treaty establishing the European Economic Community and the Treaty establishing the European Atomic Energy Community,

DETERMINED in the spirit of those Treaties to construct an ever closer union among the peoples of Europe on the foundation already laid,

CONSIDERING that Article 237 of the Treaty establishing the European Economic Community and Article 205 of the Treaty establishing the European Atomic Energy Community afford European States the opportunity of becoming members of these Communities,

CONSIDERING that the Hellenic Republic has applied to become a member of these Communities,

CONSIDERING that the Council of the European Communities, after having obtained the opinion of the Commission, has declared itself in favour of the admission of this State,

HAVE DECIDED to establish by common agreement the conditions of admission and the adjustment to be made to the Treaties establishing the European Economic Community and the European Atomic Energy Community, and to this end have designated as their plenipotentiaries:

HIS MAJESTY THE KING OF THE BELGIANS,

Mr Wilfried MARTENS,
Prime Minister;
Mr Henri SIMONET,
Minister of Foreign Affairs;
Mr Joseph VAN DER MEULEN,
Ambassador, Permanent Representative to the European Communities;

HER MAJESTY THE QUEEN OF DENMARK,

Mr Niels Anker KOFØED,
Minister for Agriculture;
Mr Gunnar RIBERHOLDT,
Ambassador, Permanent Representative to the European Communities;

THE PRESIDENT OF THE FEDERAL REPUBLIC OF GERMANY,

Mr Hans-Dietrich GENSCHER,
Federal Minister of Foreign Affairs;
Mr Helmut SIGRIST,
Ambassador, Permanent Representative to the European Communities;
THE PRESIDENT OF THE HELLENIC REPUBLIC,

Mr Constantinos KARAMANLIS,
Prime Minister;
Mr Georgios RALLIS,
Minister of Foreign Affairs;
Mr Georgios CONTOGEORGIS,
Minister without Portfolio, responsible for relations with the European Communities;

THE PRESIDENT OF THE FRENCH REPUBLIC,

Mr Jean FRANÇOIS-PONCET,
Minister of Foreign Affairs;
Mr Pierre BERNARD-REYMOND,
State Secretary for Foreign Affairs;
Mr Luc de La BARRE de NANTEUIL,
Ambassador, Permanent Representative to the European Communities;

THE PRESIDENT OF IRELAND,

Mr John LYNCH,
Prime Minister;
Mr Michael O'KENNEDY,
Minister of Foreign Affairs;
Mr Brendan DILLON,
Ambassador, Permanent Representative to the European Communities;

THE PRESIDENT OF THE ITALIAN REPUBLIC,

Mr Giulio ANDREOTTI,
President of the Council of Ministers;
Mr Adolfo BATTAGLIA,
Under-Secretary of State for Foreign Affairs;
Mr Eugenio PLAJA,
Ambassador, Permanent Representative to the European Communities;

HIS ROYAL HIGHNESS THE GRAND DUKE OF LUXEMBOURG,

Mr Gaston THORN,
President of the Government, Minister of Foreign Affairs;
Mr Jean DONDELINGER,
Ambassador, Permanent Representative to the European Communities;

HER MAJESTY THE QUEEN OF THE NETHERLANDS,

Mr Ch. A. van der KLAUW,
Minister of Foreign Affairs;
Mr J. H. LUBBERS,
Ambassador, Permanent Representative to the European Communities;

HER MAJESTY THE QUEEN OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

The Right Honourable Lord CARRINGTON,
Secretary of State for Foreign and Commonwealth Affairs;
Sir Donald MAITLAND,
Ambassador, Permanent Representative to the European Communities;
WHO, having exchanged their Full Powers found in good and due form,
HAVE AGREED AS FOLLOWS:

**Article 1**

1. The Hellenic Republic hereby becomes a member of the European Economic Community and of the European Atomic Energy Community and Party to the Treaties establishing these Communities as amended or supplemented.

2. The conditions of admission and the adjustments to the Treaties establishing the European Economic Community and the European Atomic Energy Community necessitated thereby are set out in the Act annexed to this Treaty. The provisions of that Act concerning the European Economic Community and the European Atomic Energy Community shall form an integral part of this Treaty.

3. The provisions concerning the rights and obligations of the Member States and the powers and jurisdiction of the institutions of the Communities as set out in the Treaties referred to in paragraph 1 shall apply in respect of this Treaty.

**Article 2**

This Treaty will be ratified by the High Contracting Parties in accordance with their respective constitutional requirements. The instruments of ratification will be deposited with the Government of the Italian Republic by 31 December 1980 at the latest.

This Treaty will enter into force on 1 January 1981, provided that all the instruments of ratification have been deposited before that date and that the instrument of accession of the Hellenic Republic to the European Coal and Steel Community is deposited on that date.

**Article 3**

This Treaty, drawn up in a single original in the Danish, Dutch, English, French, German, Greek, Irish and Italian languages, the texts in each of these languages being equally authentic, will be deposited in the archives of the Government of the Italian Republic, which will transmit a certified copy to each of the Governments of the other signatory States.

Til bekæftelse heraf har undersignede befældmægtigede underskrevet denne traktat.

Zu Urkund dessen haben die unterzeichneten Bevollmächtigten ihre Unterschriften unter diesen Vertrag gesetzt.

In witness whereof the undersigned Plenipotentiaries have signed this Treaty.

Εις πίστωση των άνωτέρω, οἱ υπογραμμένοι πληροφόροι υπέγραψαν την παρούσα Συνθήκη.

En foi de quoi, les plénipotentiaires soussignés ont apposé leurs signatures au bas du présent traité.

Dá fhianú sin, chuir na Láchnumhachtaigh thios-sìnithe a lámh leis an gConradh seo.

In fede di che, i plenipotentiari sottoscritti hanno apposto le loro firme in calce al presente trattato.

Ten blikke waarvan de ondergetekende gevolmachtigden hun handtekening onder dit Verdrag hebben gesteld.
Udfærdiget i Athen, den otteogtyvende maj nitten hundrede og nioghalvfjerds.

Geschehen zu Athen am achtundzwanzigsten Mai neunzehnhundertneunundsiebzig.

Done at Athens on the twenty-eighth day of May in the year one thousand nine hundred and seventy-nine.

Έγινε στήν Αθήνα, στις είκοσι οκτώ Μαίου χίλια εννιακόσια είκοσιέννεα.

Fait à Athènes, le vingt-huit mai mil neuf cent soixante-dix-neuf.

Arna dhéanamh san Aithin, an t-ochtú lá is fiche de Bhealtaine, mile naoi gcéad seachtó a naoi.

Fatto ad Atene, addì ventotto maggio millenovecentosettantanove.

Gedaan te Athene, de achtentwintigste mei negentienhonderd negenenzeventig.
ACT

concerning the conditions of accession of the Hellenic Republic
and the adjustments to the Treaties

PART ONE

PRINCIPLES

Article 1

For the purposes of this Act:

— the expression 'original Treaties' means the Treaty establishing the European Coal and Steel Community, the Treaty establishing the European Economic Community and the Treaty establishing the European Atomic Energy Community, as supplemented or amended by treaties or other acts which entered into force before accession of the Hellenic Republic; the expressions 'ECSC Treaty', 'EEC Treaty' and 'Euratom Treaty' mean the relevant original Treaties thus supplemented or amended,

— the expression 'present Member States' means the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands and the United Kingdom of Great Britain and Northern Ireland.

Article 2

From the date of accession, the provisions of the original Treaties and the acts adopted by the institutions of the Communities shall be binding on the Hellenic Republic and shall apply in that State under the conditions laid down in those Treaties and in this Act.

Article 3

1. The Hellenic Republic accedes by this Act to the Decisions and Agreements adopted by the representatives of the Governments of the Member States meeting in Council. It undertakes to accede from the date of accession to all other Agreements concluded by the present Member States relating to the functioning of the Communities or connected with their activities.

2. The Hellenic Republic undertakes to accede to the Conventions provided for in Article 220 of the EEC Treaty and to the Protocols on the interpretation of those Conventions by the Court of Justice, signed by the Member States of the Community as originally or at present constituted, and to this end it undertakes to enter into negotiations with the present Member States in order to make the necessary adjustments thereto.

3. The Hellenic Republic is in the same situation as the present Member States in respect of declarations or resolutions of, or other positions taken up by, the Council and in respect of those concerning the European Communities adopted by common agreement of the Member States; it will accordingly observe the principles and guidelines deriving from those declarations, resolutions or other positions and will take such measures as may be necessary to ensure their implementation.

Article 4

1. The Agreements or Conventions entered into by any of the Communities with one or more third States, with an international organization or with a national of a third State, shall, under the conditions laid down in the original Treaties and in this Act, be binding on the Hellenic Republic.

2. The Hellenic Republic undertakes to accede, under the conditions laid down in this Act, to Agreements or Conventions concluded by the present Member States and any of the Communities, acting jointly, and to Agreements concluded by the present Member States which are related to those Agreements.
or Conventions. The Community and the present Member States shall assist the Hellenic Republic in this respect.

3. The Hellenic Republic accedes by this Act and under the conditions laid down therein to the Internal Agreements concluded by the present Member States for the purpose of implementing the Agreements or Conventions referred to in paragraph 2.

4. The Hellenic Republic shall take appropriate measures, where necessary, to adjust its position in relation to international organizations and International Agreements to which one of the Communities or to which other Member States are also parties, to the rights and obligations arising from its accession to the Communities.

**Article 5**

Article 234 of the EEC Treaty and Articles 105 and 106 of the Euratom Treaty shall apply, for the Hellenic Republic to Agreements or Conventions concluded before its accession.

**Article 6**

The provisions of this Act may not, unless otherwise provided herein, be suspended, amended or repealed other than by means of the procedure laid down in the original Treaties enabling those Treaties to be revised.

**PART TWO**

**ADJUSTMENTS TO THE TREATIES**

**TITLE I**

**PROVISIONS COVERING THE INSTITUTIONS**

**CHAPTER 1**

**The Assembly**

**Article 10**

The following shall be substituted for Article 2 of the Act concerning the election of the representatives of the Assembly by direct universal suffrage, which is annexed to Decision 76/787/ECSC, EEC, Euratom:

'The number of representatives elected in each Member State shall be as follows:

<table>
<thead>
<tr>
<th>Country</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium:</td>
<td>24</td>
</tr>
<tr>
<td>Denmark:</td>
<td>16</td>
</tr>
<tr>
<td>Germany:</td>
<td>81</td>
</tr>
<tr>
<td>Greece:</td>
<td>24</td>
</tr>
<tr>
<td>France:</td>
<td>81</td>
</tr>
<tr>
<td>Ireland:</td>
<td>15</td>
</tr>
<tr>
<td>Italy:</td>
<td>81</td>
</tr>
<tr>
<td>Luxembourg:</td>
<td>6</td>
</tr>
<tr>
<td>Netherlands:</td>
<td>25</td>
</tr>
<tr>
<td>United Kingdom:</td>
<td>81.</td>
</tr>
</tbody>
</table>
CHAPTER 2

The Council

Article 11

The following shall be substituted for the second paragraph of Article 2 of the Treaty establishing a single Council and a single Commission of the European Communities:

'The office of President shall be held for a term of six months by each member of the Council in turn, in the following order of Member States: Belgium, Denmark, Germany, Greece, France, Ireland, Italy, Luxembourg, Netherlands, United Kingdom.'

Article 12

The following shall be substituted for the fourth paragraph of Article 28 of the ECSC Treaty:

'Decisions of the Council, other than those for which a qualified majority or unanimity is required, shall be taken by a vote of the majority of its members; this majority shall be considered to be attained if it represents an absolute majority of the representatives of the Member States, including the votes of the representatives of two Member States which each produce at least one eighth of the total value of the coal and steel output of the Community. However, for the purpose of applying those provisions of Articles 78, 78b and 78d of this Treaty which require a qualified majority, the votes of the members of the Council shall be weighted as follows:

Belgium: 5,
Denmark: 3,
Germany: 10,
Greece: 5,
France: 10,
Ireland: 3,
Italy: 10,
Luxembourg: 2,
Netherlands: 5,
United Kingdom: 10.

For their adoption, acts shall require at least 45 votes in favour, cast by not less than six members.'

Article 13

The following shall be substituted for the fourth paragraph of Article 95 of the ECSC Treaty:

'These amendments shall be proposed jointly by the High Authority and the Council, acting by a nine-tenths majority of its members, and shall be submitted to the Court for its opinion. In considering them, the Court shall have full power to assess all points of fact and of law. If as a result of such consideration it finds the proposals compatible with the provisions of the preceding paragraph, they shall be forwarded to the Assembly and shall enter into force if approved by a majority of three-quarters of the votes cast and tow-thirds of the members of the Assembly.'

Article 14

The following shall be substituted for Article 148 (2) of the EEC Treaty and Article 118 (2) of the Euratom Treaty:

'Where the Council is required to act by a qualified majority, the votes of its members shall be weighted as follows:

Belgium: 5,
Denmark: 3,
Germany: 10,
Greece: 5,
France: 10,
Ireland: 3,
Italy: 10,
Luxembourg: 2,
Netherlands: 5,
United Kingdom: 10.

For their adoption, acts of the Council shall require at least:

— 45 votes in favour where this Treaty requires them to be adopted on a proposal from the Commission,

— 45 votes in favour, cast by at least six members, in other cases.'
CHAPTER 3

The Commission

Article 15

The following shall be substituted for the first subparagraph of Article 10 (1) of the Treaty establishing a single Council and a single Commission of the European Communities:

'The Commission shall consist of 14 members, who shall be chosen on the grounds of their general competence and whose independence is beyond doubt.'

CHAPTER 4

The Court of Justice

Article 16

Upon the accession of the Hellenic Republic, the Council of the European Communities, acting unanimously, shall decide on the adjustments to be made to the first paragraph of Article 32 of the ECSC Treaty, the first paragraph of Article 165 of the EEC Treaty and the first paragraph of Article 137 of the Euratom Treaty in order to increase by one the number of judges constituting the Court of Justice. It shall also decide on the necessary consequential adjustments to be made to the second paragraph of Article 32b of the ECSC Treaty, the second paragraph of Article 167 of the EEC Treaty, the second paragraph of Article 139 of the Euratom Treaty and to the second paragraph of Article 18 of the Protocol on the Statute of the Court of Justice of the European Coal and Steel Community, Article 15 of the Protocol on the Statute of the Court of Justice of the European Economic Community and Article 15 of the Protocol on the Statute of the Court of Justice of the European Atomic Energy Community.

CHAPTER 5

The Economic and Social Committee

Article 17

The following shall be substituted for the first paragraph of Article 194 of the EEC Treaty and the first paragraph of Article 166 of the Euratom Treaty:

'The number of members of the Committee shall be as follows:

Belgium: 12,
Denmark: 9,
Germany: 24,
Greece: 12,
France: 24,
Ireland: 9,
Italy: 24,
Luxembourg: 6,
Netherlands: 12,
United Kingdom: 24.'

CHAPTER 6

The Court of Auditors

Article 18

The following shall be substituted for Article 78e (2) of the ECSC Treaty, Article 206 (2) of the EEC Treaty and Article 180 (2) of the Euratom Treaty:

'The Court of Auditors shall consist of 10 members.'

CHAPTER 7

The Scientific and Technical Committee

Article 19

The following shall be substituted for the first subparagraph of Article 134 (2) of the Euratom Treaty:

'The Committee shall consist of 28 members, appointed by the Council after consultation with the Commission.'

TITLE II

OTHER ADJUSTMENTS

Article 20

The following shall be substituted for Article 227 (1) of the EEC Treaty:

'I. This Treaty shall apply to the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands and the United Kingdom of Great Britain and Northern Ireland.'
PART THREE

ADAPTATIONS TO ACTS ADOPTED BY THE INSTITUTIONS

Article 21

The acts listed in Annex I to this Act shall be adapted as specified in that Annex.

Article 22

The adaptations to the acts listed in Annex II to this Act made necessary by accession shall be drawn up in conformity with the guidelines set out in that Annex and in accordance with the procedure and under the conditions laid down in Article 146.

PART FOUR

TRANSITIONAL MEASURES

TITLE I

PROVISIONS GOVERNING THE INSTITUTIONS

Article 23

1. During 1981 the Hellenic Republic shall hold an election by direct universal suffrage of 24 representatives to the Assembly, of the people of Greece, in accordance with the provisions of the Act of 20 September 1976 concerning the election of representatives of the Assembly by direct universal suffrage.

The term of office of these representatives shall end at the same time as that of the representatives elected in the present Member States.

2. From accession and until the election referred to in paragraph 1, the 24 representatives, of the Assembly, of the people of Greece shall be appointed by the Hellenic Parliament within itself in accordance with the procedure laid down by the Hellenic Republic.

TITLE II

FREE MOVEMENT OF GOODS

CHAPTER I

Tariff provisions

Article 24

1. The basic duty to which the successive reductions provided for in Articles 25 and 64 are to be applied shall, for each product, be the duty actually applied on 1 July 1980.

The basic duty used for the moves towards alignment on the Common Customs Tariff and the ECSC unified tariff provided for in Articles 31, 32 and 64 shall, for each product, be the duty actually applied by the Hellenic Republic on 1 July 1980.

2. The Community as at present constituted and the Hellenic Republic shall inform each other of their respective basic duties.
**Article 25**

1. Customs duties on imports between the Community as at present constituted and the Hellenic Republic shall be progressively abolished in accordance with the following timetable:
   - on 1 January 1981 each duty shall be reduced to 90% of the basic duty,
   - on 1 January 1982 each duty shall be reduced to 80% of the basic duty,
   - the four other reductions of 20% each shall be made on:
     - 1 January 1983,
     - 1 January 1984,
     - 1 January 1985,
     - 1 January 1986.

2. Notwithstanding paragraph 1:
   (a) duty-free entry shall, from the date of accession, apply to imports which benefit from the provisions relating to tax exemptions applicable to persons travelling from one Member State to another;
   (b) duty-free entry shall, from the date of accession, apply to imports of goods sent in small consignments, not of a commercial nature, which benefit from the provisions relating to tax exemptions applicable between Member States.

**Article 26**

In no case shall customs duties higher than those applied to third countries enjoying most-favoured-nation treatment be applied within the Community.

In the event of the Common Customs Tariff duties being amended or suspended in the Hellenic Republic applying Article 34, the Council, acting by a qualified majority on a proposal from the Commission, may take the necessary measures for the maintenance of Community preference.

**Article 27**

The Hellenic Republic may suspend in whole or in part the levying of duties on products imported from the Community as at present constituted. It shall inform the other Member States and the Commission thereof.

The Council, acting by a qualified majority on a proposal from the Commission, may suspend in whole or in part the levying of duties on products imported from Greece.

**Article 28**

Any charge having equivalent effect to a customs duty on imports introduced as from 1 January 1979 in trade between the Community as at present constituted and Greece shall be abolished on 1 January 1981.

**Article 29**

Charges having equivalent effect to customs duties on imports shall be progressively abolished between the Community as at present constituted and Greece in accordance with the following timetable:
   - on 1 January 1981, each charge shall be reduced to 90% of the rate applied on 31 December 1980,
   - on 1 January 1982, each charge shall be reduced to 80% of the rate applied on 31 December 1980,
   - the four other reductions of 20% each shall be made on:
     - 1 January 1983,
     - 1 January 1984,
     - 1 January 1985,
     - 1 January 1986.

**Article 30**

Customs duties on exports and charges having equivalent effect shall be abolished between the Community as at present constituted and Greece on 1 January 1981.

**Article 31**

For the purpose of the progressive introduction of the Common Customs Tariff, the Hellenic Republic shall amend its tariff applicable to third countries as follows:
   - from 1 January 1981 the Hellenic Republic shall apply a duty reducing by 10% the difference between the basic duty and the duty in the Common Customs Tariff,
   - from 1 January 1982:
     (a) in the case of tariff headings in respect of which the basic duties do not differ by more than 15% in either direction from the duties
in the Common Customs Tariff, these latter duties shall be applied;

(b) in other cases, the Hellenic Republic shall apply a duty reducing again by 10 % the difference between the basic duty and the duty in the Common Customs Tariff.

This difference shall be further reduced by 20 % on 1 January 1983, by 20 % on 1 January 1984 and by 20 % on 1 January 1985.

The Hellenic Republic shall apply in full the Common Customs Tariff from 1 January 1986.

Article 32

1. For the purpose of the progressive introduction of the ECSC unified tariff, the Hellenic Republic shall amend its tariff applicable to third countries as follows:

(a) in the case of tariff headings in respect of which the basic duties do not differ by more than 15 % in either direction from the duties in the ECSC unified tariff, these latter duties shall be applied from 1 January 1982;

(b) in other cases, the Hellenic Republic shall, from the same date, apply a duty reducing by 20 % the difference between the basic duty and the duty in the ECSC unified tariff.

This difference shall be further reduced by 20 % on 1 January 1983, by 20 % on 1 January 1984 and by 20 % on 1 January 1985.

The Hellenic Republic shall apply in full the ECSC unified tariff from 1 January 1986.

2. In respect of lignite, whether or not agglomerated, falling within heading No 27.02 of the Common Customs Tariff, the Hellenic Republic shall introduce in accordance with the same timetable of progressivity as that laid down in paragraph 1 the provisions in the Common Customs Tariff for these products and shall apply a duty of 5 % by 1 January 1986 at the latest.

Article 33

1. Where duties in the customs tariff of the Hellenic Republic differ in nature from the corresponding duties in the Common Customs Tariff or the ECSC unified tariff, the progressive alignment of the former on the latter shall be effected by adding the components of the Greek basic duty to those of the Common Customs Tariff or the ECSC unified tariff, the Greek basic duty being reduced to zero progressively, in accordance with the timetable set out in Articles 31, 32 and 64, and the duty in the Common Customs Tariff or the ECSC unified tariff increasing from zero to reach the full amount progressively in accordance with the same timetable.

2. From 1 January 1981, if any duties in the Common Customs Tariff or the ECSC unified tariff are altered or suspended, the Hellenic Republic shall simultaneously amend or suspend its tariff in the proportion resulting from the implementation of Articles 31, 32 and 64.

3. The Hellenic Republic shall apply the Common Customs Tariff and the ECSC unified tariff nomenclature from 1 January 1981.

The Hellenic Republic may include within these nomenclatures national subdivisions existing at the time of accession which are indispensable in order that the progressive alignment of its customs duties with those in the Common Customs Tariff and the ECSC unified tariff be carried out under the conditions laid down in this Act.

4. With a view to facilitating the progressive introduction of the Common Customs Tariff and the ECSC unified tariff by the Hellenic Republic, the Commission shall determine, if necessary, the implementing provisions whereby the Hellenic Republic alters its customs duties.

Article 34

In order to bring its tariff into line with the Common Customs Tariff and the ECSC unified tariff, the Hellenic Republic shall remain free to alter its customs duties more rapidly than is provided for in Articles 31, 32 and 64. It shall inform the other Member States and the Commission thereof.

CHAPTER 2

Elimination of quantitative restrictions and measures having equivalent effect

Article 35

Quantitative restrictions on imports and exports and any measures having equivalent effect shall, from the date of accession, be abolished between the Community as at present constituted and Greece.
Article 36

1. Notwithstanding Article 35, the Hellenic Republic may retain quantitative restrictions until 31 December 1985 on products listed in Annex III to this Act coming from the present Member States.

2. The restrictions referred to in paragraph 1 shall take the form of quotas. The quotas for 1981 are listed in Annex III.

3. The minimum rate of progressive increase for such quotas shall be 25% at the beginning of each year for quotas expressed in units of account, and 20% at the beginning of each year for quotas expressed in terms of volume. Such increase shall be added to each quota and the next increase calculated on the basis of the total thus obtained.

Where a quota is expressed in terms of both volume and value, the quota relating to the volume shall be raised by at least 20% a year and the quota relating to the value by at least 25% a year, the succeeding quotas to be calculated each year on the basis of the preceding quota plus the increase.

However, with regard to motor coaches and buses and other vehicles falling within subheading ex 87.02 A I of the Common Customs Tariff, the volume quota shall be raised by 15% a year and the quota relating to the value by 20% a year.

4. Where the Commission records by a decision that imports into Greece of a product listed in Annex III have for two consecutive years been less than 90% of the quota, the Hellenic Republic shall liberalize imports of that product from the present Member States.

5. Quotas for fertilizers falling within heading Nos 31.02, 31.03 and subheadings 31.05 A I, II and IV of the Common Customs Tariff shall also constitute transitional measures required in order to abolish exclusive import rights. Such quotas shall be accessible to all importers in Greece and products imported under the said quotas may not be made subject in Greece to exclusive marketing rights.

Article 37

Notwithstanding Article 35, the present Member States and the Hellenic Republic may, in trade between the present Member States and Greece, retain restrictions on imports of waste and scrap metal of iron or steel falling within heading No 73.03 of the Common Customs Tariff for a period of two years from 1 January 1981, in so far as these arrangements are not more restrictive than those applied to exports to third countries.

Article 38

Notwithstanding Article 35, import deposits and cash payments in force in Greece on 31 December 1980 with regard to imports from the present Member States shall be progressively eliminated over a period of three years from 1 January 1981.

The rate of import deposits and cash payments shall be reduced in accordance with the following timetable:

- 1 January 1981: 25%,
- 1 January 1982: 25%,
- 1 January 1983: 25%,
- 1 January 1984: 25%.

Article 39

1. Notwithstanding Article 35, the 8% general preference applied in Greece to public contracts shall be progressively eliminated by the Hellenic Republic in accordance with the same timetable as that established in Article 25 for the abolition of customs duties on imports between Greece and the Community as at present constituted.

2. Notwithstanding Article 35, the Hellenic Republic may, for two years from the 1 January 1981, postpone opening its lists of approved suppliers to Community suppliers.

Article 40

1. Without prejudice to the provisions of paragraph 2 of this Article, the Hellenic Republic shall, from 1 January 1981 progressively adjust State monopolies of a commercial character within the meaning of Article 37 (1) of the EEC Treaty so as to ensure that by 31 December 1985 no discrimination regarding the conditions under which goods are procured and marketed exists between nationals of the Member States.

The present Member States shall have equivalent obligations in relation to the Hellenic Republic.
The Commission shall make recommendations as to the manner in which and the timetable according to which the adjustment provided for in the first subparagraph above must be carried out, it being understood that the manner and timetable must be the same for the Hellenic Republic and the present Member States.

2. The Hellenic Republic shall, from 1 January 1981, abolish all exclusive export rights. It shall also abolish, on the same date exclusive rights on imports of copper sulphate falling within subheading ex 28.38 A II of the Common Customs Tariff, saccharin falling within subheading ex 29.26 A I of the Common Customs Tariff and flimsy paper falling within heading No ex 48.18 of the Common Customs Tariff.

CHAPTER 3

Other provisions

Article 41

1. The Commission shall, with due regard for the provisions in force, in particular those relating to Community transit, determine the methods of administrative cooperation designed to ensure that goods fulfilling the requisite conditions benefit, from 1 January 1981, from the abolition of customs duties and charges having equivalent effect and quantitative restrictions and measures having equivalent effect.

2. The Commission shall lay down the provisions applicable from 1 January 1981 to trade within the Community in goods obtained in the Community in the manufacture of which have been incorporated:

— products on which the customs duties or charges having equivalent effect which were applicable to them in the Community as at present constituted or in Greece have not been levied, or which have benefited from a total or partial drawback of such duties or charges,

— agricultural products which do not fulfil the conditions required for admission to free movement in the Community as at present constituted or in Greece.

In adopting these provisions, the Commission shall take into account the rules laid down in this Act for the elimination of customs duties between the Community as at present constituted and Greece, and for the progressive introduction by the Hellenic Republic of the Common Customs Tariff and the provisions relating to the common agricultural policy.

Article 42

1. Save as otherwise provided in this Act, the provisions in force with regard to customs legislation for trade with third countries shall apply under the same conditions to trade within the Community, for such time as customs duties are levied in that trade.

For the purpose of establishing the customs value in respect of trade within the Community, and trade with third countries, until 1 January 1986 the customs territory to be taken into consideration shall be that defined by the provisions existing in the Community and in the Hellenic Republic on 31 December 1980.

2. The Hellenic Republic shall apply the Common Customs Tariff and ECSC unified nomenclatures in trade within the Community from 1 January 1981.

The Hellenic Republic may include within these nomenclatures national subdivisions existing at the time of accession which are indispensable in order that the progressive elimination of its customs duties within the Community be carried out under the conditions laid down in this Act.

Article 43

1. Where the compensatory amounts referred to in Article 61 are applied in trade between the Community as at present constituted and Greece on one or more of the basic products considered as having been used in the manufacture of goods covered by Regulation (EEC) No 1059/69 determining the system of trade applicable to certain goods processed from agricultural products, Regulation (EEC) No 2730/75 on glucose and lactose and Regulation (EEC) No 2783/75 on the common system of trade for ovalbumin and lactalbumin, the following transitional measures shall be applied:

— a compensatory amount calculated on the basis of the compensatory amounts referred to in Article 61 and in accordance with the rules laid down by Regulation (EEC) No 1059/69 for calculating the variable component applicable to the goods covered by this Regulation shall be applied on
importation of those goods into the Community from Greece,

— when the goods covered by Regulation (EEC) No 1059/69 are imported from third countries into Greece the variable component laid down by this Regulation shall be increased or reduced as the case may be by the compensatory amount referred to in the first indent,

— a compensatory amount determined on the basis of the compensatory amounts fixed for the basic products and in accordance with the rules applicable for the calculation of the refunds provided for in Regulation (EEC) No 2682/72 laying down the general rules for granting export refunds on certain agricultural products exported in the form of goods not covered by Annex II to the Treaty and the criteria for fixing the amount of such refunds shall for the goods covered by this Regulation with the exception of albumins be applied on exportation of those goods from the Community into Greece,

— on importation into Greece from third countries and from the Community and into the Community from Greece of products covered by Regulations (EEC) No 2730/75 and (EEC) No 2783/75 there shall be applied a compensatory amount calculated on the basis of the compensatory amounts referred to in Article 61 and in accordance with the rules laid down by the above Regulations for the calculation of the import charge,

— where products covered by Regulations (EEC) No 2682/72 and (EEC) No 2730/75 are exported from Greece to third countries they shall be subject to the compensatory amounts referred to in the third or fourth indent respectively.

2. If, during the application of compensatory amounts, there should be deflections in trade in the products covered by Regulations (EEC) No 2783/75 and (EEC) No 2730/75 the Commission may take appropriate corrective measures.

3. The customs duty constituting the fixed component of the charge applicable on importation into Greece from third countries to goods covered by Regulation (EEC) No 1059/69 shall be determined by excluding from the total protection applied by the Hellenic Republic on the date of accession the agricultural protection to be introduced taking into consideration the transitional measures mentioned in paragraph 1.

Each fixed component determined in accordance with the first subparagraph applied by the Hellenic Republic to imports from third countries shall be aligned upon the Common Customs Tariff in accordance with the timetable laid down in Article 31. However, if the fixed component to be applied by the Hellenic Republic upon accession is lower than the fixed component in the Common Customs Tariff, the Hellenic Republic may align upon the latter immediately upon accession. Moreover the fixed components determined in accordance with the first subparagraph shall take account, as far as possible, of any particular difficulties which the Hellenic Republic foresees for specific products.


5. The Hellenic Republic shall upon accession abolish any customs duties or charges having equivalent effect other than those provided for in paragraphs 1, 2 and 3 for products covered by Regulation (EEC) No 1059/69 and any export aid or aid having equivalent effect to export aid for products covered by Regulations (EEC) No 2682/72 and (EEC) No 2730/75.

On imports from the Community the Hellenic Republic shall upon accession abolish any quantitative restrictions as well as all measures having equivalent effect to quantitative restrictions for products covered by Regulations (EEC) No 1059/69, (EEC) No 2730/75 and (EEC) No 2783/75.

6. The Council shall, acting by a qualified majority on a proposal from the Commission, adopt provisions to implement this Article.

TITRE III

FREE MOVEMENT OF PERSONS, SERVICES AND CAPITAL

CHAPTER I

Workers

Article 44

The provisions of Article 48 of the EEC Treaty shall only apply in relation to the freedom of movement of workers between the present Member States and
Greece subject to the transitional provisions laid down in Articles 45, 46 and 47 of this Act.

Article 45

1. Articles 1 to 6 and 13 to 23 of Regulation (EEC) No 1612/68 on the freedom of movement of workers within the Community shall only apply in the present Member States with regard to Hellenic nationals and in Greece with regard to nationals of the present Member States as from 1 January 1988.

The present Member States and the Hellenic Republic may maintain in force until 1 January 1988, with regard to Hellenic nationals and to nationals of the present Member States respectively, national provisions submitting to prior authorization immigration undertaken with a view to pursuing an activity as an employed person and/or the taking up and pursuit of paid employment.

2. Article 11 of Regulation (EEC) No 1612/68 shall only apply in the present Member States with regard to Hellenic nationals and in Greece with regard to nationals of the present Member States as from 1 January 1986.

However the members of workers' families, within the meaning of Article 10 of Regulation (EEC) No 1612/68 shall have the right to be employed in the territory of the Member State where they have settled with the worker, if they are resident for at least three years in this territory. This period of residence shall be reduced to 18 months as from 1 January 1984.

The rules of this paragraph shall not prejudice more favourable national provisions.

Article 46

In so far as certain provisions of Directive 68/360/EEC on the abolition of restrictions on movement and residence within the Community for workers of Member States and their families, may not be dissociated from those of Regulation (EEC) No 1612/68 whose application is deferred pursuant to Article 45, the present Member States and the Hellenic Republic may derogate from these provisions, in so far as is necessary for the application of the provisions for derogation which are laid down in Article 45 in connection with the said Regulation.

Article 47

The present Member States and the Hellenic Republic shall take, with the assistance of the Commission, the necessary measures so that the application of the Commission Decision of 8 December 1972 on the uniform system established pursuant to Article 15 of Council Regulation (EEC) No 1612/68, known as 'Sedoc' and the Commission Decision of 14 December 1972 on the 'Community plan' for the collection and circulation of information provided for in Article 14 (3) of Council Regulation (EEC) No 1612/68 may be extended to Greece on 1 January 1988 at the latest.

Article 48

Until 31 December 1983, the provisions of Articles 73 (1) and (3), 74 (1) and 75 (1) of Regulation (EEC) No 1408/71 on the application of social security schemes to employed persons and their families moving within the Community, and Articles 86 and 88 of Regulation (EEC) No 574/72 fixing the procedure for implementing Regulation (EEC) No 1408/71 shall not apply to Greek workers employed in a Member State other than Greece, whose family members are resident in Greece.

The provisions of Articles 73 (2), 74 (2) and 75 (2) of Regulation (EEC) No 1408/71, and Articles 87, 89 and 98 of Regulation (EEC) No 574/72 shall apply by analogy to these workers.

However, the legislative provisions of a Member State laying down that family benefits shall be payable to a worker irrespective of the country where members of his family reside shall not be prejudiced.

CHAPTER 2

Capital movements and invisible transactions

Section 1

Capital movements

Article 49

1. The Hellenic Republic may, under the conditions and within the time limits set out in Articles 50 to 53, defer the liberalization of capital

2. Appropriate consultations shall take place in due course between the Hellenic authorities and the Commission about procedures for applying measures of liberalization or relaxation, the implementation of which may be deferred under the following provisions.

**Article 50**

1. The Hellenic Republic may defer:
   (a) until 31 December 1985 the liberalization of direct investments in the present Member States made by persons resident in Greece;
   (b) until 31 December 1983 the liberalization of the transfer of the proceeds of the liquidation of direct investments in Greece made before 12 June 1975 by persons resident in the Community. During the period of application of this temporary derogation, the general or special facilities relating to the free transfer of the proceeds of the liquidation of these investments and existing by virtue of Hellenic arrangements or of agreements governing relations between the Hellenic Republic and any present Member State shall be maintained and applied in a non-discriminatory manner.

2. Recognizing that it is desirable to proceed, from 1 January 1981, to a substantial relaxation in the rules concerning the operations referred to in paragraph 1 (a), the Hellenic Republic will endeavour to take appropriate measures to this end.

**Article 52**

Funds blocked in Greece belonging to persons resident in the present Member States shall be progressively released by equal annual instalments starting from accession until 31 December 1985, in six stages, the first of which shall begin on 1 January 1981. Capital on deposit in each blocked fund on 1 January 1981 or which may be paid into blocked funds between this date and 31 December 1985 shall be released, at the beginning of each stage, successively by one-sixth, one-fifth, a quarter, a third and a half of the amount on deposit at the beginning of each of these stages.

On 1 January 1986 blocked funds belonging to persons resident in the present Member States shall be abolished.

**Article 53**

The Hellenic Republic may defer until 31 December 1985 the liberalization of the operations set out in List B annexed to the Directives referred to in Article 49, and carried out by persons resident in Greece.

However, operations in securities issued by the Communities and by the European Investment Bank carried out by persons resident in Greece shall be the subject of progressive liberalization over this period as follows:

(a) for 1981 these operations may be limited to 20 million European units of account;
(b) this ceiling shall then be raised, at the beginning of each year by 20% in relation to that fixed for 1981.
Section 2
Invisible transactions

Article 54

1. The Hellenic Republic may, until 31 December 1985 and under the conditions set out in paragraph 2, maintain restrictions on transfers relating to tourism.

2. On 1 January 1981, the annual tourist allowance per person may not be less than 400 European units of account.

From 1 January 1982, this allowance shall be increased each year by at least 20% in relation to the annual amount fixed for 1981.

Section 3
General provisions

Article 55

The Hellenic Republic will, circumstances permitting, carry out the liberalization of capital movements and invisible transactions referred to in Articles 50 to 54 before the expiry of the time limits laid down in those Articles.

Article 56

For the purpose of implementing the provisions of this Chapter, the Commission may consult the Monetary Committees and submit appropriate proposals to the Council.

TITLE IV
AGRICULTURE

CHAPTER 1
General provisions

Article 57

Save as otherwise provided in this Title, the rules provided for in this Act shall apply to agricultural products.

Article 58

1. This Article shall apply to prices in respect of which, in Chapter 2, reference is made to this Article.

2. Before the first move towards price alignment referred to in Article 59, the prices to be applied in Greece shall be fixed, in accordance with the rules provided for in the common organization of the market in the sector in question, at a level which allows producers in that sector to obtain market prices equivalent to those obtained, for a representative period to be determined for each product, under the previous national system.

However, in the absence of price data in respect of certain products on the Greek market, the price to be applied in that Member State shall be calculated on the basis of the prices obtaining in the Community as at present constituted of similar products or groups of similar products, or products with which they are in competition.

Article 59

1. If the application of the provisions of this Title results in a price level different from that of the common prices, the prices in respect of which, in Chapter 2, reference is made to this Article shall, subject to paragraph 4, be aligned with the level of the common prices each year at the beginning of the marketing year in accordance with the provisions of paragraphs 2 and 3.

2. As regards:

— tomatoes and peaches falling within Regulation (EEC) No 1035/72 on the common organization of the market in fruit and vegetables,

and

— products processed from tomatoes or peaches, falling within Regulation (EEC) No 516/77 on the common organization of the market in products processed from fruit and vegetables, alignment shall be carried out in seven stages as follows:

(a) when the price of a product in Greece is lower than the common price, the price in that Member State shall, at the time of the first six moves towards alignment, be increased successively, by a seventh, a sixth, a fifth, a quarter, a third and a half of the difference between the price level in that
Member State and the common price level which are applicable before each move towards alignment; the price resulting from this calculation shall be increased proportionately to any rise in the common price for the next marketing year; the common price shall be applied at the time of the seventh move towards alignment;

(b) when the price of a product in Greece is higher than the common price, the difference between the price level applicable before each move towards alignment in the Member State and the common price level applicable for the next marketing year shall be reduced successively, at the time of the first six moves towards alignment by a seventh, a sixth, a fifth, a quarter, a third and a half; the common price shall be applied at the time of the seventh move towards alignment.

3. As regards other products, the moves towards alignment shall be carried out in five stages as follows:

(a) when the price of a product in Greece is lower than the common price, the price applicable in that Member State shall, at the time of the first four moves towards alignment, be increased successively by a fifth, a quarter, a third and a half of the difference between the price level in that Member State and the common price level which are applicable before each move towards alignment; the price resulting from this calculation shall be increased proportionately to any rise in the common price for the next marketing year; the common price shall be applied at the time of the fifth move towards alignment;

(b) when the price of a product in Greece is higher than the common price, the difference between the price level applicable before each move towards alignment in the Member State and the common price level applicable for the next marketing year shall be reduced successively at the time of the first four moves towards alignment by a fifth, a quarter, a third and a half; the common price shall be applied at the time of the fifth move towards alignment.

4. In the interest of the smooth functioning of the process of integration, the Council, acting in accordance with the procedure laid down in Article 43 (2) of the EEC Treaty, may decide that, notwithstanding paragraphs 2 and 3, the price of one or more products in Greece shall for one marketing year depart from the prices resulting from the application of paragraphs 2 or 3.

This departure may not exceed 10% of the amount of the price move to be made.

In that event, the price level for the following marketing year shall be that which would have resulted from applying paragraph 2 or 3 if the departure had not been decided upon. A further departure from this price level may, however, be decided upon for that marketing year in accordance with the conditions in the first and second subparagraphs.

The derogation laid down in the first subparagraph shall not apply to the last move towards alignment referred to in paragraph 2 or 3.

Article 60

The Council, acting in accordance with the procedure laid down in Article 43 (2) of the EEC Treaty may decide that the common price shall be applied to Greece for a specified product:

(a) if it is found that the difference between the price level for the product in question in this Member State and the common price level is minimal;

(b) if the price in Greece or the price on the world market for the product in question is higher than the common price.

Article 61

The differences in price levels in respect of which, in Chapter 2, reference is made to this Article shall be compensated as follows:

1. For products in respect of which prices are fixed in accordance with Articles 58 and 59, the compensatory amounts applicable in trade between the Community as at present constituted and Greece, and between Greece and third countries, shall be equal to the difference between the prices fixed for Greece and the common prices.

2. No compensatory amount shall, however, be fixed if the application of paragraph 1 results in a minimal amount.

3. (a) In trade between Greece and the Community as at present constituted, compensatory amounts shall be levied by the importing State or granted by the exporting State.

(b) In trade between Greece and third countries, levies or other import charges applied under
the common agricultural policy, and export refunds, shall be reduced or increased, as the case may be, by the compensatory amounts applicable in trade with the Community as at present constituted. Customs duties may not, however, be reduced by the compensatory amount.

4. For products in respect of which the duty in the Common Customs Tariff is bound under the General Agreement on tariffs and trade, the binding shall be taken into account.

5. The compensatory amount levied or granted by a Member State in accordance with paragraph 1 may not exceed the total amount levied by that same Member State on imports from third countries, benefiting from the most-favoured-nation clause.

The Council, acting by a qualified majority on a proposal from the Commission, may derogate from this rule, in particular in order to avoid deflections of trade and distortions of competition.

6. The Council, acting by a qualified majority on a proposal from the Commission, may derogate, in so far as is necessary for the proper functioning of the common agricultural policy, from the first subparagraph of Article 42 (1) for products to which compensatory amounts apply.

Article 62

If the world market price for a product is higher than the price used in calculating the import charge introduced under the common agricultural policy, less the compensatory amount deducted from the import charge in accordance with Article 61, or if the refund on exports to third countries is less than the compensatory amount, or if no refund is applicable, appropriate measures may be taken with a view to ensuring the proper functioning of the common organization of the market.

Article 63

The compensatory amounts granted shall be financed by the Community from the Guarantee Section of the European Agricultural Guidance and Guarantee Fund.

Article 64

The following provisions shall apply to products the importation of which from third countries into the Community as at present constituted is subject to customs duties:

1. Customs duties on imports shall be progressively abolished between the Community as at present constituted and Greece on the dates and following the timetable laid down in Article 25.

However, for products falling within Regulation (EEC) No 805/68 on the common organization of the market in beef and veal, customs duties on imports shall be progressively abolished in five stages by 20 % at the beginning of each of the five marketing years following accession.

If, for products referred to in paragraph 2 (b) the duties in the Common Customs Tariff are less than the basic duties, the latter shall, for the application of this paragraph, be replaced by the duties in the Common Customs Tariff.

2. (a) For the purpose of the progressive introduction of the Common Customs Tariff, the Hellenic Republic shall reduce the difference between the basic duty and the duty in the Common Customs Tariff under the conditions, on the dates and following the timetable laid down in Article 31.

(b) Notwithstanding point (a), the duty in the Common Customs Tariff shall be applied by the Hellenic Republic in its entirety as from 1 January 1981 for the following products:

— products falling within Regulation (EEC) No 805/68,

— products falling within Regulation (EEC) No 1035/72 and for which, for the whole or part of the marketing year, a reference price is fixed,

— products falling within Regulation (EEC) No 106/76 on the common organization of the market in fishery products and for which a reference price is fixed,

— products falling within Regulation (EEC) No 337/79 on the common organization of the market in wine and for which a reference price is fixed.
3. For the purposes of paragraphs 1 and 2 the basic duty shall be as defined in Article 24. As regards products falling within Regulation No 136/66/EFC on the establishment of a common organization of the market in oils and fats the basic duties shall be fixed as follows:

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>vis-à-vis third countries</th>
<th>vis-à-vis the Community as at present constituted</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.01</td>
<td>Oil seed and oleaginous fruit, whole or broken: ex B. Other, except linseed and castor seed</td>
<td>40 %</td>
<td>36 %</td>
</tr>
<tr>
<td>12.02</td>
<td>Flours or meals of oil seeds or oleaginous fruit, non-defatted (excluding mustard flour): ex B. Other, except linseed and castor seed</td>
<td>40 %</td>
<td>36 %</td>
</tr>
</tbody>
</table>
| 15.07          | Fixed vegetable oils, fluid or solid, crude, refined or purified: ex D. Other oils, except  
|                | — Linseed oil                                                              |                           |                                               |
|                | — Coconut (copra) oil and palm oil, for technical or industrial uses other than the manufacture of foodstuffs for human consumption |                           |                                               |
| 15.12          | Animal or vegetable oils and fats, wholly or partly hydrogenated, or solidified or hardened by any other process, whether or not refined, but not further prepared: A. In immediate packings of a net capacity of 1 kg or less  
|                | B. Other                                                                  |                           |                                               |

4. In respect of products covered by a common organization of the market it may be decided in accordance with the procedure laid down in Article 38 of Regulation No 136/66/EFC or, as the case may be, in corresponding Articles of other Regulations on the common organization of agricultural markets that:

(a) the Hellenic Republic shall be authorized:

— to abolish the customs duties referred to in paragraph 1 or move towards the alignment referred to in paragraph 2 at a more rapid rate than laid down there,

— to suspend in whole or in part the customs duties on products imported from third countries;

(b) the Community as at present constituted shall:

— abolish the customs duties referred to in paragraph 1 at a more rapid rate than laid down there,

— suspend in whole or in part the customs duties on products imported from Greece.

In respect of other products, no authorization shall be required for the Hellenic Republic to apply the measures referred to in the first and second indents of point (a) of the first subparagraph. The
Hellenic Republic shall inform the other Member States and the Commission of measures taken.

The customs duties resulting from an accelerated alignment may not be less than the customs duties on imports of the same products from other Member States.

Article 65

1. In respect of products covered, on the date of accession, by a common organization of the market, the system applicable in the Community as at present constituted in respect of customs duties and charges having equivalent effect and quantitative restrictions and measures having equivalent effect shall, subject to Articles 61, 64 and 115, apply in Greece as from 1 January 1981.

2. In respect of products not covered, on the date of accession, by a common organization of the market, the provisions of Title II concerning the progressive abolition of charges having equivalent effect to customs duties and of quantitative restrictions and measures having equivalent effect shall not apply to those charges, restrictions and measures if they form part of a national market organization on the date of accession.

This provision shall only apply until the common organization of the market for these products is implemented and not later than 31 December 1985 and to the extent strictly necessary to ensure the maintenance of the national organization.

3. The Hellenic Republic shall apply the Common Customs Tariff nomenclature as from 1 January 1981, in respect of products falling within Annex II to the EEC Treaty.

To the extent that no difficulties arise in the application of the Community rules and, in particular, in the functioning of the common organization of markets and of the transitional mechanisms provided for in this Title, the Council, acting by a qualified majority on a proposal from the Commission, may authorize the Hellenic Republic to include within this nomenclature such existing national subdivisions as would be indispensable for carrying out the progressive moves towards alignment with the Common Customs Tariff or the elimination of the duties in the Community under the conditions laid down in this Act.

Article 66

1. The component for protection of the processing industry which is used in calculating the charge on imports from third countries of products covered by the common organization of the markets in cereals and rice shall be levied on imports from Greece into the Community as at present constituted.

2. For imports into Greece, the amount of that component shall be determined by separating out, from the total protection applied on 1 January 1979, the component or components designed to ensure the protection of the processing industry.

Such component or components shall be levied on imports from other Member States; they shall replace, as regards the charge on imports from third countries, the Community protective component.

3. Article 64 shall apply to the component referred to in paragraphs 1 and 2, which shall be considered as the basic component. The reductions or alignments in question shall, however, be made in five stages by 20 % at the beginning of the five marketing years following accession fixed for the basic product concerned.

Article 67

In fixing the level of the various amounts laid down within the common agricultural policy, except for the prices referred to in Article 58, account shall be taken for Greece, to the extent necessary for the proper functioning of the common agricultural policy, of the compensatory amount applied, or in absence thereof, of the difference in prices recorded and, where appropriate, of the incidence of customs duties.

Article 68

1. The provisions of this Article shall apply to aids, premiums or other analogous amounts instituted under the common agricultural policy for which, in Chapter 2, reference is made to this Article.

2. For the purposes of introducing Community aid in Greece, the following provisions shall apply:

(a) the level of Community aid to be granted for a specific product in Greece as from 1 January 1981 shall be equal to an amount defined on the
basis of aids granted by Greece, for a representative period to be determined, under the previous national system. However, this amount may, not exceed the amount of aid granted on the date of accession in the Community as at present constituted. If no analogous aid was granted under the previous national system, and subject to the following provisions, no Community aid shall be granted to Greece on the date of accession;

(b) thereafter, either Community aid shall be introduced in Greece, or the level of Community aid in Greece shall, where there is a difference, be aligned with aid granted in the Community as at present constituted in accordance with the following timetable:

— at the beginning of each of the four marketing years — or in the absence of a period of application of the aid, following accession, successively by a fifth, a quarter, a third and a half:

— either of the amount of Community aid applicable for the next marketing year or period,

— or of the difference between the level of aid in Greece and the level of aid applicable in the Community as at present constituted for the next marketing year or period,

— the level of Community aid shall be applied in its entirety in Greece at the beginning of the fifth marketing year or the period of application of the aid following accession.

These measures shall include in particular the list and the exact wording of the aids referred to in paragraph 1, the amount of the aids and the timetable of their abolition, and detailed rules necessary to ensure the proper functioning of the common agricultural policy; these detailed rules must, in addition, ensure that the means of production, whether they originate from Greece or from the present Member States, enjoy equal access to the Greek market.

**Article 69**

1. Without prejudice to the provisions of Article 68, the Hellenic Republic shall be authorized to maintain national aids on a transitional basis and in a degressive manner until 31 December 1985. However, a derogation may be made to the principle of degressivity for Greek national aids that are to be assessed by taking into consideration the scope of the socio-structural Directives referred to in Annex IV.

2. The Council, acting by a qualified majority on a proposal from the Commission, shall establish as from accession the necessary measures for the implementation of the provisions of this Article.

**Article 70**

1. Until the entry into force of the supplementary provisions to be adopted by the Community, and:

— at the latest until the beginning of the first marketing year following accession for products referred to in paragraph 2 (a),

— at the latest until 31 December 1985 for products referred to in paragraph 2 (b),

the Hellenic Republic shall be authorized to maintain for these products amongst the measures in force under the previous national system in its territory for a representative period to be determined those measures which are strictly necessary in order to maintain the income of the Greek producer at the level obtained under the previous national system.

2. The products referred to in paragraph 1 are as follows:

(a) dried figs falling within subheading 08.03 B of the Common Customs Tariff,

dried grapes falling within subheading 08.04 B of the Common Customs Tariff,

(b) olives for uses other than the production of oil falling within subheadings 07.01 N I, ex 07.02 A, 07.03 A I, ex 07.04 B, ex 20.01 B, ex 20.02 F of the Common Customs Tariff.

3. The Council, acting by a qualified majority on a proposal from the Commission, shall establish as from accession the measures referred to in paragraph 1 that the Hellenic Republic shall be authorized to maintain.

**Article 71**

Any stock of products in free circulation in Greek territory on 1 January 1981 and which in quantity exceeds what may be considered representative of a normal carry-over stock must be eliminated by and at
the expense of the Hellenic Republic under Community procedures to be specified and within time limits to be determined.

Article 72

1. The Council, acting by a qualified majority on a proposal from the Commission, shall adopt the provisions necessary for implementing this Title.

2. The Council, acting unanimously on a proposal from the Commission after consulting the Assembly, may make the adaptations to the provisions appearing in this Title, which may prove to be necessary as a result of a modification in Community rules.

Article 73

1. If transitional measures are necessary to facilitate the passage from the existing arrangements in Greece to those resulting from the application of the common organization of the markets as provided for in this Title, particularly if for certain products the implementation of the new arrangements on the scheduled date meets with appreciable difficulties, such measures shall be adopted in accordance with the procedure provided for in Article 38 of Regulation No 136/66/EEC or, as the case may be, in the corresponding Articles of the other Regulations on the common organization of agricultural markets. Such measures may be taken during the period up to 31 December 1982, but their application may not extend beyond that date.

2. The Council may, acting unanimously on a proposal from the Commission after consulting the Assembly, extend the period referred to in paragraph 1.

CHAPTER 2

Provisions relating to certain common organizations of markets

Section 1

Fruit and vegetables

Article 74

For fruit and vegetables, Article 59 shall apply to basic prices.

The basic price shall be fixed in Greece, at the time of accession, taking into account the difference between the average producer prices in Greece and in the Community as at present constituted, recorded over a reference period to be determined.

Article 75

1. A compensatory mechanism shall be introduced on importation, into the Community as at present constituted, for fruit and vegetables coming from Greece for which an institutional price is fixed.

2. This mechanism shall be governed by the following rules:

(a) A comparison shall be drawn between the offer price of the Greek product, as calculated in (b) and a Community offer price calculated annually on the one hand, on the basis of the arithmetical average of producer prices of each Member State of the Community as at present constituted increased by the transport and packaging costs borne by the products from the areas of production up to the representative centres of Community consumption and, on the other hand, taking into account the trend of production costs. The abovementioned producer prices shall correspond to an average of the price quotations recorded over the three years prior to the date of fixing the abovementioned Community offer price. The annual Community price may not exceed the level of the reference price applied vis-à-vis third countries. This Community offer price shall be reduced by 3 % at the time of the first move towards price alignment referred to in Article 59, by 6 % at the time of the second move, 9 % at the time of the third move, by 12 % at the time of the fourth move, by 15 % at the time of the fifth move and, as regards peaches and tomatoes, by 18 % at the time of the sixth move, and by 21 % at the time of the seventh move.

(b) The offer price of the Greek product shall be calculated, each market day, on the basis of the representative price quotations recorded or reduced to the importer-wholesaler stage in the Community as at present constituted. The price for products coming from Greece shall be equal to the lowest representative price quotation or the average of the lowest representative price quotations recorded for at least 30 % of the quantities of the products in question marketed throughout the representative markets for which price quotations are available. This or these price
quotations shall be reduced by any corrective amount that may be introduced in accordance with the provisions laid down hereinafter in (c).

(c) If the Greek price, thus calculated, shall be less than the Community price, as indicated in (a), a corrective amount equal to the difference between these two prices shall be levied on importation into the Community as at present constituted by the importing Member State. If the daily offer price of the Community product calculated from the markets of the centres of consumption is at a lower level than that of the Community price as defined in (a), the corrective amount may, however, not exceed the difference between, on the one hand, the arithmetical average of these two prices and, on the other hand, the price of the Greek product.

(d) The corrective amount shall be levied until records taken show that the price of the Greek product is equal to or greater than either, the Community price as defined in (a) or, where appropriate, the arithmetical average of Community prices referred to in (c).

3. The compensatory mechanism provided for in this Article shall remain in force:

(a) until 31 December 1987 for the products referred to in Article 59 (2);

(b) until 31 December 1985 for the products referred to in Article 59 (3).

4. If the Greek market is disturbed by the fact of imports from the present Member States, appropriate measures, which may provide for a compensatory mechanism similar to that provided for in the preceding paragraphs, may be decided in respect of imports into Greece of fruit and vegetables from the Community as at present constituted for which an institutional price is fixed.

Article 76

Article 68 shall apply to the financial compensation referred to in Article 6 of Regulation (EEC) No 2511/69 laying down special measures for improving the production and marketing of Community citrus fruit.

This financial compensation shall be considered as an aid which is not granted in Greece under the previous national system.

Article 77

The minimum price and the financial compensation applicable in Greece, laid down in Articles 2 and 3 of Regulation (EEC) No 2601/69 laying down special measures to encourage the processing of certain varieties of oranges and to Articles 1 and 2 of Regulation (EEC) No 1035/77 laying down special measures to encourage the marketing of products processed from lemons, shall be fixed as follows:

1. Until the first move towards price alignment referred to in Article 59, the minimum price applicable shall be established on the basis of prices paid in Greece to producers of citrus for processing, recorded during a representative period to be determined, under the previous national system. The financial compensation shall be that of the Community as at present constituted, less, where appropriate, the difference between, on the one hand, the common minimum price and, on the other hand, the minimum price applicable in Greece.

2. For fixing subsequent prices, the minimum price applicable in Greece shall be aligned on the common minimum price in accordance with the provisions laid down in Article 59. The financial compensation applicable in Greece at the time of each stage of alignment shall be that of the Community as at present constituted less, where appropriate, the difference between, on the one hand, the common minimum price, and, on the other hand, the minimum price applicable in Greece.

3. However, if the minimum price resulting from the application of paragraph 1 or 2 shall be greater than the common minimum price, the latter price may be definitively adopted for Greece.

Article 78

Until 31 December 1987, the Hellenic Republic shall be authorized to lay down for all the producers of fruit and vegetables the obligation of marketing through local markets all their fruit and vegetable production, which is subject to common quality standards.

Section 2

Oils and fats

Article 79

1. For olive oil, Articles 58, 59 and 61 shall apply at intervention prices.
However, the compensatory amount which results from the application of Article 61 shall be corrected, where appropriate, by the incidence of the difference between Community aids to consumption applicable in the Community as at present constituted and in Greece.

2. For oil seeds, target prices and guide prices shall be fixed on the basis of the difference existing between the price of competing products in crop rotation in Greece and in the Community as at present constituted, during a reference period to be determined. If the prices of these competing products are close, the common price shall be applicable in Greece as from accession. If the contrary holds true, Article 59 shall apply to the target or guide prices fixed for these products. However the target or guide prices to be applied in Greece may not exceed the common target or guide prices.

Article 80

Notwithstanding Article 67, at the time of fixing the level of the various amounts laid down for oil seeds other than the prices referred to in Article 79 (2) account shall be taken, for Greece, to the extent necessary for the proper functioning of the common organization of the market for these products, of the difference arising from the application of Article 79 (2).

Article 81

1. Article 68 shall apply to aid for olive oil. However the first move towards alignment concerning production aid for this product shall occur on 1 January 1981. To this end, the level of Community production aid to be adopted for the calculation of the level of aid applicable in Greece shall be that fixed for the marketing year obtaining on the date of accession.

The second stage of alignment shall occur at the beginning of the second marketing year following accession, the only possible movement at the beginning of the first marketing year being that resulting, where appropriate, from the modification of Community aid applicable in the Community as at present constituted.

2. The amount of aid for colza, rape, sunflower and castor seeds harvested in Greece shall be adjusted by the difference existing, where appropriate, between the target for guide price applicable in Greece and in the Community as at present constituted.

Without prejudice to the application of the first subparagraph, the amount of aid for colza, rape, sunflower and castor seeds processed in Greece shall be reduced by the incidence of the customs duties applied by the Hellenic Republic to the import of these products from third countries.

3. The amount of aid for soya beans and linseed harvested in Greece shall be adjusted by the difference existing, where appropriate, between guide prices applicable in Greece and in the Community as at present constituted and reduced by the incidence of customs duties applied by the Hellenic Republic to the import of these products from third countries.

Article 82

The Hellenic Republic may apply until 31 December 1983 and in accordance with detailed rules to be defined the system of import control of oil seeds and vegetable oils and fats that it applies on 1 January 1979.

Section 3

Milk and milk products

Article 83

Articles 58, 59 and 61 shall apply to the intervention prices for butter and skimmed-milk powder.

Article 84

The compensatory amount for milk products other than butter and skimmed-milk powder shall be fixed with the help of coefficients to be determined.

Section 4

Beef and veal

Article 85

Articles 58, 59 and 61 shall apply to the prices for adult bovine animals in Greece and in the Community as at present constituted.
Article 86

The compensatory amount for products referred to in the Annex to Regulation (EEC) No 805/68 shall be fixed with the help of coefficients to be determined.

Section 6

Flax and hemp

Article 89

Article 68 shall apply to aid for fibre flax and hemp.

Section 7

Tobacco

Hops

Article 87

1. Article 58 shall apply to the intervention price fixed for each variety or group of varieties.

2. The norm price corresponding to the intervention price referred to in paragraph 1 shall be fixed in Greece for the first harvest following accession at a level that shall reflect the relation existing between the norm price and the intervention price, in accordance with the second subparagraph of Article 2 (2) of Regulation (EEC) No 727/70 on the common organization of the market in raw tobacco.

3. For the four following harvests this norm price shall be:

(a) fixed in accordance with the criteria laid down in the first subparagraph of Article 2 (2) of Regulation (EEC) No 727/70 taking, however, into account the aids that the Hellenic Republic is authorized to maintain for tobacco pursuant to Article 69;

(b) increased in four stages, the first increase occurring for the second harvest following accession by the incidence of the reduction in national aids that the Hellenic Republic is authorized to maintain in a degressive fashion for tobacco pursuant to Article 69.

Article 88

Notwithstanding Article 71, any stock of tobacco existing in Greece coming from harvests prior to accession must be entirely eliminated by and at the expense of the Hellenic Republic under Community procedures to be specified and in accordance with time limits to be determined.

Section 8

Seeds

Article 90

Article 68 shall apply to aid for hops.

Section 9

Silk worms

Article 91

Article 68 shall apply to aid for seeds.

Section 10

Sugar

Article 92

Article 68 shall apply to aid for silk worms.

Articles 58, 59 and 61 shall apply to the intervention price for white sugar and the minimum price for beet.
Article 94

Compensatory amounts for products, other than fresh beet, in Article 1 (1) (b) and for products in Article 1 (1) (d) of Regulation (EEC) No 3330/74 on the common organization of the market in sugar shall be derived from the compensatory amount for the primary product in question, with the help of coefficients to be determined.

Article 95

The amount referred to in Article 26 (3) of Regulation (EEC) No 3330/74 applicable in Greece shall be adjusted by the compensatory amount.

Section 11
Cereals

Article 96

For cereals, Articles 58, 59 and 61 shall apply to the intervention price and, for common wheat, to the reference price.

Article 97

The compensatory amounts shall be fixed as follows:

1. The compensatory amount applicable until the first move towards alignment in the case of cereals for which no intervention price is fixed shall be derived from the compensatory amount applicable in the case of a competing cereal for which an intervention price is fixed, account being taken of:
   — the price relationship on the Greek market,
   or
   — the relationship existing between the threshold prices of the cereals in question.

The subsequent compensatory amounts shall be fixed on the basis of those referred to in the first subparagraph and according to the rules in Article 59 for price alignment.

However, in the case referred to in the first indent of the first subparagraph the relationship adopted must be aligned on the relationship existing between the threshold prices in accordance with the rules laid down in Article 59.

2. The compensatory amount for the products referred to in Article 1 (c) and (d) of Regulation (EEC) No 2727/75 on the common organization of the market in cereals shall be derived from the compensatory amount for cereals to which they relate with the help of coefficients to be determined.

3. Without prejudice to the application of paragraph 2, where products processed from common wheat and durum wheat are concerned, the compensatory amount shall be fixed at a level which also takes into account any national aid that the Hellenic Republic would maintain pursuant to Article 69 for wheat used for the bread grain milling industry.

Article 98

Article 68 shall apply to aid to durum wheat referred to in Article 10 of Regulation (EEC) No 2727/75.

Section 12
Pigmeat

Article 99

1. For pigmeat, Articles 58, 59 and 61 shall apply to the price of this product in Greece and in the Community as at present constituted.

2. However, in order to avoid any risk of disturbance in trade between the Community as at present constituted and Greece, the compensatory amount may be calculated on the basis of the compensatory amounts for feed grain. To this end, the compensatory amount per kilogram of pig carcase shall be calculated on the basis of the compensatory amounts applicable to the quantity of grain required for the production in the Community of one kilogram of pigmeat.

Without prejudice to the application of the first subparagraph, the compensatory amount may be fixed at a level that also takes into account the national aid that the Hellenic Republic maintains pursuant to Article 69 for grain used in pig farming.
3. For products, other than pig carcases, referred to in Article 1 (1) of Regulation (EEC) No 2759/75 on the common organization of the market in pigmeat, the compensatory amount shall be derived from the compensatory amount applied in accordance with paragraph 1 or 2 with the help of coefficients to be determined.

Section 13

Eggs

Article 100

1. For eggs, Articles 58, 59 and 61 shall apply to the price of these products in Greece and in the Community as at present constituted.

2. However, in order to avoid any risk of disturbance in trade between the Community as at present constituted and Greece, the compensatory amount may be calculated on the basis of compensatory amounts for feed grain. To this end:

(a) for eggs in shell, the compensatory amount per kilogram of eggs in shell shall be calculated on the basis of the compensatory amounts applicable to the quantity of feed grain required for the production in the Community of one kilogram of eggs in shell;

(b) for hatching eggs, the compensatory amount per hatching egg shall be calculated on the basis of the compensatory amounts applicable to the quantity of feed grain required for the production in the Community of one hatching egg.

Without prejudice to the application of the first subparagraph the compensatory amount may be fixed at a level that also takes into account the national aid that the Hellenic Republic maintains pursuant to Article 69 for grain used in poultry farming.

3. For the products referred to in Article 1 (1) (b) of Regulation (EEC) No 2771/75 on the common organization of the market in eggs, the compensatory amount shall be derived from the compensatory amount applied in accordance with paragraph 1 or 2 with the help of coefficients to be determined.

Section 14

Poultrymeat

Article 101

1. For poultrymeat, Articles 58, 59 and 61 shall apply to the price of these products in Greece and in the Community as at present constituted.

2. However, in order to avoid any risk of disturbance in trade between the Community as at present constituted and Greece, the compensatory amount may be calculated on the basis of compensatory amounts for feed grain. To this end:

(a) for slaughtered poultry, the compensatory amount per kilogram of slaughtered poultry shall be calculated on the basis of the compensatory amounts applicable to the quantity of feed grain required for the production in the Community of one kilogram of slaughtered poultry, differentiated by species;

(b) for chicks, the compensatory amount applicable per chick shall be calculated on the basis of the compensatory amounts applicable to the quantity of feed grain required for the production in the Community of one chick.

Without prejudice to the application of the first subparagraph the compensatory amount may be fixed at a level that also takes into account the national aid that the Hellenic Republic maintains pursuant to Article 69 for grain used in poultry farming.

3. For the products referred to in Article 1 (2) (d) of Regulation (EEC) No 2777/75 on the common organization of the market in poultrymeat, the compensatory amount shall be derived from the compensatory amount applied in accordance with paragraph 1 or 2 with the help of coefficients to be determined.

Section 15

Rice

Article 102

1. For rice, Articles 58, 59 and 61 shall apply to the intervention price of paddy rice.
2. The compensatory amount for husked rice shall be the compensatory amount for paddy rice, converted by means of the conversion rate referred to in Article 1 of Regulation No 467/67/EEC.

3. For wholly milled rice, the compensatory amount shall be the compensatory amount for husked rice, converted by means of the conversion rate referred to in Article 1 of Regulation No 467/67/EEC.

4. For semi-milled rice, the compensatory amount shall be the compensatory amount for wholly milled rice, converted by means of the conversion rate referred to in Article 1 of Regulation No 467/67/EEC.

5. For the products referred to in Article 1 (1) (c) of Regulation (EEC) No 1418/76 on the common organization of the market in rice, the compensatory amount shall be derived from the compensatory amount applicable to products to which they are related, with the help of coefficients to be determined.

6. The compensatory amount for broken rice shall be fixed at a level that takes into account the difference existing between the supply price in Greece and the threshold price.

Section 16

Products processed from fruit and vegetables

Article 103

For products benefiting from the system of aid laid down in Article 3a of Regulation (EEC) No 516/77 on the common organization of the market in products processed from fruit and vegetables, the following provisions shall apply in Greece:

1. Until the first move towards alignment of prices referred to in Article 59 the minimum price referred to in Article 3a (3) of Regulation (EEC) No 516/77 shall be established on the basis of prices paid in Greece to producers for a product for processing, recorded over a representative period to be determined, under the previous national system.

2. If the minimum price referred to in paragraph 1 differs from the common price, the price in Greece shall be modified at the beginning of each marketing year following accession, in accordance with the detailed rules laid down in Article 59.

3. The amount of Community aid granted in Greece shall be fixed in such a fashion as to compensate the difference between the level of prices of products of third countries, determined under Article 3a (3) of Regulation (EEC) No 516/77 and the level of prices of Greek products established taking into account the minimum price referred to in paragraph 2, and the processing costs obtaining in Greece, without taking into consideration undertakings which have higher costs. This aid may not however exceed aid granted in the Community as at present constituted.

4. Community aid shall be applied in its entirety in Greece as from the beginning of the seventh marketing year following accession for tomato concentrates, peeled tomatoes, tomato juice and tinned peaches, and as from the beginning of the fifth marketing year following accession for prunes derived from dried plums ('prunes d'Ente').

5. However, if the minimum price resulting from the application of paragraph 1 or 2 is greater than the common minimum price, the latter price may be definitively adopted for Greece.

Section 17

Dried fodder

Article 104

1. The guide price referred to in Article 4 of Regulation (EEC) No 1117/78 on the common organization of the market in dried fodder, applicable in Greece on 1 January 1981, shall be fixed at a level equivalent to the world market price increased by any aid granted in Greece, during a reference period to be determined, under the previous national system, excepting aids maintained pursuant to Article 69, and customs duties applied on 1 July 1980 by Greece towards third countries. However the guide price, thus determined, may not exceed the common guide price.

2. Article 59 shall apply to the guide price calculated in accordance with the provisions of paragraph 1 if it is less than the common guide price.
3. Supplementary aid applicable in Greece shall be reduced by an amount equal to:

— the difference, if any, existing between the guide price applied in Greece and the common guide price,

and

— the incidence of customs duties applied by Greece to the import of these products from third countries,

this amount being multiplied by the percentage referred to in Article 5 (2) of Regulation (EEC) No 1117/78.

4. Article 68 shall apply to the flat-rate aid referred to in Article 3 of Regulation (EEC) No 1117/78.

Section 18
Peas and field beans

Article 105

1. For peas and field beans, the activating price applicable in Greece on 1 January 1981 shall be fixed on the basis of the difference existing between the prices of competing products in crop rotation in Greece and in the Community, as at present constituted during a reference period to be determined.

If the prices of these competing products are similar, the common price shall be applicable in Greece as from accession. If the contrary holds true, Article 59 shall apply to the activating price for these products. However, the activating price to be applied in Greece may not exceed the common activating price.

2. The amount of the aid referred to in Article 2 (1) of Regulation (EEC) No 1119/78 laying down special measures for peas and field beans used in the feeding of animals, for peas and field beans harvested in Greece, shall be reduced by an amount equal to the difference, if any, existing between the activating price applied in Greece and the common activating price.

Without prejudice to the application of the first subparagraph, the amount of the aid in question for a product processed in Greece shall be reduced by the incidence of the customs duties applied in Greece to the import of soya oil cakes from third countries.

The amounts resulting from the application of the first and second subparagraphs shall be multiplied by the percentage referred to in Article 2 (1) of Regulation (EEC) No 1119/78.

Article 106

Notwithstanding Article 67, at the time of fixing the level of the different amounts laid down for peas and field beans, other than the prices referred to in Article 105 (1), account shall be taken, for Greece, to the extent necessary for the proper functioning of the common organization of the market for these products of the difference in prices arising from the application of Article 105 (1).

Section 19
Wine

Article 107

1. Articles 58 and 59 shall apply to guide prices for table wines. Article 61 shall apply to the same products subject to paragraph 3.

2. The compensatory amount for the other products for which a reference price is fixed, shall be determined, to the extent necessary for the proper functioning of the common organization of the market, on the basis of the compensatory amount fixed for table wines. However, for liqueur wines, the compensatory amount applicable on 1 January 1981 shall be equal to the amount of the countervailing charge to be applied vis-a-vis third countries on this date. This compensatory amount shall be eliminated in accordance with the timetable laid down in Article 59.

3. No compensatory amount shall apply to the import into Greece from third countries for goods subject to reference prices.

Article 108

Notwithstanding Article 67, the activating price referred to in Article 3 of Regulation (EEC) No 337/79 on the common organization of the market in wine, applicable in Greece, shall not be adjusted by the compensatory amount. However, this amount shall be added to the average price fixed for each representative Greek market.
Article 109

For such time as the Hellenic Republic shall apply Article 70 to dried grapes, the volume of alcohol from dried grapes which may be added to certain wines in Greece pursuant to Regulation (EEC) No 351/79 concerning the addition of alcohol to products in the wine sector shall be limited to an annual volume not exceeding the annual average in volume of this alcohol used for this purpose in Greece during 1978, 1979 and 1980.

CHAPTER 3

Provisions relating to fisheries

Article 110

1. Notwithstanding Article 2 (1) of Regulation (EEC) No 101/76 laying down a common structural policy for the fishing industry, and Article 100 of the Act of Accession 1972, the Italian Republic and the Hellenic Republic shall be authorized, until 31 December 1985, to restrict, as between each other, fishing in waters under their sovereignty or jurisdiction, situated within the areas indicated in Article 111, to vessels which traditionally fish from ports in the geographical coastal area in these waters.

2. The provisions of paragraph 1 and of Article 111 shall not prejudice the special fishing rights which the Hellenic Republic and the Italian Republic may enjoy, as between each other, on 1 January 1981.

Article 111

The demarcation of areas referred to in Article 110 (1) shall be made as follows:

1. Greece
   Waters situated inside a limit of six nautical miles calculated from the base lines.

2. Italy
   Waters situated inside a limit of six nautical miles calculated from the base lines. This limit shall be extended to 12 nautical miles for the following areas:
   (a) Adriatic Sea, from the south of the mouth of the Po di Goro;
   (b) Ionian Sea;
   (c) Sicilian Sea and Straits of Sicily, including the islands;
   (d) waters of Sardinia.

CHAPTER 4

Other provisions

Section 1

Veterinary measures

Article 112

1. The Hellenic Republic shall not send to the territory of other Member States, from those of its regions specified in accordance with the procedure of the Standing Veterinary Committee on the basis of guarantees offered, any bovine animal or swine, nor fresh meat from bovine animals, swine, goats, sheep or lambs, until, in the said regions, a period of 12 months has elapsed since the appearance of the last source of exotic virus foot-and-mouth disease or since the last vaccination against this disease.

2. Before 31 December 1985 an examination of the situation shall be carried out concerning exotic virus foot and mouth disease.

At the latest by 1 July 1984 the Commission shall present to the Council a report with proposals with a view to adopting appropriate Community provisions in this field.

Article 113

1. Until 31 December 1985 the Hellenic Republic may apply its own admission rules to varieties of agricultural or horticultural species or to basic material of forestry species, as well as rules of certification and control of its production of seeds and agricultural, horticultural and forestry seedlings.
2. The Hellenic Republic:

(a) shall take all the necessary measures to comply progressively and at the latest before the expiry of the time limit referred to in paragraph 1 to Community provisions concerning the admission of varieties, basic materials, and the marketing of seeds, and agricultural, horticultural and forestry seedlings;

(b) may restrict, wholly or partially, before the expiry of the time limit referred to in paragraph 1, the marketing of seeds and agricultural and horticultural seedlings to seeds and seedlings of the varieties admitted into its territory; this provision shall also apply to basic materials in respect of reproductive forestry material;

(c) shall only export to the territory of present Member States seeds and seedings that comply with Community provisions.

3. In accordance with the procedure of the Standing Committee on Seeds and Propagating Material for Agriculture, Horticulture and Forestry it may be decided, before 31 December 1985, to liberalize progressively trade in seeds and seedlings of certain species between Greece and the Community as at present constituted as soon as it appears that the necessary conditions for such liberalization are met.

Section 3

Miscellaneous provisions

Article 114

The acts listed in Annex IV to this Act shall apply in respect of Greece under the conditions laid down in that Annex.

TITLE V

EXTERNAL RELATIONS

CHAPTER I

Common commercial policy

Article 115

1. Until 31 December 1985 the Hellenic Republic may maintain quantitative restrictions in the form of global quotas for the products and amounts listed in Annex V as temporary derogations from the common liberalization lists contained in Regulations (EEC) No 109/70, (EEC) No 1439/74 and (EEC) No 2532/78. These products shall be fully liberalized on 1 January 1986 and the quotas shall be progressively increased until that date. The procedures for the increase in the quotas shall be identical to those laid down in Article 36.

2. Until 31 December 1985 the Hellenic Republic shall not liberalize vis-a-vis third countries, products not yet liberalized vis-a-vis the Community as at present constituted, or give third countries any other advantage over the Community as at present constituted as regards the quotas set for these products. The Hellenic Republic shall not liberalize with regard to State-trading countries referred to in Regulations (EEC) No 109/70 and (EEC) No 2532/78 products not yet liberalized with regard to the Community as at present constituted or countries to which Regulation (EEC) No 1439/74 applies or give such countries any other advantage over the Community as at present constituted or countries to which Regulation (EEC) No 1439/74 applies as regards the quotas fixed for these products.

3. Until 31 December 1985 the Hellenic Republic shall maintain quantitative restrictions, in the form of quotas, vis-a-vis all third countries for the products listed in Annex VI which are not liberalized by the Community as at present constituted and which the Hellenic Republic has not yet liberalized vis-a-vis the former. The quotas for 1981 for countries to which Regulation (EEC) No 1439/74 applies other than those referred to in Article 120 and with regard to State-trading countries referred to in Regulations (EEC) No 109/70 and (EEC) No 2532/78 shall be the amounts shown in that Annex.

Any alteration of these quotas shall only be made in accordance with Community procedures.

Article 116

The Hellenic Republic shall abolish vis-a-vis third countries its system, as it exists at the time of
accession, of import deposits and cash payments in accordance with the same timetable and under the same conditions as those laid down in Article 38 as regards the present Member States.

**Article 117**

1. On 1 January 1981 the Hellenic Republic shall apply the Community system of generalized preferences for products other than those listed in Annex II of the EEC Treaty; however, as regards the products listed in Annex VII, the Hellenic Republic shall progressively align until 31 December 1985 on the rates of the system of generalized preferences. The timetable of alignment for these products shall be the same as those laid down in Article 31.

2. In the case of products listed in Annex II to the EEC Treaty, the preferential rates provided for or calculated shall be applied to the duties actually levied by the Hellenic Republic in respect of third countries as laid down in Article 64.

In no case should Greek imports from third countries benefit from rates of duty more favourable than those applied to products from the Community as at present constituted.

**CHAPTER 2**

**Agreements of the Communities with certain third countries**

**Article 118**

1. As from 1 January 1981 the Hellenic Republic shall apply the provisions of the Agreements referred to in Article 120.

The transitional measures and adjustments shall be the subject of Protocols concluded with the co-contracting third countries and annexed to those Agreements.

2. These transitional measures, which shall take into account the corresponding measures adopted within the Community and which may not extend beyond the period of validity thereof, shall be designed to ensure the application by the Community of a single system for its relations with the co-contracting third countries as well as the identity of the rights and obligations of the Member States.

3. These transitional measures applicable to the countries listed in Article 120 shall not, in any field, involve the Hellenic Republic granting them more favourable treatment than will apply to the Community as at present constituted.

In particular, all products subject to transitional measures in respect of quantitative restrictions applicable to the Community as at present constituted shall be subject to such measures vis-à-vis all the countries listed in Article 120, and for an identical period of time.

4. These transitional measures applicable to the countries listed in Article 120 shall not result in the Hellenic Republic giving less favourable treatment to these countries than to other third countries. In particular, transitional measures in respect of quantitative restrictions cannot be envisaged for the countries listed in Article 120 in respect of products which will be free of such restrictions when imported into Greece from other third countries.

**Article 119**

If the Protocols referred to in Article 118 (1) are not, for reasons outside the control of the Community or the Hellenic Republic, concluded on 1 January 1981 the Community shall take the necessary measures to deal with this situation after accession.

In any case, most-favoured-nation-treatment shall be applied as from 1 January 1981 by the Hellenic Republic to the countries listed in Article 120.

**Article 120**

Articles 118 and 119 shall apply to the Agreements concluded with Algeria, Austria, Cyprus, Egypt, Finland, Iceland, Israel, Jordan, Lebanon, Malta, Morocco, Norway, Portugal, Spain, Sweden, Switzerland, Syria, Tunisia and Turkey.

Articles 118 and 119 shall also apply to Agreements which the Community concludes with other third countries in the Mediterranean region before the entry into force of this Act.
CHAPTER 3

Relations with the African, Caribbean and Pacific States

Article 121

The arrangements resulting from the ACP-EEC Convention of Lomé and the Agreement on products within the province of the European Coal and Steel Community, signed on 28 February 1975, shall not apply in relations between the Hellenic Republic and the African, Caribbean and Pacific States, with the exception of Protocol 3 on sugar.

Article 122

The provisions of Articles 118 and 119 shall apply to any new Agreement that the Community concludes with the African, Caribbean and Pacific countries before the entry into force of this Act.

CHAPTER 4

Textiles

Article 123

1. As from 1 January 1981 the Hellenic Republic shall apply the Arrangement of 20 December 1973 regarding international trade in textiles as well as the bilateral Agreements concluded by the Community under this Arrangement. Protocols of adjustment of these Agreements shall be negotiated by the Community with third countries, that are parties to the Agreements, in order to provide for voluntary restraint on exports to Greece in the case of products and origins for which there are limitations on exports to the Community.

2. Should these Protocols not have been concluded by 1 January 1981, the Community shall take measures designed to deal with this situation concerning the necessary transitional adjustments to ensure that the Agreements are implemented by the Community.

ARTICLE 124

The Decision of 21 April 1970 on the replacement of financial contributions from Member States by the Communities’ own resources, hereinafter referred to as ‘the Decision of 21 April 1970’, shall be applied, in accordance with the provisions referred to in Articles 125, 126 and 127.

ARTICLE 125

The revenue designated as ‘agricultural levies’, referred to in Article 2 (a) of the Decision of 21 April 1970, shall also include the revenue from any compensatory amount levied on imports under Articles 43, 61 and 75 and from the fixed components applied in trade between the Community as at present constituted and Greece and in trade between Greece and third countries under Article 66.

ARTICLE 126

The revenue designated as ‘customs duties’, referred to in Article 2 (b) of the Decision of 21 April 1970, shall include, until 31 December 1985, customs duties calculated as if the Hellenic Republic applied as from accession the rates in trade with third countries determined by the Common Customs Tariff and the reduced rates determined by any tariff preference applied by the Community.

The Hellenic administration shall make a monthly calculation of these customs duties on the basis of customs declarations of a single month, which shall be made available to the Commission by, at the latest, the 20th of the second month following that of the declarations.

As from 1 January 1986 the total amount of customs duties levied shall be due in its entirety.

ARTICLE 127

The amount of duties established under own resources accruing from value added tax or from financial contributions based upon the gross national
product pursuant to Article 4 (1) to (5) of the Decision of 21 April 1970 shall be due in its entirety as from 1 January 1981.

However, the Community shall refund to the Hellenic Republic, during the month following its availability to the Commission, a proportion of the amount referred to in the preceding paragraph in accordance with the following procedure:

- 70% in 1981,
- 50% in 1982,
- 30% in 1983,
- 20% in 1984,
- 10% in 1985.

TITLE VII
OTHER PROVISIONS

Article 128

The acts listed in Annex VIII to this Act shall apply in respect of the Hellenic Republic under the conditions laid down in that Annex.

Article 129

1. Until 31 December 1985 iron and steel undertakings in Greece are authorized to apply the system of multiple basing points.

2. Until 31 December 1985 the prices charged by undertakings in the present Member States for sales of iron and steel products on the Greek market, reduced to their equivalent at the point chosen for their price list, may not be below the prices shown in the price list in question for comparable transactions, save when authorization has been given by the Commission, in agreement with the Hellenic Government, without prejudice to the last subparagraph of Article 60 (2) (b) of the ECSC Treaty. Undertakings in the present Member States shall retain the right to align their delivered prices in Greece on those charged there by third countries for the same products.

The first subparagraph shall only concern alignment on price lists of producers in the present Member States and Greece for products actually produced in Greece on 1 January 1981. A list of such products will be published by the Commission on that date.

Article 130

1. If, before 31 December 1985, difficulties arise which are serious and liable to persist in any sector of the economy or which could bring about serious deterioration in the economic situation of a given area, the Hellenic Republic may apply for authorization to take protective measures in order to rectify the situation and adjust the sector concerned to the economy of the common market.

In the same circumstances, any present Member State may apply for authorization to take protective measures with regard to the Hellenic Republic.

This provision shall apply until 31 December 1987 for products or sectors in respect of which this Act allows transitional derogations of equivalent duration.

2. On application by the State concerned, the Commission shall, by emergency procedures, determine the protective measures which it considers necessary specifying the circumstances and the manner in which they are to be put into effect.

In the event of serious economic difficulties, the Commission shall act within five working days. The measures thus decided on shall be applicable forthwith.

In the agricultural sector, where trade between the Community as at present constituted and Greece causes or threatens to cause serious disturbances on the market of a Member State, the Commission shall act upon a request by a Member State for the application of appropriate measures within 24 hours of receiving such request. The measures thus decided on shall be applicable forthwith and shall take account of the interests of all parties concerned and, in particular, transport problems.

3. The measures authorized under paragraph 2 may involve derogations from the rules of the EEC Treaty and of this Act to such an extent and for such periods as are strictly necessary in order to attain the objectives referred to in paragraph 1. Priority shall be given to such measures as will least disturb the functioning of the common market.
Article 131

1. If before the expiry of the period of application of the transitional measures laid down under this Act for each case the Commission, on application by a Member State or by any other interested party, finds that dumping is being practised between the Community as at present constituted and Greece, it shall address recommendations to the person or persons with whom such practices originate for the purpose of putting an end to them.

Should the practices continue, the Commission shall authorize the injured Member State or States to take protective measures, the conditions and details of which the Commission shall determine.

2. For the application of this Article, to the products listed in Annex II to the EEC Treaty, the Commission shall evaluate all relevant factors, in particular the level of prices at which these products are imported into the market in question from elsewhere, account being taken of the provisions of the FEC Treaty relating to agriculture and in particular Article 39 thereof.

PART FIVE

PROVISIONS RELATING TO THE IMPLEMENTATION OF THIS ACT

TITLE I

SETTING UP OF THE INSTITUTIONS

Article 132

The Assembly shall meet at the latest one month after accession of the Hellenic Republic. It shall make such adaptations to its rules of procedure as are made necessary by this accession.

Article 133

1. Upon accession of the Hellenic Republic the office of President of the Council shall be held by the member of the Council who would have held that office in accordance with Article 2 of the Treaty establishing a single Council and a single Commission of the European Communities in its original version. On expiry of this term of office, the office of President shall then be held in the order of Member States laid down in the Article referred to above, as amended by Article 11.

2. The Council shall make such adaptations to its rules of procedure as are made necessary by the accession of the Hellenic Republic.

Article 134

1. The President, the Vice-Presidents and the members of the Commission shall be appointed upon accession of the Hellenic Republic. The Commission shall take up its duties on the fifth day after its members have been appointed. The terms of office of the members in office at the time of accession shall terminate at the same time.

2. The Commission shall make such adaptations to its rules of procedure as are made necessary by the accession of the Hellenic Republic.

Article 135

1. Upon accession of the Hellenic Republic one new judge shall be appointed to the Court of Justice.

2. The term of office of this judge shall expire on 6 October 1985.

3. The Court shall make such adaptations to its rules of procedure as are made necessary by the accession of the Hellenic Republic. The rules of procedure as adapted shall require the unanimous approval of the Council.

4. In order to give judgment in cases pending before the Court on 1 January 1981 in respect of which oral proceedings have started before that date, the full Court and the Chambers shall be composed as before the accession of the Hellenic Republic and shall apply the rules of procedure in force on 31 December 1980.
Article 136

Upon accession of the Hellenic Republic, the Economic and Social Committee shall be enlarged by the appointment of 12 members representing the various categories of economic and social activity in Greece. The terms of office of the members thus appointed shall expire at the same time as those of the members in office at the time of accession.

Article 137

Upon accession of the Hellenic Republic, the Court of Auditors shall be enlarged by the appointment of one additional member. The term of office of the member thus appointed shall expire at the same time as those of the members in office at the time of accession.

Article 138

Upon accession of the Hellenic Republic, the Consultative Committee of the European Coal and Steel Community shall be enlarged by the appointment of three additional members. The terms of office of the members thus appointed shall expire at the same time as those of the members in office at the time of accession.

Article 139

Upon accession of the Hellenic Republic, the Scientific and Technical Committee shall be enlarged by the appointment of one additional member. The term of office of the member thus appointed shall expire at the same time as those of the members in office at the time of accession.

Article 140

Upon accession of the Hellenic Republic, the Monetary Committee shall be enlarged by the appointment of members representing this new Member State. Their terms of office shall expire at the same time as those of the members in office at the time of accession.

Article 141

Adaptations to the Rules of the Committees established by the original Treaties and to their rules of procedure, necessitated by accession of the Hellenic Republic, shall be made as soon as possible after this accession.

Article 142

1. The terms of office of the new members of the Committees listed in Annex IX shall expire at the same time as those of the members in office at the time of accession.

2. Upon accession, the membership of the Committees listed in Annex X shall be completely renewed.

TITLE II

APPLICABILITY OF THE ACTS OF THE INSTITUTIONS

Article 143

From its accession the Hellenic Republic shall be considered as an addressee of and as having received notification of directives and decisions within the meaning of Article 189 of the EEC Treaty and of Article 161 of the Euratom Treaty, and of recommendations and decisions within the meaning of Article 14 of the ECSC Treaty, provided that those directives, recommendations and decisions have been notified to all the present Member States.

Article 144

The application in Greece of the acts listed in Annex XI to this Act shall be deferred until the dates specified in that list.

Article 145

The Hellenic Republic shall put into effect the measures necessary for it to comply from the date of accession with the provisions of directives and decisions within the meaning of Article 189 of the EEC Treaty and of Article 161 of the Euratom Treaty, and with recommendations and decisions within the meaning of Article 14 of the ECSC Treaty, unless a time limit is provided for in the list in Annex XII or in any other provisions of this Act.
Article 146

1. Adaptations to the acts of the institutions of the Communities not included in this Act or its Annexes, made by the institutions before the accession of the Hellenic Republic in accordance with the procedures in paragraph 2 to bring those acts into line with the provisions of this Act, in particular those of Part Four, shall enter into force as from the said accession.

2. The Council, acting by a qualified majority on a proposal from the Commission, or the Commission, according to which of these two institutions adopted the original act, shall to this end draw up the necessary texts.

Article 147

The texts of the acts of the institutions of the Communities adopted before the accession of the Hellenic Republic and drawn up by the Council or the Commission in the Greek language shall, from the date of the said accession, be authentic under the same conditions as the texts drawn up in the present six languages. They shall be published in the Official Journal of the European Communities if the texts in the present languages were so published.

Article 148

Agreements, decisions and concerted practices in existence at the time of the accession of the Hellenic Republic which come within the scope of Article 65 of the ECSC Treaty by reason of this accession must be notified to the Commission within three months of accession. Only agreements and decisions which have been notified shall remain provisionally in force until a decision has been taken by the Commission.

Article 149

Provisions laid down by law, regulation or administrative action designed to ensure the protection of the health of the workers and the general public in the territory of the Hellenic Republic against the dangers arising from ionizing radiations shall, in accordance with Article 33 of the Euratom Treaty, be communicated by that State to the Commission within three months of accession.

Article 150

Annexes I to XII and Protocols 1 to 7, which are annexed to this Act, shall form an integral part thereof.

Article 151

The Government of the French Republic shall transmit a certified copy of the Treaty establishing the European Coal and Steel Community and the Treaties amending that Treaty to the Government of the Hellenic Republic.

Article 152

The Government of the Italian Republic shall transmit a certified copy of the Treaty establishing the European Economic Community, the Treaty establishing the European Atomic Energy Community and the Treaties amending or supplementing them, including the Treaty concerning the accession of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland to the European Economic Community and the European Atomic Energy Community, in the Danish, Dutch, English, French, German, Irish and Italian languages to the Government of the Hellenic Republic.

The texts of these Treaties, drawn up in the Greek language, shall be annexed to this Act. These texts shall be authentic under the same conditions as the texts of the Treaties referred to in the first paragraph, drawn up in the present languages.

Article 153

A certified copy of the international agreements deposited in the archives of the General Secretariat of the Council of the European Communities shall be transmitted to the Hellenic Republic by the Secretary-General.
ANNEX I

List referred to in Article 21 of the Act of Accession

1. CUSTOMS LEGISLATION


The following is added to the Annex:

‘Hellenic Republic
— ΧΩΡΟΙ ΠΡΟΣΩΠΙΩΝ ΕΝΑΠΟΘΕΣΕΩΣ
(Τελωνειακός Κώδικς, άρθρα 22, 23 και 67)’.

(OJ No L 194, 6. 8. 1968, p. 13),


In the second subparagraph of Article 3 (1) (b), after the Dutch text, the following is added:

‘ΕΜΠΟΡΕΥΜΑΤΑ ΥΜΟΚΕΙΜΕΝΑ ΣΤΟ ΕΥΕΡΓΕΤΗΜΑ ΤΟΥ ΚΑΘΕΣΤΩΤΟΣ ΤΩΝ ΕΠΑΝΕΙΣΑΓΟΜΕΝΩΝ ΚΑΤ’ ΕΦΑΡΜΟΓΗΝ ΤΟΥ ΑΡΘΡΟΥ 2 ΠΑΡ. 2 ΤΟΥ ΚΑΝΟΝΙΣΜΟΥ 754/76 ΤΗΣ ΕΟΚ’.

In Article 7 (2), after the Dutch text, the following is added:

‘ΔΕΝ ΕΤΥΧΗΝ ΕΠΙΔΟΤΗΣΕΩΝ ‘Η ΑΛΛΩΝ ΧΟΡΗΓΙΣΕΩΝ ΚΑΤΑ ΤΗΝ ΕΞΑΙΩΠΗ’.

In Article 7 (3), after the first Dutch text, the following is added:

‘ΕΠΙΔΟΤΗΣΕΙΣ ΚΑΙ ΑΛΛΕΣ ΧΟΡΗΓΙΣΕΙΣ ΚΑΤΑ ΤΗΝ ΕΞΑΙΩΠΗ ΕΠΕΣΤΡΑΦΙΣΑΝ ΠΙΑ... (ποσοτήτις)’.

After the second Dutch text, the following is added:

‘ΑΠΟΔΕΙΚΤΙΚΟ ΠΗΛΗΡΩΜΙΣ ΕΠΙΔΟΤΗΣΕΩΝ ‘Η ΑΛΛΩΝ ΧΟΡΗΓΙΣΕΩΝ ΚΑΤΑ ΤΗΝ ΕΞΑΙΩΠΗ ΑΚΥΡΩΜΕΝΟ ΠΙΑ... (ποσοτήτις)’.

In the first paragraph of Article 13, add ‘Αρτύφορο’ after ‘duplicaat’.

In Article 22 (2), 'forty-one' is replaced by 'forty-five'.


In Article 9 (2), 'forty-one' is replaced by 'forty-five'.

as amended by:
In Article 14 (2), 'forty-one' is replaced by 'forty-five'.


'ΕΚΔΟΘΕΝ ΕΚ ΤΩΝ ΥΣΤΕΡΩΝ' is added to the second subparagraph of Article 29 (2) after 'UDSTEDT EFTERFØLGENDE'.

'ΑΝΤΙΓΡΑΦΟ' is added to the first subparagraph of Article 30 after 'DUPLICATE'.

'Απλουστευμένη διαδικασία' is added to the second subparagraph of Article 36 (2) after 'Vervoudig procedure'.


In Article 3, the following is added after 'UNDTAGELSESBESTEMMELSER FOR TEKSTILSTOF':

'ΕΞΑΙΡΕΣΗ ΓΙΑ ΤΑ ΥΦΑΝΤΟΥΡΓΙΚΑ:


In the second subparagraph of Article 18 (2) of Annex II, 'ΕΚΔΟΘΕΝ ΕΚ ΤΩΝ ΥΣΤΕΡΩΝ' is added after 'UDSTEDT EFTERFØLGENDE'.

In Article 19 of Annex II, 'ΑΝΤΙΓΡΑΦΟ' is added after 'DUPLICATE'.

as amended by:
In Article 28 (2), 'forty-one' is replaced by 'forty-five'.


In Article 2, 'εμπορεύματα Ε. Ι.' is added after 'AV-gegereen'.

In the Annex add 'DR for Greek drachmas' after '£ for pounds sterling' in note B 14.


'Αντίγραφο' is added to Article 6 (2).

In the Annex, 'DR for Greek drachmas' is added to note B 18.

as amended by:
— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

The following is added to the Annex:

9. Hellenic Republic

— ΔΗΜΟΣΙΕΣ ΑΠΟΘΗΚΕΣ (Τελωνευτικος Κώδικ, κεφ. ΣΤ).
— ΠΑΡΟΜΟΡΦΟΣ ΑΠΟΘΗΚΕΣ (Τελωνευτικος Κώδικ, κεφ. ΣΤ).
— ΓΕΝΙΚΕΣ ΑΠΟΘΗΚΕΣ (Τελωνευτικος Κώδικ, κεφ. ΣΤ).
— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

The following is added to the Annex:

'8. **Hellenic Republic**

— ΕΛΕΥΘΕΡΑ ΖΩΝΗ ΠΕΙΡΑΙΩΣ (Τελωνειακός Κοινός, κεφ. ΣΤ, και AN 1559/1950),
— ΕΛΕΥΘΕΡΑ ΖΩΝΗ ΘΕΣΣΑΛΟΝΙΚΗΣ (Τελωνειακός Κοινός, κεφ. ΣΤ: και N 390/1914').

— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

In Article 17 (2), 'forty-one' is replaced by 'forty-five'.

— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

Point (b) of Article 1 is replaced by the following:

'(b) marketing centre: one of the following centres:
— for Germany: Cologne, Frankfurt, Hamburg and Munich,
— for Denmark: Copenhagen,
— for France: Dieppe, Le Havre, Marseilles, Paris (Rungis), Perpignan and Rouen,
— for Ireland: Dublin,
— for Italy: Milan,
— for the Netherlands: Rotterdam,
— for the United Kingdom: London, Liverpool, Hull and Glasgow,
— for BLEU: Antwerp and Brussels,
— for Greece: Athens and Salonika.'

Article 4 (2) is replaced by the following:

'2. The average free-at-frontier price, not cleared through customs, shall be calculated on the basis of the gross proceeds of sales made between importers and wholesalers. However, in the case of the Paris (Rungis) and Milan marketing centres, the gross proceeds shall be those recorded at the commercial level at which these goods are most commonly sold at those centres.

There shall be deducted from the figures so arrived at:
— an intervention margin of 15 % for the Paris (Rungis) and the Milan marketing centres and 6 % for the other marketing centres,
— transport costs within the customs territory,
— a standard amount of Bfrs 125, Dkr 22, DM 8-50, FF 18, Lit 3 000, Fl 8-60, £2, Dr 150 (as appropriate in each particular case), representing all the other costs which are not to be included in the value for customs purposes,
— customs duties and charges which are not to be included in the value for customs purposes.'

Point (b) of Article 1 is replaced by the following:

'(b) marketing centre: one of the following centres:
- for Germany: Frankfurt, Hamburg and Munich,
- for Denmark: Copenhagen,
- for France: Dieppe, Le Havre, Marseilles, Paris (Rungis), Perpignan and Rouen,
- for Ireland: Dublin,
- for Italy: Milan,
- for the Netherlands: Rotterdam,
- for the United Kingdom: London and Liverpool,
- for BLEU: Antwerp,
- for Greece: Athens and Salonika.'

Article 4 (2) is replaced by the following:

'2. The average free-at-frontier price, not cleared through customs, shall be calculated on the basis of the gross proceeds of sales made between importers and wholesalers. However, for the Paris (Rungis) marketing centre, the gross proceeds shall be those recorded at the commercial level at which these goods are most commonly sold at this centre.

There shall be deducted from the figures so arrived at:
- an intervention margin of 15% for the Paris (Rungis) marketing centre and 6% for the other marketing centres,
- transport costs within the customs territory,
- a standard amount of Bfrs 125, Dkr 22, DM 8-50, FF 18, Lit 3 000, Fl 8-60, £2, Dr 150 (as appropriate in each particular case), representing all the other costs which are not to be included in the value for customs purposes,
- customs duties and charges which are not to be included in the value for customs purposes.'


The first indent of Article 5 is replaced by the following:

'— where the value of the imported goods in a consignment does not exceed, as appropriate, Bfrs 45 000, Dkr 7 500, DM 3 000, FF 6 000, Lit 1 000 000, Fl 3 000, £750, Dr 50 000 provided that they do not constitute split or multiple consignments from the same sender to the same consignee.'

- the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

In Article 3 (2), ‘forty-one’ is replaced by ‘forty-five’.


In the Annex, the text of the form of the certificate, the layout of which was adopted by the Commission, is replaced by the following:
pour les préparations dites «fondues» présentées en emballages immédiats d’un contenu net inférieur ou égal à 1 kilogramme

L’autorité compétente / Die zuständige Stelle / L’autorità competente / De bevoegde autoriteit / The competent authority / Vedkommende myndighed / Η άρμοδια άρχή

certifie que le lot de
bescheinigt, daß die Sendung von
certifica che la partita di
bevestigt dat de partij van
certifies that the parcel of
bekræfter, at sendingen på
πιστοποιεί ότι η αποστολή

kilogrammes de produit faisant l’objet de la facture n° . . . du
Kilogramm, für welche die Rechnung Nr. . . . vom
chiogrammi di prodotto, oggetto della fattura n. . . . del
kilogram van het produkt, waarvoor factuur nr. . . . van
kilograms of product covered by invoice No . . . of
kilogram af produktet, omhandlet i faktura nr. . . . af
χιλιογράμμων προϊόντος, περιλαμβανομένου στό τιμολόγιο άρ . . . τής
delivré par / ausgestellt wurde durch / emessa da / afgegeven door / issued by / udstelt af / έκδοτεν από:

pays d’origine / Ursprungsland / paese d’origine / land van oorsprong / country of origin / oprindelseland / χώρα καταγωγής:
pays de destination / Bestimmungsland / paese destinatario / land van bestemming / country of destination / bestemmelsesland / χώρος προορισμού:

répond aux caractéristiques suivantes:
folgende Merkmale aufweist:
risponde alle seguenti caratteristiche:
de volgende kenmerken vertoont:
has the following characteristics:
svarer til følgende karakteristika:
ανταποκρίνεται στα ακόλουθα χαρακτηριστικά:

Ce produit a une teneur en poids en matières grasses provenant du lait égale ou supérieure à 12 % et inférieure à 18 %.
Dieses Erzeugnis hat einen Gehalt an Milchfett von 12 oder mehr, jedoch weniger als 18 Gewichtshundertteilen.
Tale prodotto ha un tenore in peso di materie grasse provenienti dal latte uguale o superiore a 12 % e inferiore a 18 %.
Dit produkt heeft een gehalte aan van melk afkomstige vetstoffen gelijk aan of hoger dan 12 %, doch lager dan 18 %.
This product has a milkfat content equal to or exceeding 12 % and less than 18 % by weight.
Dette produkt har et vægtindhold af melkefedt på mindst 12 og højst 18 procent.

Il a été obtenu à partir de fromages fondus dans la fabrication desquels ne sont entrés d'autres fromages que l'Emmental ou le gruyère,
Es ist hergestellt aus Schmelzkäse, zu dessen Erzeugung keine anderen Käsesorten als Emmentaler oder Gruyéerer verwendet wurden,
È stato ottenuto con formaggi fusi per la cui fabbricazione sono stati utilizzati solamente Emmental o Gruviera,
Het werd verkregen uit gsmolten kaas, waarin bij de fabricatie ervan geen andere kaassoorten dan Emmental of Gruyère werden verwerkt,

It is prepared with processed cheeses made exclusively from Emmental or Gruyère cheese,
Fremstillet af smelteost, ved hvis fabrikation der ikke er anvendt andre ostesorter end Emmentaler eller Gruyère,

Παρασκευάστηκε με βοήθηση τετραγωνικών τυριών στην παρασκευή των όποιων δεν χρησιμοποιούνται άλλα τυριά παρά μόνο Emmental και Γρεύρη.

avec adjonction de vin blanc, d'eau-de-vie de cerises (kirsch), de fécula et d'épices.
mit Zusätzen von Weißwein, Kirschwasser, Stärke und Gewürzen.
con l'aggiunta di vino bianco, acquavite di ciliege (kirsch), fecola e spezie.
met toevoeging van witte wijn, brandewijn van kersen (kirsch), zetmeel en specerijen.
with added white wine, kirsch, starch and spices.
med tilkæring af hvidvin, kirsbærbrændevin (kirsch), stivelse og krydderier.

με προσθήκη λευκού οίνου, αποστάγματος κερασιών, άμυλου και μπαχαρικών.
Les fromages emmental ou gruyère utilisés à sa fabrication ont été fabriqués dans le pays exportateur.

Die zu seiner Herstellung verwendeten Käsesorten Emmentaler oder Gruyerzer sind im Ausfuhrland erzeugt worden.

I formaggi Emmental o Gruyiera utilizzati per la sua fabbricazione sono stati fabbricati nel paese esportatore.

De voor de bereiding ervan verwerkte Emmentaler of Gruyere kaasoorten werden in het uitvoerland bereid.

The Emmental and Gruyère cheeses used in its manufacture were made in the exporting country.

Die zu seiner Herstellung verwendeten Käsesorten Emmentaler oder Gruyere-oste er fremstillet i eksportlandet.

Τα τυριά Emmental ή Γραβιέρα που χρησιμοποιήθηκαν κατά την παρασκευή παρήχθησαν στην εξάγουσα χώρα.

Place and date of issue:


as amended by:

— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

In Annex I, the text of the certificate of authenticity, the layout of which was adopted by the Commission, is replaced by the following:
<table>
<thead>
<tr>
<th></th>
<th>Antal/Anzahl/Quantity/</th>
<th>Vægt / Gewicht / Weight</th>
<th>Kvantum</th>
<th>Bemærkninger</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mærker og numero</td>
<td>brutto / netto</td>
<td>Menge</td>
<td>Bemærkungen</td>
</tr>
<tr>
<td></td>
<td>Zeichen u. Nummern</td>
<td>brutto / netto</td>
<td></td>
<td>Observations</td>
</tr>
<tr>
<td></td>
<td>Serial numbers and marks</td>
<td>brutto / netto</td>
<td></td>
<td>Observations</td>
</tr>
<tr>
<td></td>
<td>Marques numéros</td>
<td>gross / net</td>
<td></td>
<td>Osservazioni</td>
</tr>
<tr>
<td></td>
<td>Marche e numeri</td>
<td>brut / net</td>
<td></td>
<td>Opmerkingen</td>
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<td></td>
<td>Merken en nummers</td>
<td>kendo / netto</td>
<td></td>
<td>Παρατηρήσεις</td>
</tr>
<tr>
<td></td>
<td>Σημάδια και αριθμοί</td>
<td>bruto / netto</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fader</td>
<td>brutto / netto</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Flaske</td>
<td>brutto / netto</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Flaschen</td>
<td>gross / net</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Bottles</td>
<td>brut / net</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fässer</td>
<td>brut / net</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Flaschen</td>
<td>brut / net</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Bottiglie</td>
<td>kendo / netto</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fusti</td>
<td>bruto / netto</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Bottiglie</td>
<td>brut / net</td>
<td></td>
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<tr>
<td></td>
<td>Fusten</td>
<td>brut / net</td>
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<td></td>
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<tr>
<td></td>
<td>Flessen</td>
<td>brut / net</td>
<td></td>
<td></td>
</tr>
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<td></td>
<td>Βαρελιών</td>
<td>kendo / netto</td>
<td></td>
<td></td>
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<td>Φιαλών</td>
<td>bruto / netto</td>
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<td>φιαλείων</td>
<td>brut / net</td>
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<td>Aantal kolli</td>
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<td></td>
<td></td>
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<tr>
<td></td>
<td>Aantal colli</td>
<td>kendo / netto</td>
<td></td>
<td></td>
</tr>
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<td></td>
<td>Αρ. Κόλλων</td>
<td>kendo / netto</td>
<td></td>
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</table>

**BOURBON WHISKEY**

<table>
<thead>
<tr>
<th></th>
<th>Afsender (navn og adresse)</th>
<th>Forsendelsesmåde, skib/fly</th>
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<tr>
<td></td>
<td>Absender (Name und Adresse)</td>
<td>Verschiff durch M/S — versandt durch Flugzeug</td>
</tr>
<tr>
<td></td>
<td>Consignor (name and address)</td>
<td>Shipped by S/S — by air</td>
</tr>
<tr>
<td></td>
<td>Expéditeur (nom et adresse)</td>
<td>Expédié par bateau — par avion</td>
</tr>
<tr>
<td></td>
<td>Spediteur (cognome e indirizzo)</td>
<td>Spedito per nave — con aeroplano</td>
</tr>
<tr>
<td></td>
<td>Afzender (naam en adres)</td>
<td>Verscheept per schip — verzonden per vliegtuig</td>
</tr>
<tr>
<td></td>
<td>'Αποστολέας ('Όνομα και διεύθυνση)</td>
<td>Αποστολή άτμοπλοϊκώς — άεροπορικώς</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Modtager (navn og adresse)</th>
<th>Destinatario (cognome e indirizzo)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Empfänger (Name und Adresse)</td>
<td>Ombiederen (naam en adres)</td>
</tr>
<tr>
<td></td>
<td>Consignee (name and address)</td>
<td>Πελάτης ('Όνομα και διεύθυνση)</td>
</tr>
<tr>
<td></td>
<td>Destinataire (nom et adresse)</td>
<td>Paarlemé</td>
</tr>
</tbody>
</table>
The Bureau of Alcohol, Tobacco and Firearms bekræfter, at foranvendte Bourbon-whisky med en styrke på højst 160° proof (80° Gay-Lussac) er fremstillet i USA i en arbejdsgang udelukkende ved destillering af garet ur af en kornblanding indeholdende mindst 51 % majs, og at den er lagret i mindst 2 år i nye, indvendigt forkulde egefæsde.


The Bureau of Alcohol, Tobacco and Firearms certifies that the above Bourbon whiskey was distilled in the United States at not exceeding 160° proof (80° Gay-Lussac) from a fermented mash of grain of which not less than 51 % was corn grain (maize) and aged for not less than two years in charred new oak containers.

Le Bureau de L’Alcool, du Tabac et des Armes certifie que le whiskey Bourbon décrit ci-dessus a été obtenu aux Etats-Unis directement à 160 degrés proof (80 degrés Gay-Lussac) au maximum, exclusivement par distillation de moûts fermentés d’un mélange de céréales contenant au moins 51 % de grains de maïs et qu’il a vieilli pendant au moins deux ans en fûts de chêne neufs superficiellement carbonisés.

Il Bureau di Alcool, Tabacco e Armi certifica che il whiskey Bourbon sopra descritto è stato ottenuto negli USA direttamente a non più di 160° proof (80° Gay-Lussac) esclusivamente per distillazione di mosti fermentati di una miscela di cereali contenente almeno 51 % di granoturco e che è stato invecchiato per almeno due anni in fusti di quercia carbonizzati superficialmente.

Het Bureau van Alcohol, Tobacco and Firearms verklaart dat de hierboven omschreven Bourbon whiskey met een sterkte van niet meer dan 160° proof (80° Gay-Lussac) in de Verenigde Staten van Noord-Amerika in één produckiegang is verkregen uitsluitend door distillatie van geen bezaag van gemengde granen bestaande uit ten minste 51 gewichtspercenten (%) mais en dat deze whiskey gedurende ten minste twee jaar is gelagerd in nieuwe, aan de binnenzijde verkoelde, eikenhouten vaten.

To Bureau van Alcohol, Tobacco and Firearms pisaat ontkte òti to ómphlo Bourbon pou’ perigráíteta apóntepo amfíthēse stis H.I.A. kai tēn 160° proof (80° Gay-Lussac) kai ἀπὸ μεγαλύτερο όριο ἐπικλητικά ἀπὸ ἀποκλητικὰ γενέτερα ἐγκαθέσθαι ἀπὸ μέχρι διηθητικών που περί πυράχων 51 % από τριών ἀριθμοῖν και ἐδώ σε ώριμα δύο ἀπὸ τούρποι καθως ἀπὸ τον ἀριθμόν 51 εκατοντάδες δραχμες, τα ὑπούν ἐπικλητικὰ ἐγκαθέσθαι.
The following is added to Annex I:

1. 'Εξαγωγέας.
2. 'Αριθμός.
3. Παραλήπτης.
4. ΠΙΣΤΟΠΟΙΗΤΙΚΟ ΟΝΟΜΑΣΙΑΣ ΠΡΟΕΛΕΥΣΕΩΣ.
5. Μεταφορικό μέσο.
6. Οίνος PORTO.
7. Τόπος έκφορτώσεως.
8. Σημεία και 'Αριθμοί, 'Αριθμοί και είδος κόλλων.
9. Βάρος μικτό.
10. Άριθμος έξαγωγέας.
11. Λίτρα.
12. Λίτρα (ολογράφως).
13. Θεώρηση της έκδιδούσης άρχης (διέπε μετάφραση στον άρθ. 15).
14. Θεώρηση του Τελωνείου.
15. Παρατηρείται ότι ο οίνος που περιγράφεται στο παρόν πιστοποιητικό είναι οίνος "GENEROSO" που παρήχθη στην καθορισμένη περιοχή του οίνου ΜΑDEIRA και θεωρείται, σύμφωνα με τον πορτογαλικό νόμο, ως γνήσιος οίνος ΜΑDEIRA.
16. (1) Χώρος προοριζόμενος για άλλες ένδειξεις της χώρας έξαγωγής.

The following is added to Annex III:

1. 'Εξαγωγέας.
2. 'Αριθμός.
3. Παραλήπτης.
4. ΠΙΣΤΟΠΟΙΗΤΙΚΟ ΟΝΟΜΑΣΙΑΣ ΠΡΟΕΛΕΥΣΕΩΣ.
5. Μεταφορικό μέσο.
6. Οίνος XERES.
7. Τόπος έκφορτώσεως.
8. Σημεία και 'Αριθμοί, 'Αριθμοί και είδος κόλλων.
9. Βάρος μικτό.
10. Άριθμος έξαγωγέας.
11. Λίτρα.
12. Λίτρα (ολογράφως).
13. Θεώρηση της έκδιδούσης άρχης (διέπε μετάφραση στον άρθ. 15).
14. Θεώρηση του Τελευταίου.
15. Πιστοποιείται ότι ο οίνος που περιγράφεται στο παρόν πιστοποιητικό παρήχθη στη ζώνη "JEREZ (Xérès) και άναγνωρίζεται, σύμφωνα με τον ιστορικό νόμο, ως έχον δικαιοσύνη της ονομασίας προελεύσεως "JEREZ — XERES — SHERRY".
Το οίνοπνεύμα που προστέθηκε στον οίνο αυτό είναι οίνοπνεύμα οινικής προελεύσεως.
16. (1) Χώρος προοριζόμενος για άλλες ενδείξεις της χώρας έξεγευσής.

The following is added to Annex IV:

'ΠΑΡΑΡΤΗΜΑ IV
1. 'Εξεγευσής.
2. 'Αριθμός.
3. Παραλήπτης.
4. ΠΙΣΤΟΠΟΙΗΤΙΚΟ ΟΝΟΜΑΣΙΑΣ ΠΡΟΕΛΕΥΣΕΩΣ.
5. ΠΙΣΤΟΠΟΙΗΤΙΚΟ ΟΝΟΜΑΣΙΑΣ ΠΡΟΕΛΕΥΣΕΩΣ.
6. Μεταφορικό μέσο.
7. Οίνος MOSCATEL DE SETUBAL.
8. Τόπος έκπτωσεως.
9. Σημεία και άρθροι, άρθρο συμπλήρωσης και έδαφος κόλλου.
10. Βάρος μικρό.
11. Λίτρα.
12. Λίτρα (όλων των).
13. Θεώρηση της εκδιδούσες άρχης (διάπειρος μετάφραση στον άρθ.14).
14. Θεώρηση του Τελευταίου.
15. Πιστοποιείται ότι ο οίνος που περιγράφεται στο παρόν πιστοποιητικό είναι οίνος που παρήχθη στην καθορισμένη περιοχή οίνον ΤΟΚΑΥ και άναγνωρίζεται, σύμφωνα με τον ιστορικό νόμο, ως γνήσιος οίνος ΤΟΚΑΥ (ASZU, SZAMORODNI).
Ο οίνος αυτός υπάρχει στον όρισμο των "VIN DE LIQUEUR" που προβλέπεται από τη συμπληρωματική σημείωση 4 γ/ του κεφαλαίου 22 του κοινού διαμαρτυρίου της Ευρωπαϊκής Οικονομικής Κοινότητας.
15. (1) Χώρος προοριζόμενος για άλλες ενδείξεις της χώρας έξεγευσής.


Article 9 is supplemented as follows:
— In paragraph 2, after 'bijzondere bestemming', the following is added:
‘ΕΙΔΙΚΟΣ ΠΡΟΟΡΙΣΜΟΣ’.
— In the second indent of the second subparagraph of paragraph 3, after the words 'bijzondere bestemming: verordening (EEG) nr. 1535/77', the following is added:
‘ΕΙΔΙΚΟΣ ΠΡΟΟΡΙΣΜΟΣ: ΚΑΝΟΝΙΣΜΟΣ (ΕΟΚ)/άρθ. 1535/77’.
— In paragraph 6, after the words 'goederen ter beschikking gesteld van degene die overneemt op … (7)', the following is added:
‘ΕΜΠΟΡΕΥΜΑΤΑ ΤΕΘΕΝΤΑ ΣΤΗ ΔΙΑΘΕΣΗ ΕΚΠΙΝΩΝ ΠΡΟΣ ΤΟΝ ΟΠΟΙΟ ΕΚΧΩΡΗΘΩΛΝ ΤΗΝ … (8)’.
In the third subparagraph of Article 4, after '— T2 — bijzondere bestemming', the following is added:
'— T2 — Ειδικής περιορισμός'.

In Article 57 (2), 'forty-one' is replaced by 'forty-five'.

In the Annex:
— point I.1 of Specimen I is replaced by the following:

'The undersigned . . . (' resident at . . . (' hereby jointly and severally guarantees, at the office of guarantee of . . . up to a maximum amount of . . . in favour of the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the United Kingdom of Great Britain and Northern Ireland ('), any amount for which a principal . . . (' may be or become liable to the abovementioned Member States of the European Communities by reason of infringements or irregularities committed in the course of a Community transit operation carried out by that person, including duties, taxes, agricultural levies and other charges — with the exception of pecuniary penalties — as regards principal or further liabilities, expenses and incidentals. '

— point I.1 of Specimen II is replaced by the following:

'The undersigned . . . (' resident at . . . (' hereby jointly and severally guarantees, at the office of departure of . . . in favour of the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the United Kingdom of Great Britain and Northern Ireland ('), any amount for which a principal . . . (' may be or become liable to the abovementioned Member States of the European Communities by reason of infringements or irregularities committed in the course of a Community transit operation carried out by that person, including duties, taxes, agricultural levies and other charges — with the exception of pecuniary penalties — as regards principal or further liabilities, expenses and incidentals. '

as amended by:
Article 28 is supplemented as follows:
— In the first indent, after 'Verlaten van de Gemeenschap aan beperkingen onderworpen', the following is added:
'ξέδος όπο την Κοινότητα υποκειμένη σε περιορισμούς'.

as amended by:
— In the second indent, after 'Verlaten van de Gemeenschap aan belastingheffing onderworpen' the following is added: 'Σύσκεψη της Κοινοτήτας επομένως σε επανάληψη'.

Article 40 is supplemented as follows: after the word 'told', the word 'Τελευταίο' is added.

Article 71 is supplemented as follows: in paragraph 3, after 'Achteraf afgegeven', the following is added: 'Εκδοθέν εκ των υπέρων'.

In Annexes I and III, the following is added on the back of copy No 3 of Community transit declaration T: 'Εποπτητικής'.

In Annex VI, the following is added on the front of the original of control copy No 5: 'Εποπτητικής'.

In Annex VII, the initials 'EK' and the words 'δελτίο δηλεώσεως' are added to the heading of the transit advice note.

In Annex VIII, the initials 'EK' and the words 'εποπτητική παραλαβής' are added to the heading of the receipt.

In Annex IX, 'Greece' is added in box 7 of the certificate of guarantee.

In Annex X, the initials 'EK' are added to the heading of the flat-rate guarantee voucher.

In Annex XII, the initials 'EK' are added to the heading of the yellow label.

— Decision 71/14/EEC of 7 December 1970 (OJ No L 75, 19 1. 1971, p. 35),

The initials 'EK' are inserted in the first page of form D.D.3 in the Annex. 'Πιστοποιητικο κυκλοφορίας έμπορευμάτων' is inserted on the first page of that form.


'Εποπτητική τίτλος' is inserted on the back of copy No 3 in the Annex.

II. AGRICULTURE

A. GENERAL

(a) In the following acts, 'forty-one' is replaced by 'forty-five' in the Articles indicated:

   Article 38 (2).

   Article 19 (2).

   as last amended by the Council Decision of 1 January 1973 (OJ No L 2, 1 1. 1973):
   Article 14 (2).

   Article 30 (2).

   Article 27 (2).
Article 17 (2).

Article 13 (2).

Article 12 (2).

Article 20 (2).

Article 11 (2).

Article 33 (2).

Article 8 (3).

Article 36 (2).

Article 26 (2).

Article 24 (2).

Article 17 (2).

Article 17 (2).

Article 27 (2).

Article 8 (2).

Article 22 (2).
Article 20 (2).

Article 12 (2).

Article 12 (2).

Article 8 (2).

Article 11 (2).

Article 16 (2).

Article 15 (2).

Article 16 (2).

Article 67 (2).

Article 7 (3).

Article 5 (3).

Article 12 (3).

Article 9a (3).

Article 21 (3).

Article 21 (3).

Article 21 (3).

Article 19 (3).

Article 17 (3).
Article 17 (3).

Article 20 (3).

Article 3 (2).

Article 23 (3).

Article 40 (3).

— Article 16a (3),
— Article 16b (3).

— Article 12 (3),
— Article 12a (3).

as last amended by the Decision of 1 January 1973 (OJ No L 2, 1. 1. 1973):
Article 18 (3).

Article 18 (2).

Article 9 (2).

Article 11 (2).

Article 7 (2).

Article 9 (3).

— Article 29 (3),
— Article 30 (3).
Article 7 (3).

Article 9 (2).

   — Article 9 (3),
   — Article 10 (3).

Article 9 (2).

Article 11 (2).

   — Article 7 (3),
   — Article 8 (3).

   — Article 16 (3),
   — Article 17 (3).

Article 9 (3).

Article 5 (3).

   — Article 18 (3),
   — Article 19 (3).

Article 13 (3).

Article 11 (3).

Article 8 (3).

Article 8 (3).

Article 13 (3).

(b) In the following Directive ‘twelve’ is replaced by ‘forty-five’ in the Article indicated:
Article 13 (3).

B. COMMON ORGANIZATION OF MARKETS

(a) Fruit and vegetables

as amended by:
   — Regulation No 51/65/EEC of 1 April 1965 (OJ No 55, 3. 4. 1965),

The following text shall be substituted for Annex 1 to Annex I/7:
## List of varieties

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Producer countries</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Italy</td>
<td>France</td>
</tr>
<tr>
<td><strong>Hothouse grapes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alphonse Lavallée (- Ribier)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Black Alicante (- Granacke - Granaxa)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Canon Hall</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Colman</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Frankenthal (- Groß Vernatsch)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Golden Champion</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Gradisca</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Gros Maroc</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leopold III</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Muscat d'Alexandrie</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Muscat d'Hambourg (- Hambro - Black Hamburg)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Prof. Aberson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Royal</td>
<td>×</td>
<td></td>
</tr>
</tbody>
</table>

**Grapes grown in the open ground**

(a) **Large-berry varieties**

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Producer countries</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Alphonse Lavallée</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Angela</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Barcesana (-Turchesca - Lattuario Bianco - Uva di Bisceglie)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Cardinal</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Dabouki (- Malaga)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Danam</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Danlas</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Datal</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Dattier de Beyrouth (- Regina - Menavacca Bianca)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Ignea</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Italia (- ideal)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Lival</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Muscat d'Alexandrie (- Zhibibbo)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Chanez (- Uva di Almeria)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Olivette blanche</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Olivette noire (- Olivetta Vibanese)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Periona</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Red Empeureur</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Regina nera (- Menavacca nera - Lattuario nero)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Ribul</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Schiava grossa (- Frankenthal - Groß Vernatsch)</td>
<td>×</td>
<td></td>
</tr>
</tbody>
</table>

(b) **Small-berry varieties**

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Producer countries</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Admirables de Courtiller</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Angelo Pirovano</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Anna Maria</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Catalanesca</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Chasselas (Doré, Muscat, Rosé)</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>Cimmiminta</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Clairettes</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Colombiana bianca (- Verdea)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Delizia de Vapio</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Gros Vert</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Jaoumet (- Saint-Jacques ou Madeleine de Jacques)</td>
<td>×</td>
<td></td>
</tr>
<tr>
<td>Madeleines</td>
<td>×</td>
<td></td>
</tr>
</tbody>
</table>
### Varieties

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Italy</th>
<th>France</th>
<th>Belgium</th>
<th>Netherlands</th>
<th>Greece</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mireille</td>
<td></td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moscato di Terracina</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moscato d'Adda</td>
<td></td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moscato d'Ambrugno</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Guillaude</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Panse précoce</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Fizzatello</td>
<td>■</td>
<td></td>
<td>■</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perla di Csaba</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perlant</td>
<td></td>
<td>■</td>
<td>■</td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Perlette</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primus</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Prunesta</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regina dei Vigneti</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Servant (-Saint-Jeannet)</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Sultanites</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Valensi</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
<tr>
<td>Rosaki grec (blanc, noir)</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sideritis</td>
<td>■</td>
<td>■</td>
<td></td>
<td></td>
<td>■</td>
</tr>
</tbody>
</table>


Annex I is supplemented by the following:

*Hellenic Republic*
- Peloponnesus and Western Sterea Hellas,
- Attica and the islands,
- Eastern Macedonia and Thrace,
- Central and Western Macedonia,
- Epirus,
- Thessaly and Eastern Sterea Hellas,
- Crete'.

- Regulation (EEC) No 376/75 of 14 February 1975 (OJ No L 41, 15.2.1975),

Annex I is supplemented as follows:

*Hellenic Republic*
- Athens
- Thessaloniki
- Khalkis'.

Annex II is supplemented as follows:

'Hellenic Republic
- Ierapetra
- Pyrgos'.

Annex III is supplemented as follows:

'Hellenic Republic
- Skydra
- Verria'.

Annex IV is supplemented as follows:

'Hellenic Republic
- Kavalla
- Heraklion
- Tyrnavos'.

Annex V is supplemented as follows:

'Hellenic Republic
- Verria
- Volos'.

Annex VI is supplemented as follows:

'Hellenic Republic
- Naoussa
- Skydra
- Volos
- Tripolis'.

Annex VII is supplemented as follows:

'Hellenic Republic
- Argos
- Arta
- Sparta'.

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Annex VIII is supplemented as follows:

'Hellenic Republic
Argos
Khios'.

Annex IX is supplemented as follows:

'Hellenic Republic
Xylokastro
Egion'.


In Table A, the list of varieties given under Group B is supplemented as follows:
‘Delicious Plafa’.

In Table C, the list of varieties given under ‘1. Apples’ is supplemented as follows:
‘Delicious Plafa’.

In Table C, the list of varieties given under ‘2. Pears’ is supplemented as follows:
‘Crystalli’.

Table D is supplemented as follows:
‘Condoula’.

— Regulation (EEC) No 2482/75 of 29 September 1975 (OJ No L 254, 1. 10. 1975),
— Regulation (EEC) No 793/76 of 6 April 1976 (OJ No L 93, 8. 4. 1976),
— Regulation (EEC) No 795/76 of 6 April 1976 (OJ No L 93, 8. 4. 1976),
— Regulation (EEC) No 1122/78 of 22 May 1978 (OJ No L 142, 30. 5. 1978),

With effect from 1 January 1981, the following is substituted for Article 1 (2):

‘2. The organization shall cover products falling within:
— heading No 07.01, with the exception of subheadings 07.01 A and 07.01 N,
— and heading Nos 08.02 to 08.09, with the exception of subheadings 08.03 B, 08.04 A II, 08.04 B and 08.05 F

of the Common Customs Tariff.’

— Regulation (EEC) No 1697/74 of 1 July 1974 (OJ No L 179, 2. 7. 1974),
— Regulation (EEC) No 2398/76 of 1 October 1976 (OJ No L 270, 2. 10. 1976),

(English version).

Annex V ‘“Variety” conversion factor’ is supplemented as follows:
‘Condoula’ in the list of varieties beginning with ‘Emperor Alexander’ and ‘Crystalli’ in the list of varieties beginning with ‘Spina Capri’.

Annex V ‘List of varieties of large dessert pears’ is supplemented as follows:
‘Crystalli’.
Annex VII " "Variety" conversion factor" is supplemented as follows:

"Delicious Pilafa" in the list of varieties beginning with 'Golden Delicious'.

Annex VII 'List of varieties of large dessert apples' is supplemented as follows:

'Delicious Pilafa'.

Annex IX " "Variety" conversion factor" is supplemented as follows:

'Navel' and 'Navelina' in the list of varieties beginning with 'Sanguinello Group'.

Annex IX 'List of sweet orange varieties referred to at point (b) of the sizing table' is supplemented as follows:

- Navelina
- Navel'


Article 4 is supplemented as follows:

'Hellenic Republic
Athens
Thessaloniki'.

(b) Oils and fats


- Regulation (EEC) No 1547/72 of 18 July 1972 (OJ No L 165, 21. 7. 1972) (German version),
- Regulation (EEC) No 1562/78 of 29 June 1978 (OJ No L 185, 7. 7. 1978),

The second subparagraph of Article 5 (2) is replaced by the following:

'The aid shall, however, be granted only in respect of areas planted with olive trees at 31 October 1978 and in Greece at 1 January 1981.'

The following new Article 42b is added:

'Article 42b

1. By 30 June 1985 at the latest, the Commission shall forward to the Council a report with a view to its examination of the specific measures to be adopted where appropriate for table olives falling within sub-headings 07.01 N I, ex 07.02 A, 07.03 I, ex 07.04 B, ex 20.01 B and ex 20.02 F.

2. The Council, acting by a qualified majority on a proposal from the Commission, shall adopt the specific measures referred to in paragraph 1 by 31 December 1985 at the latest.'


- Regulation (EEC) No 1744/68 of 31 October 1968 (OJ No L 268, 1. 11. 1968),

Article 1 is replaced by the following:

'All adjustments referred to in the last subparagraph of Article 14 (2) of Regulation No 136/66/EEC shall be made by applying the coefficients of equivalence fixed in the Annex to this Regulation.'

In Article 1a (2), the words 'or on the Greek market' are deleted.


- Regulation (EEC) No 845/68 of 28 June 1968 (OJ No L 152, 1. 7. 1968),

In Article 1, the words 'and Greece' are deleted. In Article 3 (1) (b), the words 'and Greece' are deleted.
as amended by:
In Article 1, the words 'Greece and' are deleted.
In Article 4 (b), the words 'and Greece' are deleted.
In Article 10 (1), the words 'Greece and' are deleted.

In Article 2 (2), the words 'and to products other than those referred to in Article 9 of Regulation
No 162/66/EEC' are deleted.

6. Commission Regulation (EEC) No 1004/71 of
14 May 1971 (OJ No L 109, 15. 5. 1971),
as amended by Regulation (EEC) No 486/73 of
In Article 1, the words 'and the free-at-frontier
price referred to in Article 3 of Regulation
No 162/66/EEC' are deleted.
In Article 2 (1), the words 'and on the Greek
market' are deleted.
In Article 3 (1), the words 'and the Greek
market' are deleted.
In Article 3 (2), the words 'and free-at-frontier
and 'and on the Greek market' are deleted.
In the fourth subparagraph of Article 4 (1), the
words 'or free-at-frontier' are deleted.
In Article 5 (2), the words 'and in Article 3 (2) of
Regulation 162/66/EEC' are deleted.
In Article 7 the words 'and free-at-frontier' are
deleted.
The text of Article 8 (1) is replaced by the
following:
'1. The levy referred to in Article 13 of
Regulation No 136/66/EEC shall be fixed as
often as this proves to be necessary for the
stability of the Community market and in such
a way as to ensure that it can be applied at
least once a week.'

7. Council Regulation (EEC) No 1516/71 of
The text of the first subparagraph of Article 1 (1)
is replaced by the following:
'1. A subsidy for cotton seeds falling within
heading No 12.01 of the Common Customs
Tariff produced within the Community as at
present constituted shall be introduced from
the 1971/72 marketing year until the 1980/81
marketing year.'

8. Council Regulation (EEC) No 443/72 of
29 February 1972 (OJ No L 54, 3. 3. 1972),
as amended by Regulation (EEC) No 2560/77 of
The text of Article 1 is replaced by the following:
'The amount of the levy on imports of refined
olive oil falling within subheading 15.07 A I of
the Common Customs Tariff shall be fixed in
accordance with the provisions of Articles 2
and 3.'

Article 4 is deleted.
In Article 5 (1), the words 'imported from third
countries and on imports which are not obtained
entirely in Greece or which are not transported
direct from that country to the Community' are
deleted.

Article 5 (2) is deleted.

Articles 6 and 7 are deleted.

In Article 9, the references to Articles 4, 6 and 7
are deleted.

9. Commission Regulation (EEC) No 1204/72 of
7 June 1972 (OJ No L 133, 10. 6. 1972),
as amended by:
— Regulation (EEC) No 196/73 of 29 De-
cember 1972 (OJ No L 23, 29. 1. 1973),
— Regulation (EEC) No 688/73 of 8 March
1973 (OJ No L 66, 13. 3. 1973),
— Regulation (EEC) No 1678/73 of 7 June
1973 (OJ No L 172, 28. 6. 1973),
— Regulation (EEC) No 1280/75 of 21 May
1975 (OJ No L 131, 22. 5. 1975),
— Regulation (EEC) No 676/76 of 26 March 1976 (OJ No L 81, 27. 3. 1976),

In the third subparagraph of Article 18 (5), the words 'E for Greece' are added.

In the third indent of Article 31, the words 'or Greece' are deleted.

as amended by:
— Regulation (EEC) No 1279/75 of 21 May 1975 (OJ No L 131, 22. 5. 1975),

In Article 3, the words 'and the free-at-frontier price referred to in Article 3 of Regulation No 162/66/EEC' are deleted.

In Article 4 (1), the word 'Greece' is deleted.


In Article 1, the words 'and from Greece' are deleted.


In Article 2 (1), the words 'or on importation of olives not entirely produced in Greece or not
directly transported from Greece to the Community' are deleted.

Article 2 (2) is deleted.

Article 3 (2) is deleted.

Article 4 is deleted.


In the first paragraph of Article 1 (2), the words 'however, in the case of Greece, this information must be furnished on the licence application' are deleted.

In Article 1 (3) (a), the words 'and, in the case of a product entirely produced in Greece and
transported direct from that country to the Community, the word “Greece”' are deleted.

Article 5 (1) is deleted.

In Article 5 (2), the words 'other than Greece' are deleted.


In Article 4 (1), the following indent is inserted:

'— (EOK)-E, for plants situated in Greece'.

In Article 13 (2) (a), the words 'Greece or' are deleted.

In the Annex, the abbreviation 'EK' is inserted.

(c) Milk and milk products

as amended by:

Article 1 (3) (b) is supplemented by the following indent:

'— produced exclusively from the cream of milk which has undergone centrifugal treatment and
pasteurization, as regards Greek butter'.
(d) Tobacco


The following entry is deleted from Annex I:
'19 (a) Brasile Selvaggio
   (b) other varieties

The following entries are added:

<table>
<thead>
<tr>
<th>Serial No</th>
<th>Varieties</th>
<th>Leaf stage</th>
<th>Class, quality or category and index number based on reference number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Category A</td>
</tr>
<tr>
<td>19</td>
<td>Basma Xanthi</td>
<td>135</td>
<td>100 (1)</td>
</tr>
<tr>
<td>20</td>
<td>Zichna</td>
<td>135</td>
<td>100 (1)</td>
</tr>
<tr>
<td>21</td>
<td>(a) Samsun Katerini</td>
<td>130</td>
<td>100 (1)</td>
</tr>
<tr>
<td></td>
<td>(b) Bashi Bagli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Tsebelia Agrinon</td>
<td>130</td>
<td>100 (1)</td>
</tr>
<tr>
<td>23</td>
<td>Mavra</td>
<td>130</td>
<td>100 (1)</td>
</tr>
<tr>
<td>24</td>
<td>(a) Kabakoulak</td>
<td>118</td>
<td>100 (1)</td>
</tr>
<tr>
<td></td>
<td>(b) Phi 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Myrodata Agrinon</td>
<td>118</td>
<td>100 (1)</td>
</tr>
<tr>
<td>26</td>
<td>Myrodata Smyrne</td>
<td>118</td>
<td>100 (1)</td>
</tr>
<tr>
<td>27</td>
<td>Zichnomyrodata</td>
<td>118</td>
<td>100 (1)</td>
</tr>
<tr>
<td>28</td>
<td>Elsson</td>
<td>118</td>
<td>100 (1)</td>
</tr>
<tr>
<td>29</td>
<td>Burley E</td>
<td>100 (1)</td>
<td>65</td>
</tr>
<tr>
<td>30</td>
<td>Virginia</td>
<td>100 (1)</td>
<td>65</td>
</tr>
<tr>
<td>31</td>
<td>(a) Brasile Selvaggio</td>
<td></td>
<td>100 (1)</td>
</tr>
<tr>
<td></td>
<td>(b) other varieties</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The following headings are added to Annex II:

<table>
<thead>
<tr>
<th>Serial No</th>
<th>Varieties</th>
<th>Category and index number based on the reference number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Category A</td>
</tr>
<tr>
<td>19</td>
<td>Basma Xanthi</td>
<td>135</td>
</tr>
<tr>
<td>20</td>
<td>Zichna</td>
<td>135</td>
</tr>
<tr>
<td>21</td>
<td>(a) Samsun Katerini</td>
<td>130</td>
</tr>
<tr>
<td></td>
<td>(b) Bashi Bagli</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Tsebelia Agrinon</td>
<td>130</td>
</tr>
<tr>
<td>23</td>
<td>Mavra</td>
<td>130</td>
</tr>
<tr>
<td>24</td>
<td>(a) Kabakoulak</td>
<td>118</td>
</tr>
<tr>
<td></td>
<td>(b) Phi 1</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Myrodata Agrinon</td>
<td>118</td>
</tr>
<tr>
<td>26</td>
<td>Myrodata Smyrne</td>
<td>118</td>
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<td>27</td>
<td>Zichnomyrodata</td>
<td>118</td>
</tr>
<tr>
<td>28</td>
<td>Elsson</td>
<td>118</td>
</tr>
<tr>
<td>29</td>
<td>Burley E</td>
<td>100 (1)</td>
</tr>
<tr>
<td>30</td>
<td>Virginia</td>
<td>100 (1)</td>
</tr>
</tbody>
</table>
The following information is added to the Annex:

**GREECE**

(a) **Collection centres**

<table>
<thead>
<tr>
<th>Collection centres</th>
<th>Langadhas</th>
<th>Karditsomagoula</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexandropolis</td>
<td>Zagliveri</td>
<td>Lamia</td>
</tr>
<tr>
<td>Protokolissi-Evros</td>
<td>Kilkis</td>
<td>Almiros</td>
</tr>
<tr>
<td>Komotini</td>
<td>Sohos</td>
<td>Anfiklia</td>
</tr>
<tr>
<td>Xanthi</td>
<td>Axioupolis</td>
<td>Atalanti</td>
</tr>
<tr>
<td>Echinos</td>
<td>Yannitsa</td>
<td>Livadhia</td>
</tr>
<tr>
<td>Stavroupolis</td>
<td>Kria Vrissi-Yannitsa</td>
<td>Thiva</td>
</tr>
<tr>
<td>Chryssoupolis</td>
<td>Veria</td>
<td>Agrinio</td>
</tr>
<tr>
<td>Kavalla</td>
<td>Aridea</td>
<td>Mesolongi</td>
</tr>
<tr>
<td>Eleftheroupolis</td>
<td>Polemaida</td>
<td>Gavalou</td>
</tr>
<tr>
<td>Drama</td>
<td>Florina</td>
<td>Thermo</td>
</tr>
<tr>
<td>Prosotsani</td>
<td>Kastoria</td>
<td>Astakos</td>
</tr>
<tr>
<td>Nevrokopi</td>
<td>Neapolis</td>
<td>Katouna</td>
</tr>
<tr>
<td>Doxato</td>
<td>Grevena</td>
<td>Anfilokhia</td>
</tr>
<tr>
<td>Nikiforos</td>
<td>Kozani</td>
<td>Arta</td>
</tr>
<tr>
<td>Serres</td>
<td>Kolindros</td>
<td>Ioannina</td>
</tr>
<tr>
<td>Nigrita</td>
<td>Egino</td>
<td>Nafplion</td>
</tr>
<tr>
<td>Sidirokastro</td>
<td>Katerini</td>
<td>Mytilini</td>
</tr>
<tr>
<td>Porroia</td>
<td>Elassona</td>
<td>Samos</td>
</tr>
<tr>
<td>N. Zichni</td>
<td>Larissa</td>
<td>Kos</td>
</tr>
<tr>
<td>Rodolivos or Proti</td>
<td>Trikala</td>
<td>Pyrgos-Heraklion</td>
</tr>
<tr>
<td>Thessaloniki</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) **Processing and storage centres**

<table>
<thead>
<tr>
<th>Processing and storage centres</th>
<th>Number of processing and storage shops located in the villages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Komotini</td>
<td>1</td>
</tr>
<tr>
<td>Xanthi</td>
<td>5</td>
</tr>
<tr>
<td>Kavalla</td>
<td>13</td>
</tr>
<tr>
<td>Eleftheroupolis</td>
<td>1</td>
</tr>
<tr>
<td>Drama</td>
<td>3</td>
</tr>
<tr>
<td>Serres</td>
<td>2</td>
</tr>
<tr>
<td>Thessaloniki</td>
<td>50</td>
</tr>
<tr>
<td>Yannitsa</td>
<td>1</td>
</tr>
<tr>
<td>Alexandria</td>
<td>2</td>
</tr>
<tr>
<td>Katerini</td>
<td>2</td>
</tr>
<tr>
<td>Volos</td>
<td>5</td>
</tr>
<tr>
<td>Agrinio</td>
<td>3</td>
</tr>
<tr>
<td>Mesolongi</td>
<td>1</td>
</tr>
<tr>
<td>Nafplion</td>
<td>2</td>
</tr>
<tr>
<td>Piraeus</td>
<td>5</td>
</tr>
</tbody>
</table>

The text of Article 17 (6) is replaced by the following:

6. The time for carrying out the action referred to in Article 8 shall be limited to a period of 10 years from the date of entry into force of this Regulation and in the case of Greece a period of five years from the date of accession.

   — Regulation (EEC) No 1375/75 of 29 May 1975 (OJ No L 139, 30. 5. 1975),

Article 2 (1) is replaced by the following:

‘If it is to be recognized, a producer group must include areas of at least 60 hectares and at least seven producers; in the case of Greece, the minimum number of hectares shall be reduced to 30.’


The following sentence is added to the first paragraph of Article 6 (3) and to Article 11:

‘In the case of Greece, this information shall be communicated before the end of the third month following the date of accession.’

The following is added to Annex III (2):

‘E for Greece’.


Article 5 (4) is replaced by the following:

‘However, when in Denmark, Ireland, Greece and the United Kingdom the sugar beet is delivered free of charge at the sugar factory, the contract shall provide for the manufacturer to share in transport costs and shall determine the percentage or the amount thereof.’

The following paragraph is inserted at the end of Article 8a:

‘In respect of Greece:
   — the words “1967/68 marketing year” referred to in Articles 4 (2), 5 (2), 6 (2) and 10 (2) shall be replaced by:
     “1980/81 marketing year”,
   — the words “prior to the 1968/69 marketing year” referred to in Articles 5 (3) and 8 (d) are replaced by:
     “prior to the 1981/82 marketing year”.
   

In Article 3, the first indent is replaced by the following:

‘— before 1 April in Italy and Greece.


Article 8 (3) (a) in limine is replaced by the following:

‘(a) for all regions of Greece, Italy and for the French department of Reunion’.

(f) Sugar


In the Annex, under the heading ‘Durum wheat’, ‘Greece’ and the relevant entries are deleted.

(g) Cereals


In the Annex, under the heading ‘Durum wheat’, ‘Greece’ and the relevant entries are deleted.
   — Regulation (EEC) No 832/76 of 6 April 1976 (OJ No L 100, 14. 4. 1976),
   — Regulation (EEC) No 1125/78 of 22 May 1978 (OJ No L 142, 30. 5. 1978),

In Article 3 (3), the second subparagraph is replaced by the following:

‘Without prejudice to the third subparagraph of this paragraph, the single intervention prices shall apply from 1 August to 31 May of the following year. From 1 June to 31 July, the intervention prices applicable for August of the current year shall apply. With regard to Greece, the intervention prices for barley shall apply from 1 August to 15 May of the following year. From 16 May to 31 July, the intervention prices applicable for August of the current year shall apply.’


In Annex I, under Zone I (d) and in Annex II, under Zone A, ‘Greece’ is deleted.

(h) Eggs and poultry

   as amended by:
   — the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),

The following is added to Article 2 (2):

‘Greece 10’.


The following is added to Article 1:

‘E for Greece’.

The following is added to footnote 1 to Annex II:

‘Greece: one region only’.

(i) Fisheries


In Article 10 (I) (b), the second indent is supplemented by the following:

‘Γαρίδες γκρίζες’.


Article 4 (3) is supplemented by the following:

‘προϊόντα μεταφορόφυλλα μεταξύ του θάλασσα’.

The Annex containing the specimen of certificate D.D.S A 000.000 is supplemented by the following:

‘Ποιητικό κυκλοφορίας ΕΠΟΦΑΣΕΩΝ’.

(j) Rice

   as amended by:

With effect from 1 January 1981:

— the table in Article 1 listing the products covered by the common organization of the markets in products processed from fruit and vegetables is supplemented by the following products:

<table>
<thead>
<tr>
<th>'CCT heading No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>08.03 B</td>
<td>Dried figs</td>
</tr>
<tr>
<td>08.04 B</td>
<td>Dried grapes</td>
</tr>
</tbody>
</table>

— the following Article 3d is added:

**Article 3d**

The provisions of Article 3a (2) to (5) and the provisions of Article 3b shall not apply to dried figs and grapes. For these two products the Council, acting on a proposal from the Commission by a qualified majority, shall adopt by 31 May 1981 at the latest, the detailed rules for the production aid arrangements which may be identical to or different from those set out in Article 3a (2) to (5) and to Article 3b.

— Annex Ia is supplemented as follows:

<table>
<thead>
<tr>
<th>'CCT heading No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>08.03 B</td>
<td>Dried figs</td>
</tr>
<tr>
<td>08.04 B</td>
<td>Dried grapes</td>
</tr>
</tbody>
</table>

(1) Fodder


The words 'E for Greece' are inserted in the third subparagraph of Article 9d (4).

(m) Peas and field beans


The words 'E for Greece' are inserted in Article 10 (3).

(n) Wine


The following indent is added to Article 6 (1):

'— before 30 November in the Hellenic Republic'.

The following indent is added to Article 7 (3):

'— before 31 January by the Hellenic Republic'.


The following indent is inserted between the third and fourth indents in Article 2 (1) (f):

'— dried grapes'.

The following indent is inserted between the third and fourth indents in Article 3 (2) (a):

'— dried grapes'.


— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),


Article 2 (1) (c) is worded as follows:

'(c) wine-growing zones I, II and C III, with the exception of vineyards in the Italian Republic, the Hellenic Republic and in the French departments under the jurisdiction of the courts of appeal of...'

The following is added to the first subparagraph of Article 3 (1):

'In the case of Greece, the above information must be communicated on accession.'


Article 2 is replaced by the following:

'The quality liqueur wines produced in specified regions to which the last paragraph of point 12 of Annex II to Regulation (EEC) No 337/79 relates are the following:
— pinaudes Charactes or pinaudes Charentais,
— Σάμος (Samos),
— Μυκόνος Πετρού (muscat de Patras),
— Μυκόνος Αστυ-Νεμέα (muscat rion de Patras),
— Μυκόνος Κεφαλληνίας (muscat de Céphalanie),
— Μυκόνος Ρόδου (muscat de Rhodes),
— Μυκόνος Λήμνου (muscat de Lemnos),
— Σέρρες (Sitra),
— Νέμεα (Néméc),
— Σαντορίνη (Santorin),
— Δαφνές (Dafnes).'


The first sentence of the third subparagraph of Article 2 (4) is to be supplemented by the words:

'E for Greece'.


In the Annex, under the heading 'Description', the words 'and Greece' are to be deleted in all three boxes.

as corrected (OJ No L 157, 28. 6. 1977),
as amended by:

In the second indent of Article 1 (2), the following words are inserted after 'vino tipico':

'ònomasia kata παρεδοσία (appellation traditionelle), oînos τοπικós (vin de pays)'.

In the first subparagraph of Article 1 (2), the following indent is inserted:

— ònomasia προελεύσεως ελεγχομένη (appellation d'origine contrôle), oînšia προ-

— ònomasia προελεύσεως ονομασία ποιότητος (appellation d'origine de qualité supérieure)'.

In the second subparagraph of Article 2 (1), the following words are inserted after 'denomazione di origine controllata e garantita':

— ònomasia προελεύσεως ελεγχομένη (appellation d'origine contrôle), oînšia προελε-

— ònomasia προελεύσεως ονομασία ποιότητος (appellation d'origine de qualité supérieure)'.

In the third subparagraph of Article 2 (1), the following indent is inserted between the third and fourth indents:

— O.I.P.E. and O.P.A.P.'

The following letter (e) is added to Article 2 (3):

'(e) for Greek quality wines psr:

— the term "οίνος γλυκός φυσικός" (vin doux naturel) for quality wines psr entitled to the description "Samos",
— "Μαυροδάφνη de Patras", "Μαυρο-

— the term "οίνος φυσικός γλυκός" (vin naturellement doux) for quality wines psr entitled to the description "Samos",
— "Μαυροδάφνη de Patras", "Μαυρο-

The second subparagraph of Article 2 (3) is replaced by the following text:

'The terms referred to under (a), (b), (d) and (e) shall appear in lettering of the same size or smaller than that used for indicating the specified region.'
The second subparagraph of Article 2 (4) is deleted.

The following indent is added to Article 4 (3):

'— viticulteur-produceur (production-château),
   (winegrower-producer),
   (production-vitiiculteur-produceur).'

The following indent is added to Article 5 (1):

'— château (château),
   abbaye (abbaye),
   château (abbaye).'

In Article 10 (1) (a), the following words are added after 'château' (château):

'— appellation (appellation).'

In Article 10 (1) (a) and (b), the following sub-indent is added after the second indent:

'For Greece these communications shall be made at the time of accession.'

In Article 10 (1) (a), the following words are added after 'vino tipico':

'— appellation (appellation traditionnelle),
   vini tipici (wine producers).'

In Article 13 (1), the following point (d) is added:

'(d) by the following terms for white wine:
— blanc (blanc),
— doré (doré),
— pale (pale),
— ambre (amber);
(ii) by the following terms for red wine:
— rouge (rouge),
— rubis (rubis);
(iii) by the following terms for rose wine:
— rose (rosé),
— rubis (rubis).'

In the first subparagraph of Article 13 (6), the following shall be added to each of the three indents respectively:

— άμεξος,
— όμηξος,
— όμηξος.

In the second subparagraph, the following word is inserted after 'dry':

— ξηρός.

In the first subparagraph of Article 14 (2), the following words are inserted after '31 December 1976':

'... and in the case of Greece at the time of accession.'

The following point (d) is added to Article 16 (3):

'(d) Greek wines only in the term “cave”, provided that the Greek provisions regarding their uses are observed.'

The following point (f) is added to Article 17 (1):

'(f) for Greek wines: émiettation atop tis paragwghis (mis en bouteille par le producteur),
émiettation stin anaptylygikin ékataálítetin (mis en bouteille à la propriété),
émiettation atop tôn vino tis paragwghis (mis en bouteille en origine),
émiettation atop émiettasia paragwghis (mis en bouteille par les producteurs-reunes).'

The following sub-indent is added to the second indent of Article 19:

'— àmbtýmati twn metawgráfwn 'ýmhs 'ámpbllygrifikis'émpthlwsis'.

The following Article 21a is inserted:

'Article 21a

Until stocks are exhausted the Hellenic Republic may order the holding on its territory with a view to selling and putting into circulation wine whose presentation does not comply with the provisions of this Regulation for wine put into circulation before accession.'

In Annex I, point 12 'Greece' is deleted.

In Annex II, point IX 'Greece' is deleted.


as amended by:


The text of the first and second subparagraphs of Article 9 (2) is replaced by the following:

'2. The standard certificate of origin for Boberg wine is shown in Annex V to this Regulation.'

Annex VI is deleted.


In the Annex, the words '050 Greece' are deleted.

The following Article 2a is inserted:

"Article 2a
The representative markets for the Hellenic Republic shall be:

(a) for table wines of the Rhine:
Πρᾶσυν, Χανιά, Πάτρα, Κορινθία, Πάτρα, Χανιά.
(b) for table wines of the Rhine:
Πράσυν, Χανιά, Πάτρα, Κορινθία, Πάτρα, Χανιά.
(c) for table wines of the Rhine:
Πράσυν, Χανιά, Πάτρα, Κορινθία, Πάτρα, Χανιά, Χαλκίς, Θήβα.

as corrected (OJ No L 138, 25. 5. 1978).

In the Annex, footnote 1 and the reference in the text are deleted.


In Article 30 (3) (a) the following is added:
'— for Greece, the above dates are put back to 31 December 1984'.

In Article 40 (2), the first indent is replaced by the following:
'— whose vineyards are situated in the Italian and Greek parts of zones C'.

In the first sub-indent of the third indent in Annex II, point 4, and in point 12, third indent under (i), the following words are inserted after the word 'origin':
'including alcohol obtained from the distillation of dried grapes'.


The following point (e) is added to Article 16 (2):
'(e) Greece:
Ονομασία προελεύσεως ελεγχόμενη (appellation d'origine contrôlée)
and
Ονομασία προελεύσεως αναπτύξεως ποιοτήτος (appellation d'origine de qualité supérieure).'


The following indent is added to Article 2 (2) (c):
'— the production of grapes for drying'.

The following indent is added to Article 3 (1):
'— the nomos for the Hellenic Republic'.

The following indent is added to Article 4 (3):
'— dried grapes'.


The first subparagraph of Article 2 (1) is amended as follows:
'1. The alcohol added to the products listed in Article 1 (1) and (2) must be either neutral alcohol of vinous origin, including alcohol from dried grapes, having an actual alcoholic strength of not less than 95% vol or an unrectified product derived from the distillation of wine and having an actual alcoholic strength by volume of not less than 52% and not more than 80% vol.'


In Article 2 (3), the words 'and Samos muscat wine accompanied by a certificate of origin' are deleted.


The following indent is added after the third indent of Article 2 (3) (i):
'— ονομασία κατα παράδοση (appellation traditionnelle),
οίνος τοπικός (vendé cray').

In the first indent of Article 4 (3), the following words are added:
'— ονομασία κατα παράδοση (appellation traditionnelle),
οίνος τοπικός (vendé cray').

The text of Article 9 (2) (e) is replaced by the following:
'(e) as appropriate the words "Landwein", "vin de pays", "vino tipico", "όνομα κατα παράδοση (appellation traditionnelle),
οίνος τοπικός (vin de pays), or corresponding words in an official Community language.'

In the Annex the following Greek variety is added:

'Μουστούλι (Moscophilero).


The text of Article 3 (2) is replaced by the following:

'2. Each Member State shall notify the Commission by 30 April 1979 at the latest, and Greece by the date of accession, which bodies are authorized to downgrade a quality wine.


The following addition is made to this list:

<table>
<thead>
<tr>
<th>Registered designation of origin</th>
<th>Decision or Decree of designation</th>
<th>Official Journal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. <strong>VINS DE LIQUEUR</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. <strong>Оіνος γλυκός (Vin doux)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Μουστόκι Μπατάρας (Muscadet de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Ρίον Μπατάρας (Muscadet Rion de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Κεφαλάρης (Muscadet Cephalone)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Ρόδον (Muscadet de Rhodes)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Σετία (Sita)</td>
<td>D.502/1971</td>
<td>150/A/26.7.1971</td>
</tr>
<tr>
<td>Μουστόκι Αίγινο (Muscadet de Lemnos)</td>
<td>D.502/1971</td>
<td>150/A/26.7.1971</td>
</tr>
<tr>
<td>Νησίδα (Némez)</td>
<td>D.539/1971</td>
<td>159/A/14.8.1971</td>
</tr>
<tr>
<td>Σάντορινη (Santorin)</td>
<td>D.539/1971</td>
<td>159/A/14.8.1971</td>
</tr>
<tr>
<td>Δοματί (Dafnis)</td>
<td>D.539/1971</td>
<td>159/A/14.8.1971</td>
</tr>
<tr>
<td>2. <strong>Оіνος γλυκός φυσικός (Vin doux naturel)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Μουστοδάφνη Μπατάρας (Mavrodaphne de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστοδάφνη Κεφαλάρης (Mavrodaphne de' Cephalone)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Μπατάρας (Muscadet de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Ρίον Μπατάρας (Muscadet Rion de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Κεφαλάρης (Muscadet Cephalone)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Ρόδον (Muscadet de Rhodes)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Σετία (Sita)</td>
<td>D.502/1971</td>
<td>150/A/26.7.1971</td>
</tr>
<tr>
<td>Μουστόκι Αίγινο (Muscadet de Lemnos)</td>
<td>D.502/1971</td>
<td>150/A/26.7.1971</td>
</tr>
<tr>
<td>Σαντορινή (Santorin)</td>
<td>D.539/1971</td>
<td>150/A/14.8.1971</td>
</tr>
<tr>
<td>Δοματί (Dafnis)</td>
<td>D.539/1971</td>
<td>150/A/14.8.1971</td>
</tr>
<tr>
<td>3. <strong>Оіνος ημιοξητωμένος (Vin moelleux)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Μουστόκι Μπατάρας (Muscadet de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
<tr>
<td>Μουστόκι Ρίον Μπατάρας (Muscadet Rion de Patras)</td>
<td>D.386/1971</td>
<td>115/A/ 9.6.1971</td>
</tr>
</tbody>
</table>
C. ACTS OF A GENERAL NATURE

Licences and certificates

— Regulation (EEC) No 1470/77 of 30 June 1977 (OJ No L 162, 1. 7. 1977),

‘E for Greece’ is added to the second subparagraph of Article 13 (4).
D. EAGGF

   The following indent is added on pages 8, 19, 23, 27, 30, 36, 49 and 52 of the Annex:
   '— Nomos in Greece'.

   In Annexes I 1 and I 2, the following indent is added:
   '— Nomos in Greece'.

   The following is added to Article 1 (2):
   'Nomos in Greece'.

E. HARMONIZATION OF LEGISLATION

(a) Veterinary legislation

   as corrected (OJ No L 72, 25. 3. 1972 and OJ No L 64, 10. 3. 1977),
   as amended by:
   — the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),
   In Article 2 (c), the following indent is added:
   '— for Greece: Nomos'.

   as corrected (OJ No L 176, 5. 11. 1964 and OJ No 32, 24. 2. 1966),
   as amended by:
   — the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),
   In Annex I, the abbreviation 'EOK' is added to the third indent of paragraph 40 and to the third sub-paragraph of paragraph 43.

   as amended by:
   An Article 15c is added, to read as follows:

   'Article 15c
   1. The provisions of the Annexes to this Directive shall not apply to establishments situated in certain islands in the Hellenic Republic where the production of such establishments is exclusively reserved for local consumption.
   2. The arrangements for applying paragraph 1 shall be adopted in accordance with the procedure provided for in Article 12. Under the same procedure it may be decided to amend the provisions of the preceding paragraph with a view to the progressive extension of Community standards to all establishments situated in the abovementioned islands.'

In Annex I, Chapter X, point 44.1 (a), third indent, the abbreviation 'EOK' is added.

In Annex III, point 2, second indent, and point 5, second indent, the abbreviation ‘EOK’ is added.

as corrected (OJ No L 76, 24. 3. 1977).

In Annex A, Chapter VII, point 33 (a):
— first indent, the abbreviation ‘E’ is added for Greece,
— second indent, the abbreviation ‘EOK’ is added.

as corrected (OJ No L 259, 12. 10. 1977),

The text of the first indent of Article 1 (b) is replaced by the following:

‘— which is maintained by a breeders’ organization or association officially recognized by a Member State in which the breeders’ organization or association was constituted, or by an official department of the Member State concerned.

(b) Plant health legislation


In Annex III, under B.1 ‘Citrus fruit plants’, the word ‘Greece’ is added in the column headed ‘Member States’.

(c) Forestry legislation

as amended by:
— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),

The text of Article 5e is replaced by the following:

‘For a transitional period not exceeding 10 years from 1 July 1977, Member States may use, for the purpose of approving basic material for the production of tested reproductive material, the results of comparative tests which do not satisfy the requirements laid down in Annex II where such tests were begun before 1 July 1977, and in Greece before the date of accession, and prove that the reproductive material derived from the basic material possesses improved value for use. Member States may, under the procedure laid down in Article 17, be authorized to use the results of comparative tests after expiry of the abovementioned transitional period.’

F. AGRICULTURAL STRUCTURES

as amended by:

The following sentence is inserted at the end of the second paragraph of Article 14 (2), under (a):

‘In the case of Greece, the foregoing option provided for may be exercised for three years from the date of accession.’


Article 12 (1) is replaced by the following:

‘By way of derogation from Article 10 (a), until 31 December 1980 and in the case of Greece until 31 December 1981, projects relating to sectors and geographical areas for which programmes have not yet been approved may receive aid from the Fund.’

The following subparagraph is inserted at the end of Article 13 (2):

‘However, in the case of Greece, the Commission shall take decisions during the first half of 1981 on applications for aid submitted by that Member State by 1 February 1981.’
The second indent of Article 17 (3) is replaced by the following:

'— 15% in the case of projects financed for the financial year 1980 and in the case of Greece 1981.'


The following indent is inserted at the end of Article 2:

'— the whole of the Hellenic territory'.

The following is inserted at the end of Article 11 (1), second indent, first sub-indent:

'and in the case of Greece on the day of accession'.

The following is added to the second indent of Article 19:

'and in the case of Greece before 31 March 1982'.

G. FARM ACCOUNTANCY DATA NETWORK


as amended by:


Article 4 (2) is replaced by the following:

'As at the date of the accession of the Hellenic Republic, the number of returning holdings shall be 31 000; this number shall be progressively increased over the next five years, finally reaching 35 200.'

The following list of Greek divisions is inserted at the end of the Annex:

'Greece

1. Μυκηναία — Θράκη
2. Ήπειρος — Ηέλεσινον — Νήσοι Ιονίων — Αιτωλοακαρνανία
3. Θεσσαλία — Φθιώτιδα — Εύρυτανία
4. Στερεά Θεσσαλίας (πλήρων Αιτωλοακαρνανίας, Φθιώτιδας, Εύρυτανίας) — Νήσοι Αιτωλίας — Κρήτη'.

2. Commission Regulation No 91/66/EEC of 29 June 1966 (OJ No 121, 4. 7. 1966), as amended by:

— Regulation (EEC) No 1696/68 of 28 October 1968 (OJ No L 266, 30. 10. 1968),
— Regulation (EEC) No 1697/68 of 28 October 1968 (OJ No L 266, 30. 10. 1968),

The following is inserted under (i) in Annex I 'List of products':

'46 a dried grapes'.

The following entries are added in Annex III:

<table>
<thead>
<tr>
<th>Reference No</th>
<th>Name of division</th>
</tr>
</thead>
<tbody>
<tr>
<td>450</td>
<td>Μυκηναία — Θράκη</td>
</tr>
<tr>
<td>460</td>
<td>Ήπειρος — Ηέλεσινον — Νήσοι Ιονίων — Αιτωλοακαρνανία</td>
</tr>
<tr>
<td>470</td>
<td>Θεσσαλία — Φθιώτιδα — Εύρυτανία</td>
</tr>
<tr>
<td>480</td>
<td>Στερεά Θεσσαλίας (πλήρων Αιτωλοακαρνανίας — Φθιώτιδας — Εύρυτανίας) — Νήσοι Αιτωλίας — Κρήτη</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>GREECE</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>450 Μυκηναία</td>
<td>950</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>460 Ήπειρος</td>
<td>440</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>470 Θεσσαλία</td>
<td>920</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>480 Στερεά Θ</td>
<td>710</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3000</td>
<td>4400</td>
<td>6000</td>
<td>6900</td>
<td>7200</td>
</tr>
</tbody>
</table>

The following subparagraph is added at the end of Article 2:

'These provisions shall first apply in Greece to the accounting data for the 1981 accounting year, beginning during the period between 1 January 1981 and 1 July 1981.'

H. AGRICULTURAL STATISTICS


The following shall be added to Article 4 (3) (a):

'Greece: forms a single area'.

and 'However, as regards Greece, it may be laid down by the procedure referred to in Article 7 that the information is to be supplied separately for specified territorial divisions.'


The following shall be added to footnote 1 to Table 4 of Annex II:

'Greece: one region only',

and 'However, as regards Greece, it may be laid down by the procedure referred to in Article 7 that the table is to be filled in for specified regions.'

In Table 6, opposite numbers II.1.11, II.2.21, 341 and 41, the abbreviation 'EUR 9' is replaced by 'Member States'.


The following sentence is added to the second subparagraph of Article 4 (3):

'As regards Greece, this derogation shall be valid for three years from the date of accession.'

Article 5 (2) is supplemented by the following:

'Greece: one region only',

and by the following subparagraph:

'However, as regards Greece, provision may be made, in accordance with the procedure referred to in Article 9, for the results to be notified according to subdivisions to be determined.'


The second subparagraph of Article 2 (1) A is replaced by the following:

'The survey relating to peach trees shall be carried out in Italy, France, Greece and Germany only, and in Germany no distinction between varieties shall be made. The survey relating to orange trees shall be carried out in Italy and Greece only.'

The following heading is inserted after the heading for the Federal Republic of Germany in the Annex:

'Greece:•
1. Central Greece and Euboea
2. Peloponnesus
3. Epirus
4. Thessaly
5. Central and Western Macedonia
6. Eastern Macedonia
7. Aegean islands
8. Crete'.


'Greece:' is added to Article 2.


The following is added to Article 1 (1):

'E for Greece'.

The following is added to footnote 1 in Annex II:

'Greece: one region only'.

The following Article 1a is added:

'Article 1a

The Hellenic Republic shall carry out the first basic survey in accordance with the provisions of this Regulation as from 1982.

However, for 1981, the Hellenic Republic undertakes to supply the data required in Article 5.'

III. RIGHT OF ESTABLISHMENT AND FREEDOM TO PROVIDE SERVICES

(a) Commercial activities, including those of intermediaries


The following is added to the end of Article 3:

Self-employed persons Paid employees

'In Greece: εμπορικός αντιπρόσωπος Ολόκληρος.

(б) Service undertakings


The following is added to the end of Article 2 (3):

'In Greece: μισής άστικαν ανυπατού.'

(c) Company law


The following is added to the end of Article 1:

'— in Greece: άνωνυμη εταιρεία, εταιρεία περι­

ωφοιμενής ειρήνης, εταιρεία με οπτικής εταιρεία.'

Article 2 (1) (f) is replaced by the following:

'(f) The balance sheet and the profit and loss account for each financial year. The document containing the balance sheet must give details of the persons who are required by law to certify it. However, in respect of the "Gesellschaft mit beschränkter Haftung", "société de personnes à responsabilité limitée", "personenven­

nootschap met beperkte aansprakelijkheid", "société à responsabilité limitée" and "società a responsabilità limitata" under German, Belgian, French, Italian or Luxembourg law referred to in Article 1, the "beslooten naamloze vennootschap" under Netherlands law, the private company under the law of Ireland and the private company under the law of Northern Ireland, the compulsory application of this provision shall be postponed until the date of implementation of a Directive concerning coordination of the contents of balance sheets and of profit and loss accounts and concerning exemption of such of those companies whose balance sheet total is less than that specified in the Directive from the obligation to make disclosure in full or in part of the said documents. The Council will adopt such a Directive within two years following adoption of the present Directive.'


The following is added to the end of Article 1:

' — in Greece: η άνωνυμη εταιρία.'


The following is added at the end of Article 1:

' — in Greece: η άνωνυμη εταιρία.'

The following is added at the end of Article 1:

‘— in Greece:

ή ονομασία της αδύναμης περιουσίας ή άνωνυμη εταιρεία κατά μετοχές έταιρες’.

(d) Public works contracts


At the end of Article 24, the full stop is replaced by semi-colon and the following is added:

‘In Greece:

a certificate delivered under oath by a notary regarding the exercise of the profession of public works contractor may be requested’.

In Annex I, the following is added:

‘VIII. In Greece:

other legal persons governed by public law whose public works contracts are subject to control by the State’.

(e) Banks and other financial establishments


In Article 8 (1) (a), the following is added:

‘in the case of the Hellenic Republic:

— άνωνυμη εταιρεία

— αλληλεπικαλούμενος συνεταιρισμός’.


In Article 2 (2) (b), the following is added:

‘— in Greece:

Γνωστοπράκτωρ

Πρακτικός’.


In Article 2 (2), an additional indent is added (between the indents concerning Germany and France respectively) as follows:

‘— in Greece:

της Έλληνων Τραπεζών Μοναδικού Τύπου, του Τομέα Εκτάκτων Καταστάσεων και Διανομής, της Τράπεζας Υποθηκών, του

Τομεακού Τομαντιαριού και της “Ελληνική Εξαγωγα Α.Ε.”’.


The following indent is added after the third indent of Article 8 (1) (a):

‘— in the case of the Hellenic Republic:

άνωνυμη εταιρεία’.


In Article 21 (1), ‘forty-one’ is replaced by ‘forty-five’.

(f) Doctors


(a) The following is added to the end of Article 3:

‘(i) in Greece:

πτυχίο ιατρικής Σχολής (degree awarded by the Faculty of Medicine) awarded by a University Faculty of Medicine, and πιστοποιητικό πρακτικής οικομοιρια (certificate of practical training) issued by the Ministry for Social Services’.

(b) Article 5 (2).

An additional subparagraph is added to paragraph 2:

‘in Greece:

τίτλος ιατρικής ειδικότητας (certificate of specialization in medicine) issued by the Ministry for Social Services’.

(c) Article 5 (3).

The following references are added to each of the subparagraphs of paragraph 3:

— anaesthesiology:

‘Greece: ανασθηματική’,

— general surgery:

‘Greece: χειροχειριστική’,

— neurological surgery:

‘Greece: νευροχειριστική’,

— obstetrics and gynaecology:

‘Greece: ματαιωτική—γυναικολογία’,

— general (internal) medicine:

‘Greece: παθολογία’,
(d) Article 7 (2).

The following references are added to the appropriate subparagraphs of paragraph 2:

— microbiology — bacteriology:
  'Greece: μικροβιολογία',
— pathological anatomy:
  'Greece: παθολογική ἀνατομία',
— plastic surgery:
  'Greece: πλαστική ουρωγυμνική',
— thoracic surgery:
  'Greece: χειρουργική θώρακος',
— paediatric surgery:
  'Greece: χειρουργική παιδιῶν',
— cardiology:
  'Greece: καρδιολογία',
— gastro-enterology:
  'Greece: γαστροντερολογία',
— rheumatology:
  'Greece: ζυματολογία',
— general haematology:
  'Greece: αιματολογία',
— endocrinology:
  'Greece: οντομεταλλογνήσια',
— physiotherapy:
  'Greece: φυσική ιατρική ἀποκατάσταση',
— neuro-psychiatry:
  'Greece: νευρολογία — νευριατρική',
— dermato-venerology:
  'Greece: δερματολογία — ἀφροδισιολογία',
— radiology:
  'Greece: άκτινολογία — ραδιολογία',
— radiotherapy:
  'Greece: άκτινοθεραπευτική',
— child psychiatry:
  'Greece: παιδοψυχιατρική',
— renal diseases:
  'Greece: νεφρολογία',
— allergology:
  'Greece: άλλεργιολογία'.

(g) Lawyers


The following is added to the end of Article 1 (2):

'Greece: δικηγόρος'.

(h) Nurses responsible for general care


(a) The following is added to the end of Article 1 (2):

'in Greece: διπλωματούχος ἀδελφή νοσοκόμος.'

(b) The following is added to the end of Article 3:

'[(i) in Greece:

1. either the diploma of Ἄνωτέρας Σχολής Ἀδελφῶν Νοσοκόμων (college of nurses responsible for general care), recognized by the Ministry for Social Services or the diploma of τῶν παραϊατρικῶν σχολῶν τῶν Κέντρων Ἀνωτέρως Τεχνικῆς καὶ Ἐπαγγελματικής Ἐκπαιδεύσεως (para-medical schools of the Higher Technical and Vocational Education Centres) awarded by the Ministry for National Education and Religious Affairs;

2. the παραϊατρικό πρακτικό ἀσκήσεως τῆς άδελφῆς νοσοκόμος (certificate of practical training for the nursing profession) awarded by the Ministry for Social Services.]

(i) Practitioners of dentistry

(a) The following is added to the end of Article 1:
'in Greece:
οδοτιτάρχος ή χειροτήρος οδοτιτάρχος'.

(b) The following is added to the end of Article 3:
'(j) in Greece:
πτυχίο οδοτιταρχικής τοι Παινειοτημίου'.

(j) Veterinary surgeons
The following is added to the end of Article 3:
'(j) in Greece:
Δίπλωμα Κτηνιατρικής Σχολής του Παινειοτημίου Θεσσαλονίκης'.

IV. TRANSPORT

The following sentence is added to Article 21 (6):
'The Hellenic Republic shall, after consultation with the Commission, take the necessary measures to this end within a period of six months following accession.'

The following is added to Article 19 (1) (inserted after 'Deutsche Bundesbahn (DB)'):
— 'Οργανισμός Σιδηροδρόμων Ελλάδος Α.Ε. (ΟΣΕ)'.

The following is added to Article 3 (1) (inserted after 'Deutsche Bundesbahn (DB)'):
— 'Οργανισμός Σιδηροδρόμων Ελλάδος Α.Ε. (ΟΣΕ)'.

Annex II is supplemented as follows:

— the following is added to the list in 'A. Rail':
'Hellenic Republic
— 'Οργανισμός Σιδηροδρόμων Ελλάδος Α.Ε. (ΟΣΕ)'.
— the following is added to the list in 'B. Road':
'Hellenic Republic
1. 'Εθνικό οδικό δίκτυο
2. 'Επαρχιακό οδικό δίκτυο
3. Δημοτικό ή κοινοτικό οδικό δίκτυο

as amended by:
— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),
In Article 22 (4), the words 'forty-one' are replaced by 'forty-five'.
In point I (1) of Annex II, the words 'GR for Greece' are added to the words in brackets.

In Article 1, the following is added to the footnotes to Annexes 1 and 4 to Commission
The following reference is added to Article 2 (inserted after 'Deutsche Bundesbahn (DB)'):

— 'Οργανισμός Σιδηροδρόμων Ελλάδος Α.Ε. (ΟΣΕ)

— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

In the Annex, 'six' is replaced by 'seven'.


The following is added to Article 1 (1) (inserted after 'Deutsche Bundesbahn (DB)'):

— 'Οργανισμός Σιδηροδρόμων Ελλάδος Α.Ε. (ΟΣΕ)


The following is added to Annex II:

— 'Greece' is added after the Federal Republic of Germany;
— 'Greece' is deleted after Yugoslavia.
The following paragraph is added to Article 25:

'5. The provisions of paragraphs 1 to 4 above still apply in the same way in the case of the accession of the Hellenic Republic.'

2. Commission Regulation No 27 of 3 May 1962 (OJ No 35, 10. 5. 1962, p. 1118/62), as amended by:


In Article 2 (1), 'ten' is replaced by 'eleven'.


In Article 4:

- paragraph 1 is supplemented by the following:

'The provisions of the preceding subparagraph shall apply in the same way in the case of the accession of the Hellenic Republic.'

- paragraph 2 is supplemented by the following:

'Paragraph 1 shall not apply to agreements and concerted practices to which Article 85 (1) of the Treaty applies by virtue of the accession of the Hellenic Republic and which must be notified before 1 July 1981, in accordance with Articles 5 and 25 of Regulation No 17, unless they have been so notified before that date.'


- the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),

The following is added to Article 5:

'This provision shall apply in the same way in the case of the accession of the Hellenic Republic.'


In Article 4:

- the following is added to paragraph 1:

'The provisions of the preceding subparagraph shall apply in the same way as in the case of the accession of the Hellenic Republic.'

- paragraph 2 is supplemented by the following:

'Paragraph 1 shall not apply to agreements and concerted practices to which Article 85 (1) of the Treaty applies by virtue of the accession of the Hellenic Republic and which, by reason of this accession, fall within the scope of Article 85 (1), if, in the six months following accession, they are so amended that they comply with the conditions laid down in this Regulation.'

ECSC acts


Article 6 is supplemented by the following:

'3. The prohibition in Article 85 (1) of the Treaty shall not apply to the specialization agreements which were in existence at the date of the accession of the Hellenic Republic and which, by reason of this accession, fall within the scope of Article 85 (1), if, in the six months following accession, they are so amended that they comply with the conditions laid down in this Regulation.'


To Article 3 (1) a further point is added:

'(i) Greece'.


In Annex I, 'Greece' is added to the list of Member States appearing in footnote 2.

In Annex II, 'Greece' is added to the list of Member States appearing in the first column of the second table.
VI. TAXATION


The following additions are made to Article 3 (1) (a):

— in the introductory provision: indication of companies under 'Hellenic' law,
— in the first indent:
  'Ανώνυμα Εταιρεία',
— in the second indent:
  'Εταιρεία και μικτά μικτά Εταιρείες',
— in the third indent:
  'Εταιρεία Περιορισμένης Ευθύνης'.


The following is added to Article 1 (3):

'in Greece:
Φόρος ιδιότητας φυσικών προσώπων
Φόρος ιδιότητας νομικών προσώπων
Φόρος έκτιστου περιονοματικού'.


The following should be added after the last indent of Article 3 (2):

'— Greece:
  'Αγιο Όρος'.


The following indent is added after Article 1 (2):

'— average rates existing in Greece at the time of accession of that State; however, recourse shall be made to these provisions in order to assess the conformity of these rates with the provisions of Article 97 of the Treaty'.

VII. ECONOMIC POLICY

1. Decision 13/79 of 13 March 1979 of the Board of Governors of the European Monetary Cooperation Fund.

The amounts of 'debtor quotas' and their allocation in percentage terms is amended as follows:

<table>
<thead>
<tr>
<th>Country/Monetary Authority</th>
<th>Million</th>
<th>ECU</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banque nationale de Belgique</td>
<td>580</td>
<td>7-20</td>
<td></td>
</tr>
<tr>
<td>Danmarks Nationalbank</td>
<td>260</td>
<td>3-23</td>
<td></td>
</tr>
<tr>
<td>Deutsche Bundesbank</td>
<td>1740</td>
<td>21-62</td>
<td></td>
</tr>
<tr>
<td>Τράπεζα της Ελλάδος</td>
<td>150</td>
<td>1-86</td>
<td></td>
</tr>
<tr>
<td>Banque de France</td>
<td>1740</td>
<td>21-62</td>
<td></td>
</tr>
<tr>
<td>Central Bank of Ireland</td>
<td>100</td>
<td>1-24</td>
<td></td>
</tr>
<tr>
<td>Banca d'Italia</td>
<td>1160</td>
<td>14-41</td>
<td></td>
</tr>
<tr>
<td>Nederlandsche Bank</td>
<td>580</td>
<td>7-20</td>
<td></td>
</tr>
<tr>
<td>Bank of England</td>
<td>1740</td>
<td>21-62</td>
<td></td>
</tr>
<tr>
<td>Total EEC</td>
<td>8050</td>
<td>100-00</td>
<td></td>
</tr>
</tbody>
</table>

The amounts of 'creditor quotas' and their allocation in percentage terms is amended as follows:

<table>
<thead>
<tr>
<th>Country/Monetary Authority</th>
<th>Million</th>
<th>ECU</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banque nationale de Belgique</td>
<td>1160</td>
<td>7-20</td>
<td></td>
</tr>
<tr>
<td>Danmarks Nationalbank</td>
<td>520</td>
<td>3-23</td>
<td></td>
</tr>
<tr>
<td>Deutsche Bundesbank</td>
<td>3480</td>
<td>21-62</td>
<td></td>
</tr>
<tr>
<td>Τράπεζα της Ελλάδος</td>
<td>300</td>
<td>1-86</td>
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<tr>
<td>Banque de France</td>
<td>3480</td>
<td>21-62</td>
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</tr>
<tr>
<td>Central Bank of Ireland</td>
<td>200</td>
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</tr>
<tr>
<td>Banca d'Italia</td>
<td>2320</td>
<td>14-41</td>
<td></td>
</tr>
<tr>
<td>Nederlandsche Bank</td>
<td>1160</td>
<td>7-20</td>
<td></td>
</tr>
<tr>
<td>Bank of England</td>
<td>3480</td>
<td>21-62</td>
<td></td>
</tr>
<tr>
<td>Total EEC</td>
<td>16100</td>
<td>100-00</td>
<td></td>
</tr>
</tbody>
</table>

as amended by:

The Annex is replaced by the following:

<table>
<thead>
<tr>
<th>ANNEX</th>
<th>million ECU</th>
<th>percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>1000</td>
<td>6-96</td>
</tr>
<tr>
<td>Denmark</td>
<td>465</td>
<td>3-24</td>
</tr>
<tr>
<td>Greece</td>
<td>3105</td>
<td>21-61</td>
</tr>
<tr>
<td>France</td>
<td>270</td>
<td>1-88</td>
</tr>
<tr>
<td>Ireland</td>
<td>3105</td>
<td>21-61</td>
</tr>
<tr>
<td>Italy</td>
<td>180</td>
<td>1-25</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>2070</td>
<td>14-40</td>
</tr>
<tr>
<td>Netherlands</td>
<td>35</td>
<td>0-24</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>1035</td>
<td>7-20</td>
</tr>
<tr>
<td>Total</td>
<td>14370</td>
<td>100-00</td>
</tr>
</tbody>
</table>


The list of percentages in Article 2 is replaced by the following:

- Belgium/Luxembourg 14-40
- Denmark 6-46


The list of percentages in Article 2 is replaced by the following:

- Belgium/Luxembourg 7-20
- Denmark 3-25
- Germany 21-62
- Greece 1-86
- France 21-62
- Ireland 1-24
- Italy 14-41
- Netherlands 7-20
- United Kingdom 21-62


In Article 7, 'eleven' is replaced by 'twelve'.

In the first paragraph of Article 10, 'eleven' is replaced by 'twelve'.

### VIII. EXTERNAL RELATIONS


   In Article 11 (2), 'forty-one' is replaced by 'forty-five'.


(a) The following is added in Annex I:

   — in the heading and title (OJ No C 287, p. 3):
     'ΠΕΡΙΛΗΨΗ ΕΛΕΓΧΟΥ'
   — in the headings and titles (OJ No L 261, 29. 11. 1977, p. 9):
in the titles of each of the four columns (reproduced on each page in OJ No C 287, pages 3 to 47):

- 'Είδος εμπορεύματος.
- Κλάση Κ Δ'.
- Έλευθέρωση εξαρτώμενη αποκλειστικά από την κτησιμογέφυρη.
- 'Κοινοτική επίβλεψη',
- 'Εθνική επίβλεψη',
- in footnote 1 on pages 5, 8, 10, 25 and 40 of OJ No C 287:

'Γιά τήν ακριβή περιγραφή τοϋ εμπορεύματος βλέπε σημείωση τού τέλος τοΰ παραρτήματος',

in the note at the end of the said Annex (OJ No C 287, p. 48), in the heading and the title of each column and in the entry for each product:

(b) In Annex II, the words 'Greece (including Euboea and the Sporades, ... Crete) are deleted from the list of third countries.

<table>
<thead>
<tr>
<th>Κατηγορία</th>
<th>Είδος εμπορεύματος</th>
</tr>
</thead>
<tbody>
<tr>
<td>07.02 ex B</td>
<td>Έτερα, εξαρτώμενα των γειτονικών γεωργικών προϊόντων.</td>
</tr>
<tr>
<td>07.04 ex B</td>
<td>Έτερα, εξαρτώμενα των γεωργικών προϊόντων.</td>
</tr>
<tr>
<td>13.03 ex B</td>
<td>Πηγαίνοντα, και πηγαίνοντα.</td>
</tr>
<tr>
<td>20.02 ex H</td>
<td>Λασιτ. εξαρτώμενα των παραγόντων περιστροφής γεωργικών προϊόντων.</td>
</tr>
<tr>
<td>ex 20.07</td>
<td>Έξοδα προϊόντων των λιτοφονίων γεωργικών προϊόντων.</td>
</tr>
<tr>
<td>29.35 ex Q</td>
<td>Καθαρίζοντας και άλλα καθαρίζοντας.</td>
</tr>
<tr>
<td>ex 44.13</td>
<td>Σιντάσμα πλατυώμομαι κρεμασμένη κομματικά, εξαρτώμενα.</td>
</tr>
<tr>
<td>84.35 ex A III</td>
<td>Τέσσερα μέρη και άλλα, τεσσάρων και παραγόντων τεσσάρων.</td>
</tr>
</tbody>
</table>

as amended by:

- Regulation (EEC) No 2385/71 of 8 November 1971 (OJ No L 249, 10. 11. 1971, p. 3),
- the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),
— publication of the current version of the Annex to the said Regulation taking account of the successive amendments thereto (OJ No C 287, 15. 12. 1975, p. 55).

The following is added in the Annex:

— in the heading and title (OJ No C 287, p. 56):

'ΠΑΡΑΡΤΗΜΑ
ΠΡΟΒΛΕΠΟΜΕΝΑΙ ΕΞΑΓΩΓΑΙ
Το παράρτημα αφορά τον χώρο της Κοινότητας, των προϊόντων τρίτων χωρών που άνευ του κατοπτέρου και σημειώνεται με ένα "Χ".'

— in the list of abbreviations (OJ No C 287, p. 56) the following additional table:

<table>
<thead>
<tr>
<th>Συντμήματα</th>
<th>Είδος εμπορευμάτων</th>
</tr>
</thead>
<tbody>
<tr>
<td>BG = Βουλγαρία</td>
<td>Λοίπα, εξαιρετικά των γεωμηλών</td>
</tr>
<tr>
<td>H = Ουγγαρία</td>
<td>Λοίπα, εξαιρετικά των γεωμηλών</td>
</tr>
<tr>
<td>PL = Πολωνία</td>
<td>Πιθανότερα λιμένα και παρασκευεικά έντομα</td>
</tr>
<tr>
<td>R = Ρουμανία</td>
<td>Λοίπα, εξαιρετικά των παρασκευεικών διαστάσεων</td>
</tr>
<tr>
<td>CS = Τσεχοσλοβακία</td>
<td>Καθαρότερο και ελάχιστα αιτήματα, αμυντικά στοιχεία και τα παρασκευαστικά</td>
</tr>
<tr>
<td>DDR = Λαϊκή Δημοκρατία της Γερμανίας</td>
<td>Καθαρότερο και ελάχιστα αιτήματα, αμυντικά στοιχεία και τα παρασκευαστικά</td>
</tr>
<tr>
<td>SU = ΕΣΣΔ</td>
<td>Εξαιρέτως της εξαίρεσης των παρασκευαστικών διαστάσεων</td>
</tr>
<tr>
<td>AL = 'Αλβανία</td>
<td>Συντμήματα των αεροπορικών αερωπορικών τραμπολιών</td>
</tr>
<tr>
<td>RPC = Λαϊκή Δημοκρατία της Κίνας</td>
<td>Εξαιρέτως της εξαίρεσης των παρασκευαστικών διαστάσεων</td>
</tr>
<tr>
<td>VN = Βόρειο Βιετνάμ</td>
<td>Εξαιρέτως της εξαίρεσης των παρασκευαστικών διαστάσεων</td>
</tr>
<tr>
<td>COR = Βόρειας Κορέας</td>
<td>Εξαιρέτως της εξαίρεσης των παρασκευαστικών διαστάσεων</td>
</tr>
<tr>
<td>MO = Μογγολία</td>
<td>Εξαιρέτως της εξαίρεσης των παρασκευαστικών διαστάσεων</td>
</tr>
</tbody>
</table>

— in the note at the end of the said Annex (OJ No C 287, p. 79), in the heading and the title of each column and in the entry for each product:

as amended by:

The following is added to Annex I:

'ΠΑΡΑΡΤΗΜΑ I
Πίνακας χωρών κρατικού εμπορίου που ύπαρξει-ροντα στο άθροισ
'Αλβανία
Βουλγαρία
Ουγγαρία
Πολωνία
Ρουμανία
Τσεχοσλοβακία
ΕΣΣΔ
Λαϊκή Δημοκρατία της Γερμανίας
Λαϊκή Δημοκρατία της Κίνας
Βόρειας Κορέας
Βόρειο Βιετνάμ
Μογγολία'.
The following is added to each of Annexes II to XI:

— in the heading and title:

— (for Annex II):

ΠΑΡΑΡΤΗΜΑ II
Ποσοστοίσις παραχωρούμενες από τα Κράτη μέλη για πάγοις από Έλληνα για την περίοδο από το Ι' Πανοπλισμό έως 31 Δεκεμβρίου 1975;.

— (for Annex III):

ΠΑΡΑΡΤΗΜΑ III
Ποσοστοίσις...Εκ Βουλγαρίας...

— (for Annex IV):

ΠΑΡΑΡΤΗΜΑ IV
Ποσοστοίσις...€ Ουγγρίας...

and so on,

— in the 'NB' entry, under the title of each of those Annexes:

'Οι διάθηκη των κλάσεων του κοινού διαμολογίου στη δεύτερη στήλη ἀναφέρονται ἐνδεικτικά'.

— in the note appearing before each of the quota lists (OJ No L 99, pp. 16, 31, 49, 69, 88, 107 and 117):

'Οι ποσοστοίσις που ομιλείται με ἀνεξοδικό (') καλλιτέχνη μόνο προλέγονται ὑπεραγομένου στὴν Συνθήκη ΓΚΑΧ. Σύνεπες δὲν ἐπικείνται στὶς διατάξεις της παρούσας ἀποφάσεως. Οι ποσοστοίσις αὐτὲς ἀναφέρονται στὴν καταλόγος χάριν ἀπὸ ἐπιμήκους.'


The footnote appearing on page 1 of Annex A is supplemented as follows:

'Greece:
Κεφάλαιο Ασφαλίσεως Πιστώσεων 'Εξαγωγών'.


The footnote appearing on page 1 of Annex A is supplemented as follows:

'Greece:
Κεφάλαιο Ασφαλίσεως Πιστώσεων 'Εξαγωγών'.


In Annex C (List of participants), ‘Greece’ is added in the footnote listing the Member States of the Community and is deleted from the list of third countries.

IX. SOCIAL POLICY


as amended by:

— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),


In Article 1 (a):

— the following is added to the end of (ii):

'or under a scheme referred to in (iii)',

— the following is inserted after (ii):

'(iii) any person who is compulsorily insured for several of the contingencies covered by the branches dealt with in this Regulation, under a standard social security scheme for the whole rural population in accordance with the criteria laid down in Annex V',

— (iii) becomes (iv).

In Article 82 (1), 'fifty-four' is replaced by 'sixty'.
In Annex I, the following is inserted:

'E. Greece
None'.

The entries 'E. Ireland', 'F. Italy', 'G. Luxembourg', 'H. Netherlands' and 'I. United Kingdom' become respectively 'F. Ireland', 'G. Italy', 'H. Luxembourg', 'I. Netherlands' and 'J. United Kingdom'.

In Annex II, Sections A and B are amended as follows:

Section A

— after the entry 'Belgium — France', the following is inserted:

'4. Belgium — Greece
Articles 15 (2), 35 (2) and 37 of the General Convention of 1 April 1958',

— after the entry 'Denmark — France', the following is inserted:

'12. Denmark — Greece
No Convention',

— after the entry 'Germany — France', the following is inserted:

'19. Germany — Greece
Article 5 (2) of the General Convention of 25 April 1961',

— after the entry 'Germany — United Kingdom', the following is inserted:

'25. France — Greece
Article 16, fourth paragraph, and Article 30 of the General Convention of 19 April 1958',

— after the entry 'France — United Kingdom', the following is inserted:

'31. Greece — Ireland
No Convention
32. Greece — Italy
No Convention
33. Greece — Luxembourg
No Convention
34. Greece — Netherlands
None
35. Greece — United Kingdom
No Convention',

— after the new entry 'Belgium — Greece', all the existing entries are re-numbered accordingly.

Section B

— after the entry 'Belgium — France', the following is inserted:

'4. Belgium — Greece
None',

— after the entry 'Denmark — France', the following is inserted:

'12. Denmark — Greece
No Convention',

— after the entry 'Germany — France', the following is inserted:

'19. Germany — Greece
None',

— after the entry 'Germany — United Kingdom', the following is inserted:

'25. France — Greece
None',

— after the entry 'France — United Kingdom', the following is inserted:

'31. Greece — Ireland
No Convention
32. Greece — Italy
No Convention
33. Greece — Luxembourg
No Convention
34. Greece — Netherlands
None
35. Greece — United Kingdom
No Convention',

— after the new entry 'Belgium — Greece', all the existing entries are re-numbered accordingly.

In Annex III, the following is inserted:

'E. Greece
The legislation relating to the agricultural insurance scheme'.

The entries 'E. Ireland', 'F. Italy', 'G. Luxembourg', 'H. Netherlands' and 'I. United Kingdom' become respectively 'F. Ireland', 'G. Italy', 'H. Luxembourg', 'I. Netherlands' and 'J. United Kingdom'.
In Annex V, the following is inserted:

'E. Greece

1. Persons insured under the OGA scheme who pursue exclusively activities as employed persons or who are or have been subject to the legislation of another Member State and who consequently are or have been "workers" within the meaning of Article 1 (a) of the Regulation are considered as workers within the meaning of Article 1 (a) (iii) of the Regulation.

2. For the purposes of granting the national family allowances, persons referred to in Article 1 (a) (i) and (iii) of the Regulation are considered as workers within the meaning of Article 1 (a) (ii) of the Regulation.

3. Notwithstanding paragraph 1, Article 22 (1) (a) of the Regulation applies to an OGA-insured person whose state of health necessitates immediate care before he begins the employment which he has come to take up in a Member State other than Greece.

4. Article 10 (1) of the Regulation does not affect the provision of Article 2 (4) of Decree Law No 4577/66 whereby the payment of pensions awarded by IKA to persons of Greek nationality or origin coming from Egypt or Turkey is suspended if the pension-holder resides abroad without valid reason for more than three months.

The entries 'E. Ireland', 'F. Italy', 'G. Luxembourg', 'H. Netherlands' and 'I. United Kingdom' become respectively 'F. Ireland', 'G. Italy', 'H. Luxembourg', 'I. Netherlands' and 'J. United Kingdom'.


After Article 8, the following Article 8a is inserted:

'Article 8a

Rules applicable in the case of overlapping of rights to sickness benefits, benefits with respect to accidents at work or occupational disease under Hellenic legislation and the legislation of one or more other Member States

If during the same period a worker or member of his family is entitled to claim sickness benefits, benefits with respect to accidents at work or occupational disease under Hellenic legislation and under the legislation of one or more other Member States, these benefits shall be granted exclusively under the legislation to which the worker was last subject.'

After Article 9, the following Article 9a is inserted:

'Article 9a

Rules applicable in the case of overlapping of rights to unemployment benefits

If a worker, entitled to unemployment benefits under the legislation of a Member State to which he was subject during his last employment pursuant to Article 69 of the Regulation, goes to Greece where he is also entitled to unemployment benefits by virtue of a period of insurance or employment previously completed under Hellenic legislation, the right to benefits under Hellenic legislation shall be suspended for the period laid down in Article 69 (1) (c) of the Regulation.'

In Article 10, after paragraph 1, the following paragraph 1a is added:

'1a. If a worker subject to the legislation of a Member State is entitled to family allowances by virtue of periods of insurance or employment previously completed under Hellenic legislation, this right shall be suspended where, during the same period and for the same member of the family, family benefits or allowances are due under the legislation of the first Member State pursuant to Articles 73 and 74 of the Regulation.'
In Article 107, the following subparagraph is added to paragraph 1:

'For the purposes of applying this provision, the conversion rate for the Greek drachma shall be based until further decision by the Council, on the foreign exchange market of Athens.'

The following point is inserted into paragraph 3:

'(d) for the Greek drachma: the average official rates quoted on each business day by the Bank of Greece.'

Points (d), (e), (f) and (g) become (e), (f), (g) and (h) respectively.

The following is added to Annex 1:

— after the entry 'D. France', the following is added:

'E. Greece

1. ΥΠΟΥΡΓΟΣ ΚΟΙΝΩΝΙΚΩΝ ΕΙΣΑΓΩΓΩΝ (Minister of Social Affairs) ΑΘΗΝΑ

2. ΥΠΟΥΡΓΟΣ ΕΡΓΑΣΙΑΣ (Minister of Labour) ΑΘΗΝΑ

3. ΥΠΟΥΡΓΟΣ ΕΜΠΟΡΙΚΗΣ ΝΑΥΤΙΑΣ (Minister of the Merchant Navy) ΠΕΙΡΑΙΑΣ'

— the entries 'E. Ireland', 'F. Italy', 'G. Luxembourg', 'H. Netherlands' and 'J. United Kingdom' become respectively 'F. Ireland', 'G. Italy', 'H. Luxembourg', 'I. Netherlands' and 'J. United Kingdom'.

— in the entry 'C. Germany', the following is added as a seventh indent to 2 (a) (i):

'— if the person concerned is resident in Greece or is a Hellenic national resident in the territory of a non-Member State:

Landesversicherungsanstalt Württemberg
(Regional Insurance Office of Württemberg), Stuttgart',

— in the entry 'C. Germany', the following is added as a seventh indent to 2 (b) (i):

'— if the last contribution under the legislation of another Member State was paid into a Greek pension insurance institution:

Landesversicherungsanstalt Württemberg
(Regional Insurance Office of Württemberg), Stuttgart',

— after the entry 'D. France', the following is added:

'E. GREECE

1. Sickness, maternity

(i) as a general rule:

ΓΕΩΡΓΙΚΩΝ ΕΙΣΑΓΩΓΩΝ (Minister of Agriculture) ΑΘΗΝΑ

ΔΗΜΟΣΙΑ ΑΣΦΑΛΙΣΤΩΝ ΟΡΓΑΝΙΣΜΟΣ (Ministry of the National Insurance Organisation) ΑΘΗΝΑ

(ii) for mariners:

ΟΙΚΟΣ ΝΑΥΤΩΝ (Seamen's Home) ΠΕΙΡΑΙΑΣ

(iii) agricultural scheme:

ΟΡΓΑΝΙΣΜΟΣ ΕΞΩΤΕΡΙΚΩΝ ΑΣΦΑΛΙΣΤΩΝ (National Insurance Organisation) ΑΘΗΝΑ
2. Invalidity, old-age, death (pensions)

(i) as a general rule:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΙΚΑ) ΑΘΗΝΑ
(Social Insurance Institute) or the insurance
body with which the worker is or was
insured Athens

(ii) mariners’ scheme:

ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ
ΤΑΜΕΙΟΝ (ΝΑΤ) ΠΕΙΡΑΙΑΣ
(Mariners’ Retirement Fund) Piraeus

(iii) agricultural scheme:

ΟΡΓΑΝΙΣΜΟΣ ΓΕΩΡΓΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΟΓΑ) ΑΘΗΝΑ
(National Agricultural Insurance Institute) Athens

3. Accidents at work, occupational diseases

(i) as a general rule:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΙΚΑ) ΑΘΗΝΑ
(Social Insurance Institute) or the insurance
body with which the worker is or was
insured Athens

(ii) mariners’ scheme:

ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ
ΤΑΜΕΙΟΝ (ΝΑΤ) ΠΕΙΡΑΙΑΣ
(Mariners’ Retirement Fund) Piraeus

(iii) agricultural scheme:

ΟΡΓΑΝΙΣΜΟΣ ΓΕΩΡΓΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΟΓΑ) ΑΘΗΝΑ
(National Agricultural Insurance Institute) Athens

4. Death grants (funeral expenses)

(i) as a general rule:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΙΚΑ) ΑΘΗΝΑ
(Social Insurance Institute) or the insurance
body with which the worker is or was
insured Athens

(ii) mariners’ scheme:

ΟΙΚΟΣ ΝΑΥΤΟΥ ΠΕΙΡΑΙΑΣ
(Seamen’s Home) Piraeus

(iii) agricultural scheme:

ΟΡΓΑΝΙΣΜΟΣ ΓΕΩΡΓΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΟΓΑ) ΑΘΗΝΑ
(National Agricultural Insurance Institute) Athens

5. Family allowances

(i) employed persons’ scheme,
including undertakings’
schemes:

ΟΡΓΑΝΙΣΜΟΣ ΑΠΑΣΧΟΛΗΣΤΩΝ
ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ) ΑΘΗΝΑ
(Labour Employment Office) Athens

(ii) general scheme:

ΟΡΓΑΝΙΣΜΟΣ ΓΕΩΡΓΙΚΩΝ
ΑΣΦΑΛΙΣΤΩΝ (ΟΓΑ) ΑΘΗΝΑ
(National Agricultural Insurance Institute) Athens
6. Unemployment

(i) as a general rule: ORΓΑΝΙΣΜΟΣ ΑΠΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ) ΑΘΗΝΑ
(Labour Employment Office) Athens

(ii) mariner's scheme: ΟΙΚΟΣ ΝΑΥΤΟΥ ΠΕΙΡΑΙΑΣ
(Seamen’s Home) Piraeus

(iii) newspaper industry employees scheme, administered by:

1. ΤΑΜΕΙΟΝ ΑΔΦΑΛΙΣΕΩΣ ΕΡΓΑΤΩΝ ΤΥΠΟΥ ΑΘΗΝΑ
(Insurance Fund for Press Employees)

2. ΤΑΜΕΙΟΝ ΣΥΝΤΑΞΕΩΣ ΠΡΟΣΩΠΙΚΟΥ ΕΦΗΜΕΡΙΩΝ ΑΘΗΝΑ — ΘΕΣΣΑΛΟΝΙΚΗΣ ΑΘΗΝΑ
(Pension Fund for Press Employees in Athens and Salonika) Athens


Annex 3 is supplemented as follows:

— in the entry ‘C. Germany’, 3 (a) is supplemented as follows:

'(viii) dealings with Greece:

‘Landesversicherungsanstalt Württemberg (Regional Insurance Office of Württemberg), Stuttgart’.

— after the entry ‘D. France’, the following is inserted:

E. GREECE

1. Unemployment, family allowances: ORΓΑΝΙΣΜΟΣ ΑΠΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ) ΑΘΗΝΑ
(Labour Employment Office) Athens

2. Other benefits: ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΔΦΑΛΙΣΕΩΝ (ΙΚΑ) ΑΘΗΝΑ
(Social Insurance Institute) Athens

3. Benefits for mariners: ΝΑΥΤΙΚΟΝ ΑΙΟΜΑΧΙΚΟΝ ΤΑΜΕΙΟΝ (ΝΑΤ) η ΟΙΚΟΣ ΝΑΥΤΟΥ ΠΕΙΡΑΙΑΣ
(Mariners’ Retirement Fund or Seamen’s Home, as appropriate) Piraeus


Annex 4 is supplemented as follows:

— in the entry ‘C. Germany’, 3 (b) is supplemented as follows:

'(viii) dealings with Greece:

Landesversicherungsanstalt Württemberg (Regional Insurance Office of Württemberg), Stuttgart'.
— after the entry ‘D. France’, the following is inserted:

‘E. GREECE

1. In general:

<table>
<thead>
<tr>
<th>Organization</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)</td>
<td>Athens</td>
</tr>
<tr>
<td>(Social Insurance Institute)</td>
<td></td>
</tr>
</tbody>
</table>

2. Unemployment, family allowances:

<table>
<thead>
<tr>
<th>Organization</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΟΡΓΑΝΙΣΜΟΣ ΑΠΑΣΧΟΛΗΣΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ)</td>
<td>Athens</td>
</tr>
<tr>
<td>(Labour Employment Office)</td>
<td></td>
</tr>
</tbody>
</table>

3. For mariners:

<table>
<thead>
<tr>
<th>Organization</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ ΤΑΜΕΙΟΝ (ΝΑΤ)</td>
<td>Piraeus</td>
</tr>
<tr>
<td>(Mariners’ Retirement Fund)</td>
<td></td>
</tr>
</tbody>
</table>


Annex 5 is amended as follows:

— after the entry ‘3. Belgium—France’, the following is inserted:

‘4. Belgium—Greece

None’,

— after the entry ‘Denmark—France’, the following is inserted:

‘12. Denmark—Greece

No Convention’,

— after the entry ‘Germany—France’, the following is inserted:

‘19. Germany—Greece

None’,

— after the entry ‘Germany—United Kingdom’, the following is inserted:

‘25. France—Greece

None’,

— after the entry ‘France—United Kingdom’, the following is inserted:

‘31. Greece—Ireland

No Convention

32. Greece—Italy

No Convention

33. Greece—Luxembourg

No Convention

34. Greece—Netherlands

None

35. Greece—United Kingdom

No Convention.

Annex 6 is supplemented as follows:

— the entry ‘C. Germany’ is supplemented as follows: under points 1 (a) and 2 (a), ‘Greece’ is added after ‘France’,

— after the entry ‘D. France’, the following is inserted:

‘E. GREECE

Pension insurance for employed persons
(invalidity, old-age, death)

(a) Dealing with France:

<table>
<thead>
<tr>
<th>Country</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Greece</td>
<td>Payment through the liaison bodies</td>
</tr>
</tbody>
</table>

(b) Dealing with Belgium, Denmark, Germany, Ireland, Italy, Luxembourg, the Netherlands and the United Kingdom:

Direct payment’,

Annex 7 is supplemented as follows:
— after the entry ‘D. France’, the following is inserted:

‘E. GREECE

ΤΡΑΠΕΖΑ ΤΗΣ ΕΛΛΑΔΟΣ ΑΘΗΝΑ
(Rank of Greece: Athens).


Annex 9 is supplemented as follows:
— after the entry ‘D. France’, the following is inserted:

‘E. GREECE

The general social security scheme administered by the ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ) (SOCIAL INSURANCE INSTITUTE) shall be taken into consideration when calculating the average annual cost of benefits in kind.


Annex 10 is supplemented as follows:
— after the entry ‘D. France’, the following is inserted:

‘E. GREECE

1. For the purposes of applying Article 14 (3) of the Regulation and Article 11 (1) of the Implementing Regulation:

(a) In general:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)
(Social Insurance Institute) ΑΘΗΝΑ
Athens.

(b) For mariners:

ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ ΤΑΜΕΙΟΝ (ΝΑΤ)
(Mariners’ Retirement Fund) ΠΕΙΡΑΙΑΣ
Piraeus.

2. For the purposes of applying Articles 13 (2) and (3), and 14 (1) and (2) of the Implementing Regulation:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)
(Social Insurance Institute) ΑΘΗΝΑ
Athens.

3. For the purposes of applying Articles 80 (2) and 85 (2) of the Implementing Regulation:

ΟΡΓΑΝΙΣΜΟΣ ΑΠΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ)
(Labour Employment Office) ΑΘΗΝΑ
Athens.

4. For the purposes of applying Article 81 of the Implementing Regulation:

ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)
(Social Insurance Institute) ΑΘΗΝΑ
Athens.
5. For the purposes of applying Articles 102 (2) and 110 of the Implementing Regulation:

(a) Family allowances, unemployment:

<table>
<thead>
<tr>
<th>Organisation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΟΡΓΑΝΙΣΜΟΣ ΑΗΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ)</td>
<td>ΑΘΗΝΑ (Labour Employment Office)</td>
</tr>
<tr>
<td>ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ</td>
<td>ΠΕΙΡΑΙΑΣ (Mariners’ Retirement Fund)</td>
</tr>
<tr>
<td>ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)</td>
<td>ΑΘΗΝΑ (Social Insurance Institute)</td>
</tr>
</tbody>
</table>

(b) Mariners’ benefits:

<table>
<thead>
<tr>
<th>Organisation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ</td>
<td>ΠΕΙΡΑΙΑΣ (Mariners’ Retirement Fund)</td>
</tr>
<tr>
<td>ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)</td>
<td>ΑΘΗΝΑ (Social Insurance Institute)</td>
</tr>
</tbody>
</table>

(c) Other benefits:

<table>
<thead>
<tr>
<th>Organisation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΟΡΓΑΝΙΣΜΟΣ ΑΗΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ)</td>
<td>ΑΘΗΝΑ (Labour Employment Office)</td>
</tr>
</tbody>
</table>

6. For the purposes of applying Article 82 (2) of the Implementing Regulation:

<table>
<thead>
<tr>
<th>Organisation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΟΡΓΑΝΙΣΜΟΣ ΑΗΑΣΧΟΛΗΣΕΩΣ ΕΡΓΑΤΙΚΟΥ ΔΥΝΑΜΙΚΟΥ (ΟΑΕΔ)</td>
<td>ΑΘΗΝΑ (Labour Employment Office)</td>
</tr>
</tbody>
</table>

7. For the purposes of applying Article 113 (2) of the Implementing Regulation:

<table>
<thead>
<tr>
<th>Organisation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>ΝΑΥΤΙΚΟΝ ΑΠΟΜΑΧΙΚΟΝ</td>
<td>ΠΕΙΡΑΙΑΣ (Mariners’ Retirement Fund)</td>
</tr>
<tr>
<td>ΙΔΡΥΜΑ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ (ΙΚΑ)</td>
<td>ΑΘΗΝΑ (Social Insurance Institute)</td>
</tr>
</tbody>
</table>

— the entries 'E. Ireland', 'F. Italy', 'G. Luxembourg', 'H. Netherlands' and 'I. United Kingdom' become respectively 'F. Ireland', 'G. Italy', 'H. Luxembourg', 'I. Netherlands' and 'J. United Kingdom'.


In Article 4 (1), 'thirty' is replaced by 'thirty-three'.

In points (a), (b) and (c) of the same paragraph, 'nine' is replaced by 'ten'.


The note to the Annex is replaced by the following:

'(1) Belgian, Danish, Dutch, French, German, Greek, Irish, Italian, Luxembourg, United Kingdom, depending on which country issues the card.'


In Article 2, ‘fifty-four’ is replaced by ‘sixty’.

In Article 4, ‘nine’ is replaced by ‘ten’.


In Article 1, ‘fifty-four’ is replaced by ‘sixty’.


In Article 4 (1), 'fifty-four' is replaced by 'sixty'.
8. The Decision of the representatives of the Governments of the Member States, meeting within the Special Council of Ministers, of 9 July 1957 (OJ No 28, 31. 8. 1957, p. 487/57),
as amended by:
— the Decision of the representatives of the Governments of the Member States, meeting within the Special Council of Ministers, of 11 March 1965 (OJ No 46, 22. 3. 1965, p. 698/65),

In the first paragraph of Article 3, 'thirty-six' is replaced by 'forty'.
In the third paragraph of Article 13, 'six' is replaced by 'seven'.
In the first paragraph of Article 18, 'twenty-four' is replaced by 'twenty-seven'.
In the second paragraph of Article 18, 'nineteen' is replaced by 'twenty-one'.

In Article 6 (2), 'forty-one' is replaced by 'forty-five'.

X. APPROXIMATION OF LEGISLATION

(a) Technical barriers (industrial products)

1. In the following acts and Articles indicated, '41' or 'forty-one' are both replaced by 'forty-five':

Article 13 (2).
Article 13 (2).
Article 19 (2).
Article 8c (2).
Article 11 (2).
Article 6 (2).
Article 7 (2).

Article 8 (2).
Article 5 (2).
Article 7 (2).
Article 20 (2).
Article 10 (2).
Article 5 (2).

The following additional indent is inserted in Article 2 (a):
— "Εγκρισην, in Helleniclaw".

The following is inserted inside the brackets in point 1.4.1 of Annex I:

'E for Greece'.

The following is inserted inside the brackets in point 2.6.1 of Annex I:

'E for Greece'.

The following is inserted inside the brackets in Annex I:

'E for Greece'.

In point 4.2 of Annex III, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

In point 4.2 of Annex III, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

In point 4.2 of Annex III, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

In point 4.2 of Annex I, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

In point 4.2 of Annex VI, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

In point 4.2 of Annex II, the following is inserted after the expression 'IRL for Ireland':

'E for Greece'.

The following additional indent is inserted in Article 2 (a):

'— ἐνεργητικά ἐν Ἑλληνική'.

The expression 'E for Greece' is inserted between the brackets in both the first indent of 3.1 of Annex I and the first indent of 3.1.1 (a) of Annex II.

In point 4.8.1 of Chapter IV of the Annex, the expression '10 lepta' is inserted after '1 pfennig'.

In Article 1 (a), the expression 'ήπαρος ἑκατολίτρων ΕΟΚ' is inserted between the brackets.

The following terms are inserted in column B of Annex I:

— opposite point No 1:

'κρυστάλλα ήψηλης περιεκτικότητος σε μολύβδο 30%';

— opposite point No 2:

'μολύβδονιχω κρυστάλλα 25 %';

— opposite point No 3:

'νικλοκρυστάλλα';

— opposite point No 4:

'νικλοκρυστάλλα'.

The following additional indent is inserted in Article 5 (1):

'παραθένω μαλλι'.


The expression 'E for Greece' is inserted between the brackets in the first indent of point 3.1 of Annex I and in point 3.1.1.1 of Annex II.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 1.1.1 of Annex III.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 4.2 of Annex II.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 4.2 of Annex IV.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 4.2 of Annex II.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 1.1.1 of Annex VI.


'E for Greece' is inserted after the expression 'IRL for Ireland' in Annex VI.


'E for Greece' is inserted after the expression 'IRL for Ireland' in point 3.5.2.1 of Annex II.


A final indent is inserted in Article 2 as follows:

'— ἐγκριμὴ τύπων, in Hellenic law.'

(b) Foodstuffs

1. In the following acts and articles indicated, '41' and 'forty-one' are replaced by 'forty-five':


Article 11a (2).


Article 8a (2).


Article 6 (2).


Article 10 (2).


Article 12 (2).


Article 10 (2).


Article 12 (2).


Article 12 (2).


Article 5 (2).
   Article 14 (2).

   Article 9 (2).

   Article 17 (2).

   Article 9 (2).


The following final indent is inserted as follows in Article 7 (1) (a):
   'κατάλληλα για τρόφιμα'.

(c) Public contracts


The following is inserted in Annex I:
   'In Greece:
   other legal persons governed by public law whose public supply contracts are subject to State control'.

(d) Proprietary medicinal products


The word 'forty-one' in the third sentence of Article 6 (2) is replaced by 'forty-five'.

XI. ENERGY


In Article 3 (1), the following point is added:
   '(i) Greece'.

XII. REGIONAL POLICY

   In Article 16 (2), 'forty-one' is replaced by 'forty-five'.

   In Article 2 the following is added:
   'Greece:
   reference rate fixed by Νομοθετική Επιτροπή'.

   In Article 3 (2) and (3) 'eleven' is replaced by 'twelve'.

XIII. ENVIRONMENT AND CONSUMER PROTECTION

1. In the following Articles of the following acts, '41' and 'forty-one' are replaced by 'forty-five'.
      Article 11 (2).

      Article 8 (2).

      Article 19 (2).
   Article 14 (2).
(e) the Council resolution of 15 July 1975 (OJ No C 168, 25. 7. 1975, p. 5):
   point 2.
   Article 17 (2).

   In Article 6 (1):
   — 'thirty' is replaced by 'thirty-three',
   — in subparagraphs (a), (b) and (c), 'nine' is replaced by 'ten'.

   In Article 3 (1), 'twenty' is replaced by 'twenty-two'.

   In Article 3, '22' is replaced by '24' and '18' by '20'.

XIV. STATISTICS

   In Article 5 (2), 'twelve' is replaced by 'forty-five'.

   The following is added in Article 1:
   'Greece:
   Προσωρινή είσαγωγή προς έπεξεργασία'.
   The following is added in Article 2:
   'Greece:
   Προσωρινή είσαγωγή προς έπεξεργασία'.

   In the Annex:
   — '009 Greece' is added to the Member States of the Community,
   — '050 Greece' is deleted from the list of other European countries.


   In Article 1, the following is inserted after '... to be carried out in 1974':
   'and, in the case of Greece, all appropriate arrangements shall be made to ensure that the first survey, covering the year of their accession, is carried out in the year following that of accession'.

   An additional paragraph is added to Article 1 as follows:
   'In the case of Greece, the date set in the preceding paragraph shall be the end of the year of its accession.'

   The following paragraph is added to Article 1:
   'In the case of Greece, these data shall be collected for the first time during the year of its accession and shall relate to the preceding year.'
   The following is added to the first paragraph of Article 4:
   '... in the Annex; in the case of Greece, data relating to all the variables listed in the Annex shall be collected, beginning with the survey carried out during the year following that of its accession and relating to the year of its accession.'

In Article 4, the following subparagraph is added to paragraph 1:

‘As regards Greece, the data shall be collected for the first time not later than in the fourth quarter following its accession and shall be in respect of the preceding month or quarter’.

In Article 4, the following subparagraph is added to paragraph 3:

‘In the case of Greece, the period referred to in the preceding paragraph shall run as from its accession.’

---

**XV. EURATOM**


Article V (1) and (2) of the Statutes of the Euratom Supply Agency is replaced by the following:

‘1. The capital of the Agency shall be 3 392 000 EMA units of account.

2. The capital shall be divided according to the following scales:

— Belgium: 5.66%,
— Denmark: 2.83%,
— Germany: 19.81%,
— Greece: 5.66%,
— France: 19.81%,
— Ireland: 0.94%,
— Italy: 19.81 %,
— Netherlands: 5.66 %,
— United Kingdom: 19.81 %’

Article X (1) and (2) of the Statutes of the Agency is replaced by the following:

‘1. An Advisory Committee for the Agency shall be set up comprising 36 members.

2. Seats shall be allotted to nationals of Member States as follows:

— Belgium: three members,
— Denmark: two members,
— Germany: six members,
— Greece: three members,
— France: six members,
— Ireland: one member,
— Italy: six members,
— Netherlands: three members,
— United Kingdom: six members.

---

**XVI. MISCELLANEOUS**


Article 1 is replaced by the following:

‘The official languages and the working languages of the institutions of the Community shall be Danish, Dutch, English, French, German, Greek and Italian.’

In Article 4, ‘six’ is replaced by ‘seven’.

In Article 5, ‘six’ is replaced by ‘seven’.


In the Annex:

— in the first table (Producer’s organizations), the following is added in each of the three columns:

‘Ελλάς/Σύνδεσμος Έλληνων Βιομηχανών/’,

and the total in figures of the third column becomes ’28’,

— in the second table (Workers’ organizations), the following is added in each of the three columns:

‘Ελλάς/Γενική Συνομοσπονδία Έργατών Έλληνων/’,

and the total in figures of the third column becomes ’28’.
ANNEX II
List referred to in Article 22 of the Act of Accession

I. AGRICULTURE

Part I
LINGUISTIC REFERENCES

A Greek version is added to the references in the languages of the Community as at present constituted which appear in the indicated Articles or Annexes of the following acts.

A. COMMON ORGANIZATION OF MARKETS

(a) Fruit and vegetables

Article 3 (2), third subparagraph.

(b) Oils and fats

— Article 27 (2), first subparagraph,
— Article 27 (2), second subparagraph, (b).

Article 16 (2).

Article 4 (1).

(c) Milk and milk products

the Annexes.

Annex II.

Article 18 (1) (b).

Annexes II and III.

Article 7 (2).

Article 4 (2).

Article 5 (3).

the Annex.

Article 2 (2), second subparagraph.

Article 19 (4) (a) and (b).
   — Article 15 (1).

   — Article 7 (1).

   — Article 5 (1), third indent,
   — Article 9 (2) and (3).

   — Article 6, second subparagraph,
   — Article 20.

   (d) Beef and veal

   — Annex I.

   as amended by:
      Article 1 (5).

   — the Annex.

   — the Annex.

   (e) Tobacco

   — Article 4 (1) (a),
   — Article 4 (1) (b),
   — Article 5.

   — Article 3, second subparagraph.

   (f) Hops

      — the Annex.

   — Annex I,
   — Annex II.

   (g) Seeds

   — Annex I,
   — Annex II.

   (h) Sugar

      — Article 25.
   — Article 6 (1),
   — Article 7 (2).

   (i) Cereals

   Article 1.

   the Annex.

   Article 6 (a), second indent.

   the Annex.

   Article 1 (a).

   (j) Eggs and poultry

   — Article 5 (3),
   — Article 6.

   (k) Rice

   Article 2.

   — Article 3 (7),
   — Article 4 (2) (b) and (c).

(1) Products processed from fruit and vegetables


   Article 13 (1).

   (m) Wine

   Article 4 (2) (b).

   Article 10 (2), second subparagraph.

   Annex V.

   Article 2 (2) and (3).

5. List of agencies and laboratories which third countries have made responsible for completing the documents which must accompany each consignment of wine imported into the Community (published under Article 4 (3) of Commission Regulation (EEC) No 2115/76 of 20 August 1976 laying down general rules for the import of wines, grape juice and grape must) (OJ No C 128, 2. 6. 1978).

B. ACTS OF A GENERAL NATURE

Licences and certificates


   — Article 4a (2) (a),
   — Article 4b (3) (a),
   — Article 17 (5), first subparagraph.


   1975):
   — Article 9 (2), second subparagraph,
— Article 9 (3), fourth subparagraph,
— Article 12 (1).

— Article 3 (1), second subparagraph,
— Article 4 (1) and (2),
— Article 6,
— Article 7 (1), (2), first and second subparagraphs, and (3),
— Article 9a (3), first and second subparagraphs.

— Article 3 (2),
— Article 10 (1), first subparagraph,
— Article 10 (3), second subparagraph.

Article 2 (2), second subparagraph.

— Article 5 (1), first subparagraph,
— Article 5 (3), second subparagraph.

Article 13 (1), second subparagraph.

— Article 2 (2) and (3),
— Article 3 (1), first and third subparagraphs,
— Article 6, first subparagraph,
— Article 10 (2), first subparagraph.

— Article 3 (3) (a) and 4 (a),
— Article 6 (1) and (2),
— Article 7 (1) (a),
— Article 8, first subparagraph, (b) and (c),
— Article 9 (1) (b) and (c),
— Article 10 (1) (b) and (c),
— Article 11 (10).

Intervention

— Article 7a (2),
— the Annex.

— Article 2 (1) and (2),
— Article 5 (4).

Monetary consequences

Article 11 (1) and 2 (d).
   Article 11 (2), first and second subparagraphs.

   Article 3 (1) (a) and (b).

   Part 2

OTHER ADJUSTMENTS

A. COMMON ORGANIZATION OF MARKETS
   (a) Fruit and vegetables

   To the Annex should be added a reference to the Greek agency.

   To Annex I there should be added a reference to the Greek agency.

as amended by:
   The words 'Hellenic Republic' should be added to the Annex, and a reference made to the Greek agency.

as amended by:
The words 'Hellenic Republic' should be added to the Annex, and a reference made to the Greek agency.

as corrected (OJ No L 213, 26. 9. 1970),
as amended by:
The words 'Hellenic Republic' should be added to the Annex, and a reference made to the Greek agency.

as amended by:
The words 'Hellenic Republic' should be added to the Annex, and a reference made to the Greek agency.

as amended by:

The words 'Hellenic Republic' should be added to the Annex, and a reference made to the Greek agency.


This Regulation may need to be adapted in the light of the import arrangements applied by Greece at the time of accession.


This Regulation may need to be adapted in the light of the import arrangements applied by Greece at the time of accession.

(b) Oils and fats

as amended by:
— Regulation (EEC) No 1280/75 of 21 May 1975 (OJ No L 131, 22. 5. 1975),
— Regulation (EEC) No 676/76 of 26 March 1976 (OJ No L 81, 27. 3. 1976),

A provision must be added to Article 8 (4) to take account of the time difference in Greece.


In Article 1 (2) (a) and (b), specific periods must be laid down for Greece taking account of the periods required for the establishment of a register of olive cultivation in that new Member State.

In Article 3 (1), a reference period and the percentage by which the production aid provided for in Regulation No 136/66/EEC is to be reduced must be laid down for Greece. This percentage will have to be such that the amount, in absolute terms, corresponds per product unit to the amount levied in the Community as at present constituted.


A list of the intervention centres in Greece must be added to the Annex.


A provision must be added to the second subparagraph of Article 1 (1) to take account of the time difference in Greece.

(c) Beef and veal


A provision must be added to the third subparagraph of Article 7 (2) to take account of the time difference in Greece.

as amended by:
— Regulation (EEC) No 300/75 of 5 February 1975 (OJ No L 34, 7. 2. 1975),

The information regarding Greece should be added to the Annex.

as amended by:

Information regarding Greece should be added to Annexes I, II and III. Examination of this information may perhaps reveal the need for a similar provision to be made for Greece in Article 3 of the Regulation as was done for Italy and the United Kingdom.


If necessary, the Regulation must be adapted as regards the purchase price applicable for Greece.

Information regarding Greece should be added to the Annexes.


Information regarding Greece should be added to Annexes I and III.

(d) Tobacco


In the Annex:
— the following entry is deleted:

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Percentage</th>
<th>Quantity (tonnes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>19 (a) Brasile Selvaggio</td>
<td>20 % 10'</td>
<td></td>
</tr>
<tr>
<td>(b) Other varieties</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

— the following entries are added:

<table>
<thead>
<tr>
<th>Serial No</th>
<th>Varieties</th>
<th>Percentage</th>
<th>Quantity (tonnes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>Basma Xanthi</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Zichna</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>(a) Samsun Katerini</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Bashi Bagli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Tsebelia Agrinion</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Mavra</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>(a) Kabakoulak</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Phi I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Myrodata Agrinion</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Myrodata Smyrne</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Zichnomyrodata</td>
<td></td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Elasson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Burley F</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Virgina</td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>(a) Brasile Selvaggio</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Other varieties</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) The above table must be supplemented by the quantities and percentages relating to the varieties stated.
as amended by:
  — Regulation (EEC) No 2596/70 of 21 De-
cember 1970 (OJ No L 277, 22. 12. 1970) (German and Italian versions),
  — Regulation (EEC) No 715/73 of 19 February
1973 (OJ No L 68, 15. 3. 1973),
  — Regulation (EEC) No 904/74 of 17 April 1974
(OJ No L 105, 18. 4. 1974),
  — Regulation (EEC) No 1354/75 of 28 May
1975 (OJ No L 138, 29. 5. 1975),
  — Regulation (EEC) No 408/76 of 23 February
Annexes I, II and IV are to be adjusted to take
account of the addition of the 12 Greek varieties
(or group of varieties).

3. Commission Regulation (EEC) No 2603/71 of
6 December 1971 (OJ No L 269, 8. 12. 1971),
as amended by:
  — Regulation (EEC) No 143/73 of 29 December
1973 (OJ No L 18, 23. 1. 1973),
  — Regulation (EEC) No 773/75 of 24 March
The Annex must be supplemented with details of
the amounts in units of account per kilogram of
leaf tobacco for each of the 12 Greek varieties
(or group of varieties).

Annex I must be adjusted to take account of the
reference qualities for each of the 12 Greek
varieties (or group of varieties).

5. Commission Regulation (EEC) No 674/75 of
Where the Council fixes the derived intervention
prices for the 12 Greek varieties (or group of
varieties), Annex I must be adjusted taking into
account the reference qualities, the norm prices
and the derived intervention prices for these
varieties.

6. Commission Regulation (EEC) No 410/76 of
The Annex must be adjusted to take account of
the addition of the 12 Greek varieties (or group
of varieties).

7. List of agencies responsible for registering the
tobacco cultivation contracts (OJ No C 63, 8. 3.
1979).
Details of the Greek agency must be added to the
list.

(e) Hops

1971 (OJ No L 175, 4. 8. 1971),
as amended by:
  — the Council Decision of 1 January 1973 (OJ
No L 2, 1. 1. 1973),
  — Regulation (EEC) No 1170/77 of 17 May
1977 (OJ No L 137, 3. 6. 1977),
  — Regulation (EEC) No 235/79 of 5 February
In Article 17 (5), the amount of estimated cost of
the common measures to the EAGGF will have to
be adjusted.

2. Commission Regulation (EEC) No 1351/72 of
28 June 1972 (OJ No L 148, 30. 6. 1972),
as amended by:
  — Regulation (EEC) No 1375/75 of 29 May
1975 (OJ No L 139, 30. 5. 1975),
  — Regulation (EEC) No 2564/77 of 22 No-
Article 2 (1), must, if necessary, be adjusted to
enable a producer group in Greece to comprise
less than seven producers.

3. List of hop production areas in the European
Economic Community in the hop sector (OJ No C
2, 4. 1. 1979).
List of hop certification centres and the codes for
each centre (OJ No C 2, 4. 1. 1979).
Details relating to Greece will be added to these
lists on accession.

(f) Sugar

1. Commission Regulation (EEC) No 100/72 of
14 January 1972 (OJ No L 12, 15. 1. 1972),
as amended by:
  — Regulation (EEC) No 2351/72, 8 November
1972 (OJ No L 253, 9. 11. 1972),
  — Regulation (EEC) No 2847/72 of 29 De-
A provision must be added to Article 16 to take account of the time difference in Greece.

A provision must be added to Article 3 (4) to take account of the time difference in Greece.

A provision must be added to Article 3 (4) to take account of the time difference in Greece.

A provision must be added to Article 4 (4) to take account of the time difference in Greece.

(g) Cereals

One of the headings in Article 4 (6) must be supplemented by the 'Cocorite' variety. It will not be possible to make this amendment until this variety has been analyzed.

(h) Pigmeat

Where necessary, this Regulation will have to be adjusted to include a provision for Greece similar to that which was laid down for another Member State in the second paragraph of Article 2 and in the Annex.

A list of the representative markets for Greece must be added to the Annex.

The weighting coefficient for Greece must be added to the Annex.

(i) Fisheries

   — Regulation (EEC) No 1244/75, 15 May 1975 (OJ No L 125, 16. 5. 1975),
   — Regulation (EEC) No 712/77, 4 April 1977 (OJ No L 87, 5. 4. 1977),
It will be necessary to supplement the Annex by the list of representative Greek ports.

2. Regulation (EEC) No 1109/71 of 28 May 1971 (OJ No L 117, 29. 5. 1971), as amended by:
   — Regulation (EEC) No 1196/75 of 7 May 1975 (OJ No L 118, 8. 5. 1975),
It will be necessary to supplement the Annex by the list of representative Greek ports.

(j) **Rice**


Annex I (Corrective amounts) and Annex III (Basic yield after processing) must be supplemented with an indication of the Greek varieties, either in their existing quality types or categories, or as new types or categories.

(k) **Fodder**


A provision must be added to Article 9a (6) to take account of the time difference in Greece.

(l) **Wine**


— Regulation (EEC) No 2400/76 of 1 October 1976 (OJ No L 270, 2. 10. 1976),

as corrected by Regulation (EEC) No 458/77 of 4 March 1977 (OJ No L 66, 5. 3. 1977),

The Annex must be supplemented by headings giving the classification of vine varieties in Greece.


Article 3 (2) must be supplemented by a reference to dried grape varieties.

Provision should be made for an Annex covering the examination of dried grape varieties.


— Regulation (EEC) No 688/78 of 6 April 1978 (OJ No L 93, 7. 4. 1978),

Annex III must be supplemented with an indication of the exchange rate for the Greek drachma.


Annex III must be supplemented by the permitted synonyms for Greek vine varieties.


Annex I must be supplemented by the data concerning Greece.


In the second paragraph of Article 4 (1) (c), the number of average prices to be used must be increased to take account of the new situation arising from the accession of the Hellenic Republic.

Article 34 must, if appropriate, be adapted to define the zones and procedures in accordance with which deacidification would be authorized.

The text of the first indent of Article 40 (2) shall be replaced by the following:

'— whose vineyards are situated in the Italian and Greek parts of zones C'.

Annex IV must be supplemented with the Greek wine-growing zones.


The Regulation must be supplemented by a provision stating in respect of dried grape varieties, which vine varieties are recommended, authorized or temporarily authorized.

8. First list of table wines designated as ‘Landwein’, ‘vin de pays’ or ‘vino tipico’ in accordance with Article 2 (3) (i) of Regulation (EEC) No 2133/74 established on the basis of notifications by Member States (OJ No C 68, 17. 3. 1978).

The list must be supplemented by the information relating to Greece.

9. Published list for the application of Article 4 of Commission Regulation (EEC) No 1153/75 of 30 April 1975 setting out the accompanying documents and relating to the obligations of producers and merchants, with the exception of retailers, in the wine sector (OJ No C 140, 15. 6. 1978).

The list must be supplemented by the information relating to Greece.


The Annexes must be adapted to include the information relating to Greece.

B. ACTS OF A GENERAL NATURE

Licences and certificates


as amended by:


— Regulation (EEC) No 1470/77 of 30 June 1977 (OJ No L 162, 1. 7. 1977),


A provision must be added to Article 6 (3) to take account of the time difference in Greece.

In the Annex, the titles of the licences and certificates must be supplemented, as appropriate, by the addition in Greek of the reference 'import licence or advance fixing certificate' or 'export licence or advance fixing certificate', and of the reference 'E K'.

2. Lists published pursuant to Article 16 of Regulation (EEC) No 193/75 (OJ No C 48, 25. 2. 1977),

as amended in:

— OJ No C 143, 17. 6. 1977,

— OJ No C 16, 20. 1. 1978,


The details relating to Greece must be added to these lists.
as amended in:
— OJ No C 29, 12. 5. 1973,
— OJ No C 160, 30. 12. 1974,
— OJ No C 252, 4. 11. 1975,
— OJ No C 135, 16. 6. 1976,
— OJ No C 41, 21. 2. 1976,
— OJ No C 246, 19. 10. 1976,
— OJ No C 248, 21. 10. 1976,
— OJ No C 271, 17. 11. 1976,
— OJ No C 18, 25. 1. 1977,
— OJ No C 150, 25. 6. 1977,
— OJ No C 179, 28. 7. 1977,
— OJ No C 234, 30. 9. 1977,
— OJ No C 47, 25. 2. 1978,
— OJ No C 77, 31. 3. 1978,
— OJ No C 136, 10. 6. 1978,
— OJ No C 82, 28. 3. 1979.
The details relating to Greece must be added to the notice.

Monetary consequences

as amended by:
A provision must be added to Article 4 to the effect that, in the case of the Greek drachma, the exchange rates are to be those recorded on the exchange market of that Member State.

as amended by:
— Regulation (EEC) No 470/78 of 7 March 1978 (OJ No L 65, 8. 3. 1978),
The details relating to the Greek drachma must be added to Articles 2 (1) and 2a.

C. EAGGF

as amended by:

In Article 6c, the amount of 3 600 million European units of account provided for as the total amount of financial assistance which may be charged to the Guidance Section of the Fund for the period 1980 to 1984, must be adjusted because of the accession of the Hellenic Republic.

The Annex must be adapted to take account of the Greek varieties of raw tobacco.
D. HARMONIZATION OF LEGISLATION

(a) Veterinary legislation

as amended by:
— the Act of Accession 1972 (OJ No L 73, 27. 3. 1972),

Annex B, point 8, and Annex C, point 9, must be supplemented by the information relating to Greece. In Annex F, footnote 4 of health certificate I, and footnote 5 of model health certificates II, III and IV, must be supplemented by the information relating to Greece.

2. List 66/340/EEC of veterinary experts who may be responsible for the formulation of opinions in intra-Community trade in bovine animals and swine and in fresh meat (OJ No 100, 7. 6. 1966),
as amended by:
— Notice 67/111/EEC (OJ No 20, 2. 2. 1967),
— OJ No C 103, 8. 8. 1969,

This list should be supplemented by the information relating to Greece.

as amended by:

This Decision shall be supplemented by the information relating to Greece.


One or more measures should be provided for to ensure the participation of Greece in the common action for the remainder of its validity.


One or more measures should be provided for so as to ensure that Greece takes part in the common action for the remainder of its duration.


Information regarding Greece should be added to the list.

(b) Plant health legislation


The text and the Annexes of this Directive must be adapted to take account of the ecological conditions and the plant health situation which characterize the Hellenic territory and the territories of the present Member States.

E. AGRICULTURAL STRUCTURES


In Article 16 (3), the amount of the estimated cost of the common measures must be increased to take account of the data concerning Greece.


The first heading of the Regulation must be adapted to define for Greece its scope regarding products.

F. FARM ACCOUNTANCY DATA NETWORK


as amended by:

The second part of the Annex will if necessary have to be supplemented by additional provisions for Greece.


In Annex II, heading II, G.103, the entry regarding the depreciation of machinery, footnote 1 must be adapted in the light of data concerning the drachma.

In Annex II, heading I, the section regarding value added tax (VAT) must be supplemented by data concerning Greece.


The Annexes must be supplemented by data concerning Greece.

G. AGRICULTURAL STATISTICS


Article 4 (3) must be supplemented by the geographical units for Greece.

II. TRANSPORT


as amended by:

Before 30 November 1980, the Council, acting on a proposal from the Commission, will amend Article 3 (1) and (2) to add a certain number of Community authorizations for Greece (paragraph 2) and to make a corresponding change in the total number of authorizations (paragraph 1).


In Article 5 (1) and (2), the dates before which operators already engaged in the occupation are exempt from certain obligations must be deferred in Greece to take account for rights acquired under comparable conditions.


In Article 4 (1) and (2), the dates before which operators already engaged in the occupation are exempt from certain obligations must be deferred in Greece to take account for rights acquired under comparable conditions.

III. COMPETITION


The corresponding amount in drachmas should be added to Article 1 (2) (a) and (b).
IV. COMMERCIAL POLICY


The provisions of this Regulation will have to be adjusted in order to define the system applicable to imports into Greece of products originating in the Faroe Islands.


In the titles and footnotes the corresponding references in Greek must be added.

In the description of the products referred to in the note at the end of the Annex the corresponding references in Greek must be added.


The adjustments necessary as a result of accession of the Hellenic Republic should be added to the text of this Regulation and the Annexes thereto.


In Annex III, an additional column headed 'E' must be added indicating the categories for which imports into Greece are subject to quantitative restrictions in accordance with Article 2 (1).

In each of Annexes IV to XIV, an additional table must be added indicating the quotas to be opened by the Hellenic Republic in respect of each third country concerned.


In the communication from the Commission on page 18, a column should be added indicating the guidance prices in drachmas for each of the products in question.

V. SOCIAL POLICY


If necessary Article 1 will have to be amended to add those regions of Greece which will qualify for a higher rate of intervention from the European Social Fund.


Annex II of the Regulation must be amended so far as the conclusion of an Agreement between the competent authorities of the Member States and the Hellenic Republic on the maintenance of certain provisions of bilateral Agreements so require.


The Annexes of the Regulation must be amended in so far as the conclusion of an Agreement between the competent authorities of the Member States and the Hellenic Republic on the maintenance of certain provisions of bilateral Agreements so require.

VI. APPROXIMATION OF LEGISLATION

as amended by:


The Greek translation of the dangerous substances and of the other terms shown in the present languages of the Community will be inserted in the Annexes to each of these Directives.

VII. ENERGY


In the Annex, Appendices A, B and C to Table 6 should be supplemented by a column with the corresponding Greek entries for the names of petroleum products, specification of motor fuels and specification of fuels.


as amended by:


Article 7 concerning the special fund for Community financing of the coal industry will have to be adapted, where appropriate, to allow Greece to contribute to the fund.

VIII. ENVIRONMENT AND CONSUMER PROTECTION


In Annex 1 (comprising the list of sampling or measuring stations involved in the exchange of information in each Member State), the stations located in Greece should be added.


The Annexes to this Directive will have to be supplemented by a column indicating in the Greek language the different species of birds concerned.

IX. STATISTICS


In Article 3, the list of Regulations defining the customs territory of the Community should be supplemented by a reference to the act by which the customs territory will be modified as a result of Greek accession.


In Article 1, an indication should be added for Greece of the equivalent value in drachmas of the statistical threshold of 300 European units of account.
### ANNEX III

List referred to in Article 36 (1) and (2) of the Act of Accession

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Quotas for the period 1 January to 31 December 1981</th>
</tr>
</thead>
<tbody>
<tr>
<td>31.02</td>
<td>Mineral or chemical fertilizers, nitrogenous</td>
<td></td>
</tr>
<tr>
<td>31.03</td>
<td>Mineral or chemical fertilizers, phosphatic</td>
<td></td>
</tr>
<tr>
<td>31.05</td>
<td>Other fertilizers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kg:</td>
<td>61 700 tonnes</td>
</tr>
<tr>
<td></td>
<td>A. Other fertilizers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Containing the three fertilizing substances: nitrogen, phosphorus and potassium</td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Containing the two fertilizing substances: nitrogen and phosphorus</td>
<td></td>
</tr>
<tr>
<td></td>
<td>IV. Other</td>
<td></td>
</tr>
<tr>
<td>ex 73.37</td>
<td>Boilers (excluding boilers of heading No 84.01) and radiators, for central heating, not electrically heated, and parts thereof, of iron or steel; air heaters and hot air distributors (including those which can also distribute cool or conditioned air), not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Boilers for central heating</td>
<td>249 000 EUA</td>
</tr>
<tr>
<td>ex 84.01</td>
<td>Steam and other vapour generating boilers (excluding central heating hot water boilers capable also of producing low pressure steam); super-heated water boilers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Of a power of 32 MW or less</td>
<td>507 000 EUA</td>
</tr>
<tr>
<td>84.06</td>
<td>Internal combustion piston engines:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>C. Other engines:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex II. Compression ignition engines:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Of a power of less than 37 kW</td>
<td>1 398 000 EUA</td>
</tr>
<tr>
<td>84.10</td>
<td>Pumps (including motor pumps and turbo pumps) for liquids, whether or not fitted with measuring devices; liquid elevators of bucket, chain, screw, band and similar kinds:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex A. Delivery pumps fitted, or designed to be fitted, with a measuring device, other than pumps for dispensing fuel</td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Other pumps</td>
<td></td>
</tr>
<tr>
<td></td>
<td>C. Liquid elevators of bucket, chain, screw, band and similar kinds</td>
<td>6 865 200 EUA</td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description</td>
<td>Quotas for the period 1 January to 31 December 1981</td>
</tr>
<tr>
<td>----------------</td>
<td>-------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>84.14</td>
<td>Industrial and laboratory furnaces and ovens, non-electric:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex B. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Parts of steel, for cement ovens</td>
<td>50 000 EUA</td>
</tr>
<tr>
<td>ex 84.20</td>
<td>Weighing machinery (excluding balances of a sensitivity of 5 cg or better) including weight-operated counting and checking machines; weighing machine weights of all kinds, other than:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Baby scales</td>
<td>1 600 000 EUA</td>
</tr>
<tr>
<td></td>
<td>— Precision scales graduated in grams for domestic use</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Weighing machine weights of all kinds</td>
<td></td>
</tr>
<tr>
<td>85.01</td>
<td>Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Generators, motors (whether or not equipped with speed reducing, changing or step-up gear) and rotary converters:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex II. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Motors of an output of not less than 370 W and not more than 15 000 W</td>
<td>222 000 EUA</td>
</tr>
<tr>
<td>ex C. Parts:</td>
<td>— For motors of an output of not less than 370 and not more than 15 000 W</td>
<td></td>
</tr>
<tr>
<td>85.15</td>
<td>Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex III. Receivers, whether or not incorporating sound recorders or reproducers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Television</td>
<td>30 481 units</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7 773 000 EUA (*)</td>
</tr>
</tbody>
</table>

(*) Additional limitation expressed in terms of value.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Quotas for the period 1 January to 31 December 1981</th>
</tr>
</thead>
</table>
| 85.15 (cont'd) | C. Parts:  
  I. Cabinets and cases:  
    ex a) Of wood:  
      — For television receivers  
    ex b) Of other materials:  
      — For television receivers  
  ex III. Other:  
    — Chassis for television receivers and their parts, assembled or mounted  
    — Printed circuit boards for television receivers |
|               | ex 85.23 | Insulated (including enamelled or anodized) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors:  
  — Cables for television aerials |
| 87.02 | Motor vehicles for the transport of persons, goods or materials (including sports motor vehicles, other than those of heading No 87.09):  
  A. For the transport of persons, including vehicles designed for the transport of both passengers and goods:  
    I. With either a spark ignition or a compression ignition engine:  
      ex a) Motor vehicles and buses with either a spark ignition engine of a cylinder capacity of 2,800 cc or more or a compression ignition engine of a cylinder capacity of 2,500 cc or more:  
        — Complete motor buses and coaches  
      ex b) Other:  
        — Complete, with a seating capacity of more than six |
| 87.05 | Bodies (including cabs), for the motor vehicles falling within heading No 87.01, 87.02 or 87.03:  
  ex A. Bodies and cabs of metal for the industrial assembly of:  
    — Agricultural walking tractors falling within subheading 87.01 A,  
    — Motor vehicles for the transport of persons, including vehicles designed for the transport of both passengers and goods, with a seating capacity of more than six and less than 15, |

(1) Additional limitation expressed in terms of value.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Quotas for the period 1 January to 31 December 1981</th>
</tr>
</thead>
</table>
| 87.05 (cont'd) | - Motor vehicles for the transport of goods or materials, with either a spark ignition engine of a cylinder capacity of less than 2 800 cc or a compression ignition engine of a cylinder capacity of less than 2 500 cc,  
- Special purpose motor lorries and vans of heading No 87.03 (a)  
ex B. Other:  
- Bodies and cabs of metal, other than for motor vehicles for the transport of persons, with a seating capacity of six or less | 49 000 EUA |

(a) Entry under this subheading is subject to conditions to be determined by the competent authorities.
ANNEX IV

List referred to in Article 114 of the Act of Accession

as amended by:
The Hellenic Republic shall implement the measures necessary to comply with this Directive not later than 31 December 1983.

as amended by:
The Hellenic Republic shall implement the measures necessary to comply with this Directive not later than 31 December 1983.

as amended by:
The Hellenic Republic shall implement the measures necessary to comply with this Directive not later than 31 December 1983.

as amended by:
The Hellenic Republic shall implement the measures necessary to comply with this Directive not later than 31 December 1983.
ANNEX V

List referred to in Article 115 (1) of the Act of Accession

I. Temporary derogations from Regulation (EEC) No 1439/74

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>04.04</td>
<td>Cheese and curd:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>E. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Not grated or powdered, of a fat content, by weight, not exceeding 40 % and a water content, calculated by weight, of the non-fatty matter:</td>
<td>265 tonnes</td>
</tr>
<tr>
<td></td>
<td>b) Exceeding 47 % but not exceeding 72 %:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Kashkaval (Kasseri) (a)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 4. Cheese of sheep's milk or buffalo milk, in containers containing brine, or in sheep or goatskin bottles (a):</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Feta</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 5. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Kephalotyre</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Feta</td>
<td></td>
</tr>
<tr>
<td>07.05</td>
<td>Dried leguminous vegetables, shelled, whether or not skinned or split:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex I. Peas (including chick peas) and beans (of the species Phaseolus):</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Chick peas and beans (of the species Phaseolus)</td>
<td>1 840 tonnes</td>
</tr>
<tr>
<td></td>
<td>II. Lentils</td>
<td>2 000 tonnes</td>
</tr>
<tr>
<td>08.05</td>
<td>Nuts other than those falling within heading No 08.01, fresh or dried, shelled or not:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex G. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Hazelnuts</td>
<td>8 tonnes</td>
</tr>
<tr>
<td>31.02</td>
<td>Mineral or chemical fertilizers, nitrogenous:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Natural sodium nitrate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Urea containing more than 45 % by weight of nitrogen on the dry anhydrous product</td>
<td>10 000 tonnes</td>
</tr>
<tr>
<td>31.03</td>
<td>Mineral or chemical fertilizers, phosphatic</td>
<td></td>
</tr>
</tbody>
</table>

(a) Entry under this subheading is subject to conditions to be determined by the competent authorities.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
</table>
| 31.05          | Other fertilizers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kg:  
|                | A. Other fertilizers:  
|                | I. Containing the three fertilizing substances: nitrogen, phosphorus and potassium  
|                | II. Containing the two fertilizing substances: nitrogen and phosphorus  
|                | IV. Other               | 10 000 tonnes        |
| 73.18          | Tubes and pipes and blanks therefor, or iron (other than of cast iron) or steel, excluding high-pressure hydro-electric conduits:  
|                | ex C. Other:  
|                | — Of circular section, not threaded, fitted at both ends with rapid assembly devices, intended for use in irrigating fields (after connexion with sprinkling appliances) | 200 000 EUA        |
| ex 73.37       | Boilers (excluding boilers of heading No 84.01) and radiators, for central heating, not electrically heated, and parts thereof, of iron or steel; air heaters and hot air distributors (including those which can also distribute cool or conditioned air), not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel:  
|                | — Boilers for central heating | 170 400 EUA        |
|                | — Radiators for central heating | 183 200 EUA        |
| ex 84.01       | Steam and other vapour generating boilers (excluding central heating hot water boilers capable also of producing low pressure steam); super-heated water boilers:  
|                | — Of a power of 32 MW or less | 256 800 EUA        |
| 84.10          | Pumps (including motor pumps and turbo pumps) for liquids, whether or not filled with measuring devices; liquid elevators of bucket, chain, screw, band and similar kinds:  
|                | ex A. Delivery pumps fitted, or designed to be fitted, with a measuring device, with the exception of fuel delivery pumps | 404 000 EUA        |
|                | B. Other pumps            |                     |
|                | C. Liquid elevators of bucket, chain, screw, band and similar kinds |                     |
| 84.14          | Industrial and laboratory furnaces and ovens, non-electric:  
|                | ex B. Other:  
<p>|                | — Steel parts for cement furnaces | 24 000 EUA        |</p>
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>84.15</td>
<td>Refrigerators and refrigerating equipment (electrical and other):</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex B. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Cabinet not equipped with cooling apparatus</td>
<td>235 200 EUA</td>
</tr>
<tr>
<td>ex 84.20</td>
<td>Weighing machinery (excluding balances of a sensitivity of 5 cg or better) including weight-operated counting and checking machines; weighing machine weights of all kinds, with the exception of:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Baby scales</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Precision scales, graduated in grams, for domestic use</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Weighing machine weights of all kinds</td>
<td>40 400 EUA</td>
</tr>
<tr>
<td>ex 84.46</td>
<td>Machine-tools for working stone, ceramics, concrete, asbestos-cement and like mineral materials or for working glass in the cold, other than machines falling within heading No 84.49:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Machines and apparatus for working marble, excluding such machines and apparatus which are hand-held and electrically operated</td>
<td>62 100 EUA</td>
</tr>
<tr>
<td>ex 84.47</td>
<td>Machine-tools for working wood, cork, bone, ebonite (vulcanite), hard artificial plastic materials or other hard carving materials, other than machines falling within heading No 84.49:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Band saws for working wood</td>
<td>41 400 EUA</td>
</tr>
<tr>
<td>85.15</td>
<td>Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus:</td>
<td></td>
</tr>
<tr>
<td>C. Parts:</td>
<td>1. Cabinets and cases:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex a) Of wood:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— For television receivers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex b) Of other materials:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— For television receivers</td>
<td></td>
</tr>
</tbody>
</table>
### CCT heading No 98.03

<table>
<thead>
<tr>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fountain pens, stylograph pens and pencils (including ball-point pens</td>
<td></td>
</tr>
<tr>
<td>and pencils and other pens, pen-holders, pencil-holders and similar holders,</td>
<td></td>
</tr>
<tr>
<td>propelling pencils and sliding pencils; parts and fittings thereof, other</td>
<td></td>
</tr>
<tr>
<td>than those falling within heading No 98.04 or 98.05:</td>
<td></td>
</tr>
<tr>
<td>ex B. Other pens, pen-holders; propelling pencils and sliding pencils;</td>
<td></td>
</tr>
<tr>
<td>pencil-holders and similar holders:</td>
<td></td>
</tr>
<tr>
<td>— Ball-point 'pencils' and felt-tipped pens, non-refillable</td>
<td></td>
</tr>
<tr>
<td>C. Parts and fittings:</td>
<td></td>
</tr>
<tr>
<td>ex I. Parts of base metal, turned from bars, rods, angles, shapes,</td>
<td></td>
</tr>
<tr>
<td>sections or wire, of solid section:</td>
<td></td>
</tr>
<tr>
<td>— Parts of ball-point 'pencils' and felt-tipped pens, non-refillable,</td>
<td></td>
</tr>
<tr>
<td>excluding ball points</td>
<td></td>
</tr>
<tr>
<td>ex II. Other:</td>
<td></td>
</tr>
<tr>
<td>— Parts of ball-point 'pencils' and felt-tipped pens, non-refillable,</td>
<td></td>
</tr>
<tr>
<td>excluding ball points of plastic fibre and felt</td>
<td></td>
</tr>
</tbody>
</table>

### II. Temporary derogations from Regulations (EEC) No 109/70 and (EEC) No 2532/78

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>04.04</td>
<td>Cheese and curd:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>E. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Not grated or powdered, of a fat content, by weight, not exceeding</td>
<td></td>
</tr>
<tr>
<td></td>
<td>40 % and a water content, calculated by weight, of the non-fatty matter:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Exceeding 47 % but not exceeding 72 %:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Kashkaval (Kasseri) (a)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 4. Cheese of sheep's milk or buffalo milk in containers containing</td>
<td></td>
</tr>
<tr>
<td></td>
<td>brine, or in sheep or goatskin bottles (a)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Feta</td>
<td>950 tonnes</td>
</tr>
<tr>
<td></td>
<td>ex 5. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Kephalotyre</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Feta</td>
<td></td>
</tr>
</tbody>
</table>

(1) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.

(a) Entry under this subheading is subject to conditions to be determined by the competent authorities.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>07.05</td>
<td>Dried leguminous vegetables, shelled, whether or not skinned or split:</td>
<td>460 tonnes 100 tonnes</td>
</tr>
<tr>
<td></td>
<td>B. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex I. Peas (including chick peas) and beans (of the species Phaseolus):</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Chick peas and beans (of the species Phaseolus)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Lentils</td>
<td></td>
</tr>
<tr>
<td>08.05</td>
<td>Nuts other than those falling within heading No 08.01, fresh or dried, shelled or not:</td>
<td>2 tonnes</td>
</tr>
<tr>
<td></td>
<td>ex G. Other:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Hazelnuts</td>
<td></td>
</tr>
<tr>
<td>31.02</td>
<td>Mineral or chemical fertilizers, nitrogenous:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Natural sodium nitrate</td>
<td>40 000 tonnes (*)</td>
</tr>
<tr>
<td>31.03</td>
<td>Mineral or chemical fertilizers, phosphatic</td>
<td></td>
</tr>
<tr>
<td>44.01</td>
<td>Fuel wood, in logs, in billets, in twigs or in faggots; wood waste, including sawdust</td>
<td>228 000 EUA</td>
</tr>
<tr>
<td>58.01</td>
<td>Carpets, carpeting and rugs, knotted, (made up or not)</td>
<td>235 800 EUA</td>
</tr>
<tr>
<td>69.05</td>
<td>Roofing tiles, chimney-pots, cowls, chimney-liners, cornices and other constructional goods, including architectural ornaments</td>
<td>83 800 EUA</td>
</tr>
<tr>
<td>ex 73.37</td>
<td>Boilers (excluding boilers of heading No 84.01) and radiators, for central heating, not electrically heated, and parts thereof, of iron and steel; air heaters and hot air distributors (including those which can also distribute cool or conditioned air), not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel:</td>
<td>42 600 EUA 45 800 EUA</td>
</tr>
<tr>
<td></td>
<td>— Boilers for central heating</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Radiators for central heating</td>
<td></td>
</tr>
<tr>
<td>ex 84.01</td>
<td>Steam and other vapour generating boilers (excluding central heating hot water boilers capable also of producing low pressure steam); super-heated water boilers:</td>
<td>64 200 EUA</td>
</tr>
<tr>
<td></td>
<td>— Of a power of 32 MW or less</td>
<td></td>
</tr>
</tbody>
</table>

(*) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.

(*) The quota includes products falling within subheadings 31.02 B and C, and 31.03 A I, II and IV.

There is no obligation for Greece to liberalize subheadings 31.02 B and C and 31.03 A I, II and IV at the end of the transitional period unless there is a change in the 'acquis communautaire' in the meantime. Nonetheless the whole quota will have to be increased annually during the transitional period.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981) (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>84.10</td>
<td>Pumps (including motor pumps and turbo pumps) for liquids, whether or not fitted with measuring devices; liquid elevators of bucket, chain, screw, band and similar kinds: ex A. Delivery pumps fitted, or designed to be fitted, with a measuring device, with the exception of fuel delivery pumps B. Other pumps C. Liquid elevators of bucket, chain, screw, band and similar kinds</td>
<td>101 000 EUA</td>
</tr>
<tr>
<td>84.14</td>
<td>Industrial and laboratory furnaces and ovens, non-electric: ex B. Other: — Steel parts for cement furnaces</td>
<td>6 000 EUA</td>
</tr>
<tr>
<td>84.15</td>
<td>Refrigerators and refrigerating equipment (electrical and other): ex B. Other: — Cabinet not equipped with cooling apparatus</td>
<td>58 800 EUA</td>
</tr>
<tr>
<td>ex 84.20</td>
<td>Weighing machinery (excluding balances of a sensitivity of 5 cg or better) including weight-operated counting and checking machines, weighing machine weights of all kinds, with the exception of: — Baby scales — Precision scales, graduated in grams, for domestic use — Weighing machine weights of all kinds</td>
<td>10 100 EUA</td>
</tr>
<tr>
<td>ex 84.46</td>
<td>Machine-tools for working stone, ceramics, concrete, asbestos-cement and like mineral materials or for working glass in the cold, other than machines falling within heading No 84.49: — Machines and apparatus for working marble, excluding such machines and apparatus which are handheld and electrically operated</td>
<td>15 500 EUA</td>
</tr>
<tr>
<td>ex 84.47</td>
<td>Machine-tools for working wood, cork, bone, ebonite (vulcanite), hard artificial plastic materials or other hard carving materials, other than machines falling within heading No 84.49: — Band saws for working wood</td>
<td>10 300 EUA</td>
</tr>
</tbody>
</table>

(1) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
<th>Global quotas (1981)</th>
</tr>
</thead>
<tbody>
<tr>
<td>85.15</td>
<td>Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus: C. Parts: I. Cabinets and cases: ex a) Of wood: — For television ex b) Of other materials: — For television receivers</td>
<td>37 600 EUA</td>
</tr>
<tr>
<td>98.03</td>
<td>Fountain pens, stylograph pens and pencils (including ball point pens and pencils) and other pens, pen-holders, pencil-holders and similar holders, propelling pencils and sliding pencils; parts and fittings thereof, other than those falling within heading No 98.04 or 98.05: ex B. Other pens, pen-holders; propelling pencils and sliding pencils; pencil-holders and similar holders: — Ball-point 'pencils' and felt-tipped pens, non-refillable C. Parts and fittings: ex I. Parts of base metal turned from bars, rods, angles, shapes, sections or wire, of solid section: — Parts of ball-point 'pencils' and felt-tipped pens, non-refillable, excluding ballpoints ex II. Other: — Parts of ball-point 'pencils' and felt-tipped pens, non refillable, excluding ball points of plastic fibre and felt</td>
<td>26 400 EUA</td>
</tr>
</tbody>
</table>

(*) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.
### ANNEX VI

List referred to in Article 115 (3) of the Act of Accession

|----------------|-------------|---------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------|
| 73.18          | Tubes and pipes and blanks therefor, of iron (other than of cast iron) or steel, excluding high-pressure hydro-electric conduits:  
  ex C. Other:  
  — Of circular section, not threaded, fitted at both ends with rapid assembly devices, intended for use in irrigating fields (after connection with sprinkling appliances) | — | 50 000 EUA |
| 84.06          | Internal combustion piston engines:  
  C. Other engines:  
  ex II. Compression ignition engines:  
  — Of a power of less than 37 kW | 121 600 EUA | 30 400 EUA |
| 85.01          | Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:  
  A. Generators, motors (whether or not equipped with speed reducing, changing or step-up gear) and rotary converters:  
  ex II. Other:  
  — Motors of a power of 370 W or more and 15 000 W or less  
  ex C. Parts:  
  — Of motors of a power of 370 W or more and 15 000 W or less | 137 600 EUA | 34 400 EUA |
| 85.01          | Electrical goods of the following descriptions: generators, motors, converters (rotary or static) transformers, rectifiers and rectifying apparatus, inductors:  
  B. Transformers, static converters, rectifiers and rectifying apparatus; inductors  
  ex C. Parts:  
  — Transformers and static converters (rectifiers, etc.); inductors | 192 000 EUA | 48 000 EUA |

(*) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.
Global quotas for countries to which Regulation (EEC) No 2439/74 applies (1981)

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>85.01 (cont’d)</td>
<td>Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:</td>
</tr>
<tr>
<td></td>
<td>A. Generators, motors (whether or not equipped with speed reducing, changing or step-up gear) and rotary converters:</td>
</tr>
<tr>
<td></td>
<td>ex II. Other:</td>
</tr>
<tr>
<td></td>
<td>— Motors of an output of not less than 370 W and not more than 370 000 W</td>
</tr>
<tr>
<td></td>
<td>ex C. Parts:</td>
</tr>
<tr>
<td></td>
<td>— Of motors of an output of not less than 370 W and not more than 370 000 W</td>
</tr>
<tr>
<td>85.15</td>
<td>Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus:</td>
</tr>
<tr>
<td></td>
<td>A. Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras:</td>
</tr>
<tr>
<td></td>
<td>ex III. Receivers, whether or not combined with a sound recorder or reproducer:</td>
</tr>
<tr>
<td></td>
<td>— For television</td>
</tr>
<tr>
<td></td>
<td>C. Parts:</td>
</tr>
<tr>
<td></td>
<td>ex III. Other:</td>
</tr>
<tr>
<td></td>
<td>— Television receiver chassis and their assembled or mounted parts</td>
</tr>
<tr>
<td></td>
<td>— Metal printed-circuit chassis for television receivers</td>
</tr>
<tr>
<td>ex 85.23</td>
<td>Insulated (including enamelled or anodized) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors:</td>
</tr>
<tr>
<td></td>
<td>— Conducting cables for television aerials</td>
</tr>
<tr>
<td></td>
<td>72 000 EUA</td>
</tr>
</tbody>
</table>


* (*) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.

(a) Additional limitation expressed in terms of value.
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>87.02</td>
<td>Motor vehicles for the transport of persons, goods or materials (including sports motor vehicles, other than those of heading No 87.09):</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. For the transport of persons, including vehicles designed for the transport of both passengers and goods:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. With either a spark ignition or a compression ignition engine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex a) Motor coaches and buses with either a spark ignition engine of a cylinder capacity of 2 800 cc or more or a compression ignition engine of a cylinder capacity of 2 500 cc or more:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Complete coaches and buses</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex b) Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Complete with a seating capacity of more than six</td>
<td></td>
<td></td>
</tr>
<tr>
<td>87.05</td>
<td>Bodies (including cabs), for the motor vehicles falling within heading No 87.01, 87.02 or 87.03:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex A. Metal bodies and cabs for the industrial assembly of:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Agricultural walking tractors falling within subheading 87.01 A,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Motor vehicles for the transport of persons, including vehicles designed for the transport of both passengers and goods, with a seating capacity of more than six and less than 15,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Motor vehicles for the transport of goods or materials, with either a spark ignition engine of a cylinder capacity of less than 2 800 cc or a compression ignition engine of a cylinder capacity of less than 2 500 cc,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Special purpose motor lorries and vans of heading No 87.03 (b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex B. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Metal bodies and cabs, with the exception of those for motor vehicles for the transport of persons, with a seating capacity of at least six</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) These quotas shall be allocated on a country by country basis in accordance with Community procedures before accession.  
(a) Additional limitation expressed in terms of value.  
(b) Entry under this subheading is subject to conditions to be determined by the competent authorities.
ANNEX VII

List referred to in Article 117 (1) of the Act of Accession

1. List of EEC products

<table>
<thead>
<tr>
<th>Brussels Nomenclature heading No (NCCC)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 13</td>
<td></td>
</tr>
<tr>
<td>ex 13.02</td>
<td>Incense</td>
</tr>
<tr>
<td>ex 13.03</td>
<td>Pectates</td>
</tr>
<tr>
<td>Chapter 14</td>
<td></td>
</tr>
<tr>
<td>ex 14.05</td>
<td>Valonia, gall nuts</td>
</tr>
<tr>
<td>Chapter 15</td>
<td></td>
</tr>
<tr>
<td>ex 15.05</td>
<td>Wool grease stearin</td>
</tr>
<tr>
<td>ex 15.06</td>
<td>Other animal oils and fats (including fats from bones and waste), excluding neat's foot oil</td>
</tr>
<tr>
<td>15.08</td>
<td>Animal and vegetable oils, boiled, oxidized, dehydrated, sulphurized, blown or polymerized by heat in vacuum or in inert gas, or otherwise modified</td>
</tr>
<tr>
<td>15.10</td>
<td>Fatty acids, acid oils from refining, fatty alcohols</td>
</tr>
<tr>
<td>15.11</td>
<td>Glycerol and glycerol lyes</td>
</tr>
<tr>
<td>ex 15.15</td>
<td>Beeswax and other insect waxes, whether or not coloured</td>
</tr>
<tr>
<td>15.16</td>
<td>Vegetable waxes, whether or not coloured</td>
</tr>
<tr>
<td>ex 15.17</td>
<td>Degras</td>
</tr>
<tr>
<td>Chapter 17</td>
<td></td>
</tr>
<tr>
<td>ex 17.02</td>
<td>Lactose and lactose syrup containing in the dry state, 99% or more by weight of the pure product; glucose and glucose syrup containing in the dry state, 99% or more by weight of the pure product</td>
</tr>
<tr>
<td>17.04</td>
<td>Sugar confectionery, not containing cocoa</td>
</tr>
<tr>
<td>Chapter 18</td>
<td>Cocoa and cocoa preparations, excluding heading Nos 18.01 and 18.02</td>
</tr>
<tr>
<td>Chapter 19</td>
<td></td>
</tr>
<tr>
<td>ex 19.02</td>
<td>Malt-extract</td>
</tr>
<tr>
<td>19.03</td>
<td>Macaroni, spaghetti and similar products</td>
</tr>
<tr>
<td>19.05</td>
<td>Prepared foods obtained by swelling or roasting of cereals or cereal products (puffed rice, corn flakes and similar products)</td>
</tr>
<tr>
<td>ex 19.07</td>
<td>Bread, ships' biscuits and other ordinary bakers' wares, not containing added sugar, honey, eggs, fats, cheese or fruit</td>
</tr>
<tr>
<td>19.08</td>
<td>Pastry, biscuits, cakes and other fine bakers' wares, whether or not containing cocoa in any proportion</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NCCC)</td>
<td>Description</td>
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<tr>
<td>----------------------------------------</td>
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</tr>
<tr>
<td>Chapter 21</td>
<td>Miscellaneous edible preparations, excluding heading Nos 21.05 and 21.07</td>
</tr>
<tr>
<td>Chapter 22</td>
<td></td>
</tr>
<tr>
<td>22.01</td>
<td>Waters, including spa waters and aerated waters, ice and snow</td>
</tr>
<tr>
<td>22.02</td>
<td>Lemonade, flavoured spa waters and flavoured aerated waters and other non-alcoholic beverages, not including fruit and vegetable juices falling within heading No 20.07</td>
</tr>
<tr>
<td>22.03</td>
<td>Beer made from malt</td>
</tr>
<tr>
<td>22.06</td>
<td>Vermouths, and other wines of fresh grapes flavoured with aromatic extracts</td>
</tr>
<tr>
<td>ex 22.08</td>
<td>Ethyl alcohol or neutral spirits, undenatured of a strength of 80° or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength, excluding those derived from agricultural products listed in Annex II to the Treaty establishing the Community</td>
</tr>
<tr>
<td>ex 22.09</td>
<td>Ethyl alcohol or neutral spirits, undenatured of a strength of less than 80°, excluding ethyl alcohol derived from agricultural products listed in Annex II to the Treaty establishing the Community; liqueurs and other spirituous beverages; compound alcoholic preparations (known as 'concentrated extracts') for the manufacture of beverages</td>
</tr>
<tr>
<td>Chapter 24</td>
<td></td>
</tr>
<tr>
<td>24.02</td>
<td>Manufactured tobacco; tobacco extracts and essences</td>
</tr>
<tr>
<td>Chapter 25</td>
<td></td>
</tr>
<tr>
<td>25.20</td>
<td>Gypsum; anhydrite; calcined gypsum, and plasters with a basis of calcium sulphate, whether or not coloured, but not including plasters specially prepared for use in dentistry.</td>
</tr>
<tr>
<td>25.22</td>
<td>Quicklime, slaked lime and hydraulic lime, other than calcium oxide and hydroxide</td>
</tr>
<tr>
<td>25.23</td>
<td>Portland cement, ciment fondu, slag cement, supersulphate cement and similar hydraulic cements, whether or not coloured or in the form of clinker</td>
</tr>
<tr>
<td>ex 25.30</td>
<td>Crude natural boric acid containing not more than 85 % of ( \text{H}_3\text{BO}_3 ) calculated on the dry weight</td>
</tr>
<tr>
<td>ex 25.32</td>
<td>Earth colours, whether or not calcined or mixed together; santorin, pozolana, trass and similar earths, used in making hydraulic cements, whether or not powdered</td>
</tr>
<tr>
<td>Chapter 27</td>
<td></td>
</tr>
<tr>
<td>27.05 bis</td>
<td>Coal gas, water gas, producer gas and similar gases</td>
</tr>
<tr>
<td>27.06</td>
<td>Tar distilled from coal, from lignite or from peat, and other mineral tars, including partially distilled tars and blends of pitch with creosote oils or with other coal tar distillation products</td>
</tr>
<tr>
<td>27.08</td>
<td>Pitch and pitch coke, obtained from coal tar or from other mineral tars</td>
</tr>
<tr>
<td>ex 27.10</td>
<td>Mineral oils and greases for lubricating purposes</td>
</tr>
<tr>
<td>ex 27.11</td>
<td>Petroleum gases and other gaseous hydrocarbons, excluding propane of a purity not less than 99 % for use other than as a power or heating fuel</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NCCC)</td>
<td>Description</td>
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<tr>
<td>-----------------------------------------</td>
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</tr>
<tr>
<td>27.12</td>
<td>Petroleum jelly</td>
</tr>
<tr>
<td>27.13</td>
<td>Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and other mineral waxes, whether or not coloured</td>
</tr>
<tr>
<td>27.14</td>
<td>Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals</td>
</tr>
<tr>
<td>27.15</td>
<td>Bitumen and asphalt, natural; bituminous shale, asphaltic rock and tar sands</td>
</tr>
<tr>
<td>27.16</td>
<td>Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs)</td>
</tr>
<tr>
<td>Chapter 28</td>
<td></td>
</tr>
<tr>
<td>ex 28.01</td>
<td>Chlorine</td>
</tr>
<tr>
<td>ex 28.04</td>
<td>Hydrogen, oxygen (including ozone) and nitrogen</td>
</tr>
<tr>
<td>ex 28.06</td>
<td>Hydrochloric acid</td>
</tr>
<tr>
<td>28.08</td>
<td>Sulphuric acid; oleum</td>
</tr>
<tr>
<td>28.09</td>
<td>Nitric acid; sulphonitric acids</td>
</tr>
<tr>
<td>28.10</td>
<td>Phosphorus pentoxide and phosphoric acids (meta-, ortho- and pyro-)</td>
</tr>
<tr>
<td>28.12</td>
<td>Boric oxide and boric acid</td>
</tr>
<tr>
<td>28.13</td>
<td>Other inorganic acids and oxygen compounds of non-metals (excluding water)</td>
</tr>
<tr>
<td>28.15</td>
<td>Sulphides or non-metals; phosphorus trisulphide</td>
</tr>
<tr>
<td>28.16</td>
<td>Ammonia, anhydrous or in aqueous solution</td>
</tr>
<tr>
<td>28.17</td>
<td>Sodium hydroxide (caustic soda); potassium hydroxide (caustic potash); peroxides of sodium or potassium</td>
</tr>
<tr>
<td>ex 28.19</td>
<td>Zinc oxide</td>
</tr>
<tr>
<td>ex 28.20</td>
<td>Artificial corundum</td>
</tr>
<tr>
<td>28.22</td>
<td>Manganese oxides</td>
</tr>
<tr>
<td>ex 28.23</td>
<td>Iron oxides, including earth colours containing 70% or more by weight of combined iron evaluated as Fe₂O₃</td>
</tr>
<tr>
<td>ex 28.27</td>
<td>Red lead and litharge</td>
</tr>
<tr>
<td>28.29</td>
<td>Fluorides; fluoro silicates, fluoroborates and other complex fluorine salts</td>
</tr>
<tr>
<td>ex 28.30</td>
<td>Magnesium chloride, calcium chloride</td>
</tr>
<tr>
<td>ex 28.31</td>
<td>Hypochlorites; commercial calcium hypochlorite; chlorites</td>
</tr>
<tr>
<td>28.35</td>
<td>Sulphides; polysulphides</td>
</tr>
<tr>
<td>28.36</td>
<td>Dithionites, including those stabilized with organic substances; sulphoxylates</td>
</tr>
<tr>
<td>28.37</td>
<td>Sulphites and thiosulphates</td>
</tr>
<tr>
<td>ex 28.38</td>
<td>Sodium, barium, iron, zinc, magnesium and aluminium sulphates; alums</td>
</tr>
<tr>
<td>ex 28.40</td>
<td>Phosphites, hypophosphites and phosphates, excluding bibasic lead phosphate</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NCCC)</td>
<td>Description</td>
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<tr>
<td>-----------------------------------------</td>
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</tr>
<tr>
<td>ex 28.42</td>
<td>Carbonates, including commercial ammonium carbonate containing ammonium carbamate, excluding lead hydrocarbonate (white lead)</td>
</tr>
<tr>
<td>ex 28.44</td>
<td>Mercury fulminate</td>
</tr>
<tr>
<td>ex 28.45</td>
<td>Sodium silicate and potassium silicate, including commercial grades</td>
</tr>
<tr>
<td>ex 28.46</td>
<td>Refined borax</td>
</tr>
<tr>
<td>ex 28.48</td>
<td>Arsenites and arsenates</td>
</tr>
<tr>
<td>28.54</td>
<td>Hydrogen peroxide (including solid hydrogen peroxide)</td>
</tr>
<tr>
<td>ex 28.56</td>
<td>Silicon, boron and calcium carbides</td>
</tr>
<tr>
<td>ex 28.58</td>
<td>Distilled and conductivity water and water of similar purity</td>
</tr>
</tbody>
</table>

Chapter 29

| ex 29.01                                | Hydrocarbons for use as power or heating fuels; Naphthalene and anthracene |
| ex 29.04                                | Amyl alcohols |
| 29.06                                   | Phenols and phenol-alcohols |
| ex 29.08                                | Amyethyl ether (diamyl ether), diethyl ether, anethole |
| ex 29.14                                | Palmitic, stearic and oleic acids and their water soluble salts; anhydrides |
| ex 29.16                                | Tartaric, citric and gallic acids; calcium tartrate |
| ex 29.21                                | Nitroglycerine |
| ex 29.42                                | Nicotine sulphate |
| 29.43                                   | Sugars, chemically pure, other than sucrose, glucose and lacrose; sugar ethers and sugar esters, and their salts, other than products of heading Nos 29.39, 29.41 and 29.42 |

Chapter 30

<p>| ex 30.02                                | Antisera |
| ex 30.03                                | Medicaments (including veterinary medicaments), excluding the following products: |
|                                          | — Anti-asthmatic cigarettes |
|                                          | — Quinine, cinchonine, quinidine and their salts, whether or not in the form of proprietary products |
|                                          | — Morphine, cocaine and other narcotics, whether or not in the form of proprietary products |
|                                          | — Antibiotics and preparations based on antibiotics |
|                                          | — Vitamins and preparations based on vitamins |
|                                          | — Sulphonamides, hormones and preparations based on hormones |
| 30.04                                   | Wadding, gauze, bandages and similar articles (for example, dressings, adhesive plasters, poultries), impregnated or coated with pharmaceutical substances or put up in retail packings for medical or surgical purposes, other than goods specified in Note 3 to this Chapter |</p>
<table>
<thead>
<tr>
<th>Brussels Nomenclature heading No (N.C.C.X)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Chapter 31</strong></td>
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</tr>
<tr>
<td>ex 31.03</td>
<td>Mineral or chemical fertilizers, phosphatic, excluding:</td>
</tr>
<tr>
<td></td>
<td>— Basic-slag</td>
</tr>
<tr>
<td></td>
<td>— Disintegrated (calcined) calcium phosphates (thermo phosphates and fused phosphates) and calcined natural aluminium calcium phosphates</td>
</tr>
<tr>
<td></td>
<td>— Calcium hydrogen phosphate containing not less than 0.2% of fluorine</td>
</tr>
<tr>
<td>31.05</td>
<td>Other fertilizers; goods of the present Chapter in tablets, lozenges and similar prepared forms or in packings of a gross weight not exceeding 10 kg</td>
</tr>
<tr>
<td><strong>Chapter 32</strong></td>
<td></td>
</tr>
<tr>
<td>ex 32.01</td>
<td>Tanning extracts of vegetable origin; tannins (tannic acids), including water-extracted gall-nut tannin</td>
</tr>
<tr>
<td>ex 32.04</td>
<td>Colouring matter of vegetable origin (including dyewood extract and other vegetable dyeing extracts, but excluding indigo, henna and chlorophyll) or of animal origin, excluding cochineal extract and kermes</td>
</tr>
<tr>
<td>ex 32.05</td>
<td>Synthetic organic dyestuffs (including pigment dyestuffs and excluding artificial indigo); synthetic organic products of a kind used a luminophores; products of the kind known as optical bleaching agents, substantive to the fibre</td>
</tr>
<tr>
<td>32.06</td>
<td>Colour lakes</td>
</tr>
<tr>
<td>ex 32.07</td>
<td>Other colouring matter, excluding:</td>
</tr>
<tr>
<td></td>
<td>(a) inorganic pigments or pigments of mineral origin, whether or not containing other substances facilitating dyeing, based on cadmium salts,</td>
</tr>
<tr>
<td></td>
<td>(b) chrome colours and Prussian blue; inorganic products of a kind used as luminophores</td>
</tr>
<tr>
<td>32.08</td>
<td>Prepared pigments, prepared opacifiers and prepared colours, vitrifiable enamels and glazes, liquid lustres and similar products, of the kind used in the ceramic, enamelling and glass industries; engobes (slips); glass frit and other glass, in the form of powder, granules or flakes</td>
</tr>
<tr>
<td>32.09</td>
<td>Varnishes and lacquers; distempers; prepared water pigments of the kind used for finishing leather; paints and enamels; pigments dispersed in linseed oil, white spirit, spirits of turpentine, or other media of a kind used in the manufacture of paints or enamels; stamping foils; dyes or other colouring matter in forms or packings of a kind sold by retail; solutions as defined by Note 4 to this Chapter</td>
</tr>
<tr>
<td>32.11</td>
<td>Prepared driers</td>
</tr>
<tr>
<td>32.12</td>
<td>Glaziers' putty; grafting putty; painters' fillings; non-refractory surfacing preparations; stopping, sealing and similar mastics, including resin mastics and cements</td>
</tr>
<tr>
<td>32.13</td>
<td>Writing ink, printing ink and other inks</td>
</tr>
<tr>
<td><strong>Chapter 33</strong></td>
<td></td>
</tr>
<tr>
<td>ex 33.01</td>
<td>Essential oils (terpeneless or not); concretes and absolutes; resinoids, excluding essences of roses, rosemary, eucalyptus, sandalwood and cedar; resinoids; concentrates of essential oils in fats, in fixed oils, or in waxes or the like, obtained by cold absorption or by maceration</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NGCC)</td>
<td>Description</td>
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<tr>
<td>----------------------------------------</td>
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</tr>
<tr>
<td>ex 33.06</td>
<td>Eau de Cologne and other toilet waters; cosmetics and products for the care of the skin, hair and nails; toothpowders and toothpastes, products for oral hygiene; room deodorisers, prepared, whether or not perfumed</td>
</tr>
<tr>
<td>Chapter 34</td>
<td>Soap, organic surface-active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing and scouring preparations, candles and similar articles, modelling pastes and ‘dental waxes’</td>
</tr>
<tr>
<td>Chapter 35</td>
<td>Albuminoidal substances; glues, enzymes</td>
</tr>
<tr>
<td>Chapter 36</td>
<td>Explosives; pyrotechnic products; matches; pyrophoric alloys; certain combustible preparations</td>
</tr>
<tr>
<td>Chapter 37</td>
<td>Sensitized paper; paperboard and cloth, unexposed or exposed but not developed</td>
</tr>
<tr>
<td>38.03</td>
<td>Activated carbon; activated natural mineral products; animal black, including spent animal black</td>
</tr>
<tr>
<td>38.09</td>
<td>Wood tar; wood tar oils (other than the composite solvents and thinners falling within heading No 38.18); wood creosote; wood naphtha; acetone oil; vegetable pitch of all kinds; brewers’ pitch and similar compounds based on rosin or on vegetable pitch; foundry core binders based on natural resinous products</td>
</tr>
<tr>
<td>ex 38.11</td>
<td>Disinfectants, insecticides, rat poisons, pesticides and similar products, put up in the form of articles such as sulphur-treated bands, wicks and candles, fly-papers, sticks coated with hexachlorodicyclohexane (BHC) and the like; preparations consisting of an active product (such as DDT) mixed with other materials and put up in aerosol containers ready for use</td>
</tr>
<tr>
<td>38.18</td>
<td>Composite solvents and thinners for varnishes and similar products</td>
</tr>
<tr>
<td>ex 38.19</td>
<td>Preparations known as ‘liquids for hydraulic transmission’ (in particular for hydraulic brakes) containing less than 70% by weight of petroleum oils or of oils obtained from bituminous minerals</td>
</tr>
<tr>
<td>Chapter 39</td>
<td>Polyvinyl chloride</td>
</tr>
<tr>
<td>ex 39.02</td>
<td>Polystyrene in all its forms; other plastic materials, cellulose ethers and esters, artificial resins, excluding:</td>
</tr>
<tr>
<td>ex 39.01</td>
<td>(a) those in the form of granules, flakes, powders, waste and scrap to be used as raw materials for the manufacture of the products mentioned in this Chapter</td>
</tr>
<tr>
<td>ex 39.02</td>
<td>(b) ion exchangers</td>
</tr>
<tr>
<td>ex 39.03</td>
<td></td>
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<tr>
<td>ex 39.04</td>
<td></td>
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<tr>
<td>ex 39.05</td>
<td></td>
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<tr>
<td>ex 39.06</td>
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<tr>
<td>Brussels Nomenclature heading No (N.C.C.)</td>
<td>Description</td>
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<td>------------------------------------------</td>
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</tr>
<tr>
<td>ex 39.07</td>
<td>Articles of materials of the kinds described in heading Nos 39.01 to 39.06, excluding fans and hand screens, non-mechanical, frames and handles therefor and parts of such frames and handles, and spools, reels and similar supports for photographic and cinematographic film or for tapes, films and the like falling within heading No 92.12</td>
</tr>
<tr>
<td>Chapter 40</td>
<td>Rubber, synthetic rubber, factice, and articles thereof, excluding heading Nos 40.01, 40.02, 40.03 and 40.04, latex (ex 40.06), solutions and dispersions (ex 40.06), protective clothing for surgeons and radiologists and divers' suits (ex 40.13), and bulk forms or blocks, scrap, waste and powder or hardened rubber (ebonite and vulcanite) (ex 40.15)</td>
</tr>
<tr>
<td>Chapter 41</td>
<td>Raw hides and skins (other than furskins) and leather, excluding parchment-dressed leather and articles falling within heading Nos 41.01 and 41.09</td>
</tr>
<tr>
<td>Chapter 42</td>
<td>Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk worm gut)</td>
</tr>
<tr>
<td>Chapter 43</td>
<td>Furskins and artificial fur; manufactures thereof</td>
</tr>
<tr>
<td>Chapter 44</td>
<td>Wood and articles of wood; wood charcoal, excluding heading No 44.07, articles of fibre building board (ex 44.21, ex 44.23, ex 44.27, ex 44.28), spools, reels and similar supports for photographic and cinematographic film or for tapes, films and the like falling within heading No 92.12 (ex 44.26) and wood paving blocks (ex 44.28)</td>
</tr>
<tr>
<td>Chapter 45</td>
<td></td>
</tr>
<tr>
<td>45.03</td>
<td>Articles of natural cork</td>
</tr>
<tr>
<td>45.04</td>
<td>Agglomerated cork (being cork agglomerated with or without a binding substance) and articles of agglomerated cork</td>
</tr>
<tr>
<td>Chapter 46</td>
<td>Manufacture of straw, of esparto and of other plaiting materials; basketware and wickerwork, excluding plaited and similar products of plaiting materials, for all uses, whether or not assembled into strips (ex 46.02)</td>
</tr>
<tr>
<td>Chapter 48</td>
<td></td>
</tr>
<tr>
<td>ex 48.01</td>
<td>Paper and paperboard (including cellulose wadding), in rolls or sheets, excluding the following products;</td>
</tr>
<tr>
<td>48.03</td>
<td>Parchment or greaseproof paper and paperboard, and imitations thereof, and glazed transparent paper, in rolls or sheets</td>
</tr>
<tr>
<td>48.04</td>
<td>Composite paper or paperboard (made by sticking flat layers together with an adhesive), not surface-coated or impregnated, whether or not internally reinforced, in rolls or sheets</td>
</tr>
<tr>
<td>ex 48.05</td>
<td>Paper and paperboard, corrugated (with or without flat surface sheets) embossed in rolls or sheets</td>
</tr>
<tr>
<td>Nomenclature heading No (NCCC)</td>
<td>Description</td>
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<td>-------------------------------</td>
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</tr>
<tr>
<td>ex 48.07</td>
<td>Paper and paperboard, impregnated, coated, surface-coloured, surface-decorated or printed (not constituting printed matter within Chapter 49) in rolls or sheets, excluding squared drawing paper, gold paper or silver paper and imitations thereof, transfer paper, indicator paper and unsensitized photographic paper</td>
</tr>
<tr>
<td>ex 48.13</td>
<td>Carbon paper</td>
</tr>
<tr>
<td>48.14</td>
<td>Writing blocks, envelopes, letter cards, plain postcards, correspondence cards; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing only an assortment of paper stationery</td>
</tr>
<tr>
<td>ex 48.15</td>
<td>Other paper or paperboard, cut to size or shape, excluding cigarette paper, tapes for teletype machines, perforated tapes for monotype machines and calculating machines, filter papers and filter boards (including those for cigarette filter tips) and gummed strip</td>
</tr>
<tr>
<td>48.16</td>
<td>Boxes, bags and other packing containers, of paper or paperboard; box files, letter trays, storage boxes and similar articles, of paper or paperboard, of a kind commonly used in offices, shops and the like</td>
</tr>
<tr>
<td>48.18</td>
<td>Registers, exercise books, note books, memorandum blocks, order books, receipt books, diaries, blotting pads, binders (loose-leaf or other), file covers and other stationery of paper or paperboard; simple and other albums and book covers, of paper or paperboard</td>
</tr>
<tr>
<td>48.19</td>
<td>Paper or paperboard labels, whether or not printed or gummed</td>
</tr>
<tr>
<td>ex 48.21</td>
<td>Lamp shades; tablecloths and serviettes, handkerchiefs and towels; dishes, plates, cups, tablemats, bottles, glasses</td>
</tr>
<tr>
<td>Chapter 49</td>
<td>Printed books, booklets, brochures and leaflets in the Greek language</td>
</tr>
<tr>
<td>ex 49.01</td>
<td>Children's picture books and painting books, stitched, cased or bound, printed wholly or partly in the Greek language</td>
</tr>
<tr>
<td>ex 49.07</td>
<td>Stamps not intended for public service</td>
</tr>
<tr>
<td>49.09</td>
<td>Picture postcards, Christmas and other picture greeting cards, printed by any process, with or without trimmings</td>
</tr>
<tr>
<td>ex 49.10</td>
<td>Calendars of any kind, of paper or paperboard, including calendar blocks, but excluding calendars intended for publicity purposes, in other languages than Greek</td>
</tr>
</tbody>
</table>
| ex 49.11                      | Other printed matter, including printed pictures and photographs, but excluding the following articles:  
  — Theatrical and photographic studio scenery  
  — Printed matter for publicity purposes (including travel publicity), printed in other languages than Greek |
<p>| Chapter 50                    | Silk and waste silk |
| Chapter 51                    | Man-made fibres (continuous) |
| Chapter 52                    | Metallized textiles |</p>
<table>
<thead>
<tr>
<th>Chapter No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>53</td>
<td>Wool and other animal hair, excluding raw, bleached and undyed products of heading Nos 53.01, 53.02, 53.03 and 53.04</td>
</tr>
<tr>
<td>54</td>
<td>Flax and ramie, excluding heading No 54.01</td>
</tr>
<tr>
<td>55</td>
<td>Cotton</td>
</tr>
<tr>
<td>56</td>
<td>Man-made fibres (discontinuous)</td>
</tr>
<tr>
<td>57</td>
<td>Other vegetable textile materials, excluding No 57.01; paper yarn and woven fabrics of paper yarn</td>
</tr>
<tr>
<td>58</td>
<td>Carpets, mats, matting and tapestries; pile and chenille fabrics; narrow fabrics; trimmings; tulle and other net fabrics; lace; embroidery</td>
</tr>
<tr>
<td>59</td>
<td>Wadding and felt; twine, cordage, ropes and cables; special fabrics; impregnated and coated fabrics; textile articles of a kind suitable for industrial use</td>
</tr>
<tr>
<td>60</td>
<td>Knitted and crocheted goods</td>
</tr>
<tr>
<td>61</td>
<td>Articles of apparel and clothing accessories of textile fabric, other than knitted or crocheted goods</td>
</tr>
<tr>
<td>62</td>
<td>Other made up textile articles, excluding fans and hand screens (ex 62.05)</td>
</tr>
<tr>
<td>63</td>
<td>Old clothing and other textile articles; rags</td>
</tr>
<tr>
<td>64</td>
<td>Footwear, gaiters and the like, parts of such articles</td>
</tr>
<tr>
<td>65</td>
<td>Headgear and parts thereof</td>
</tr>
<tr>
<td>66</td>
<td>Umbrellas and sunshades (including walking-stick umbrellas, umbrella tents, and garden and similar umbrellas)</td>
</tr>
<tr>
<td>67</td>
<td>Feather dusters</td>
</tr>
<tr>
<td>ex 67.01</td>
<td>Artificial flowers, foliage or fruit and parts thereof; articles made of artificial flowers, foliage or fruit</td>
</tr>
<tr>
<td>68</td>
<td>Hand polishing stones, whetstones, oilstones, hone and the like, and millstones, grindstones, grinding wheels and the like (including grinding, sharpening, polishing, trueing and cutting wheels, heads, discs and points), of natural stone (agglomerated or not), of agglomerated natural or artificial abrasives, or of pottery, with or without cores, shanks, sockets, axles and the like of other materials, but without frameworks; segments and other finished parts of such stones and wheels, of natural stone (agglomerated or not), of agglomerated natural or artificial abrasives, or of pottery</td>
</tr>
<tr>
<td>68.06</td>
<td>Natural or artificial abrasive powder or grain, on a base of woven fabric, of paper, or paperboard or of other materials, whether or not cut to shape or sewn or otherwise made up</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NCC)</td>
<td>Description</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>68.09</td>
<td>Panels, boards, tiles, blocks and similar articles of vegetable fibre, of wood fibre, of straw, of wood shavings or of wood waste (including sawdust), agglomerated with cement, plaster or with other mineral binding substances</td>
</tr>
<tr>
<td>68.10</td>
<td>Articles of plastering material</td>
</tr>
<tr>
<td>68.11</td>
<td>Articles of cement (including slag cement), of concrete or of artificial stone (including granulated marble agglomerated with cement), reinforced or not</td>
</tr>
<tr>
<td>68.12</td>
<td>Articles of asbestos-cement, of cellulose fibre-cement or the like</td>
</tr>
<tr>
<td>68.14</td>
<td>Friction material (segments, discs, washers, strips, sheets, plates, rolls and the like) of a kind suitable for brakes, for clutches or the like, with a basis of asbestos, other mineral substances or of cellulose, whether or not combined with textile or other materials</td>
</tr>
</tbody>
</table>

Chapter 69
Ceramic products, excluding heading Nos 69.01, 69.02, 69.03, 69.04 and 69.05, utensils and apparatus for laboratory and industrial use, containers for the transport of acids and other chemical products and articles of a kind used in agriculture, of heading No 69.09, and porcelain articles of heading Nos 69.10, 69.13 and 69.14

Chapter 70
70.04 Unworked cast or rolled glass (including flashed or wired glass) whether figured or not, in rectangles
70.05 Unworked drawn or blown glass (including flashed glass) in rectangles
ex 70.06 Cast, rolled, drawn or blown glass (including flashed or wired glass) in rectangles, surface ground or polished, but not further worked, excluding non-wired glass for mirrors
ex 70.07 Cast, rolled, drawn or blown glass (including flashed or wired glass) cut to shape other than rectangular shape, or bent or otherwise worked (for example, edge worked or engraved), whether or not surface ground or polished, leaded lights and the like
70.08 Safety glass consisting of toughened or laminated glass, shaped or not
70.09 Glass mirrors (including rear-view mirrors), unframed, framed or backed
70.10 Carboys, bottles, jars, pots, tubular containers and similar containers, of glass, of a kind commonly used for the conveyance or packing of goods; stoppers and other closures, of glass
ex 70.13 Glassware (other than articles falling within heading No 70.19) of a kind commonly used for table, kitchen, toilet or office purposes, for indoor decoration, or for similar uses, excluding fire-resisting glassware of a kind commonly used for table or kitchen purposes, with a low coefficient of expansion, similar to Pyrex or Durex
70.14 Illuminating glassware, signalling glassware and optical elements of glass, not optically worked nor of optical glass
ex 70.15 Glass of a kind used for sun glasses (but excluding glass suitable for corrective lenses), curved, bent, hollowed and the like
ex 70.16 Multi-cellular glass in blocks, slabs, plates, panels and similar forms
<table>
<thead>
<tr>
<th>Brussels Nomenclature heading No (NCC/EC)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ex 70.17</td>
<td>Laboratory, hygienic and pharmaceutical glassware, whether or not graduated or calibrated, excluding glassware for chemical laboratories; glass ampoules</td>
</tr>
<tr>
<td>ex 70.21</td>
<td>Other articles of glass, excluding articles for industry</td>
</tr>
<tr>
<td>Chapter 71</td>
<td>Articles of jewellery, of silver (including silver gilt or platinum-plated silver), or rolled precious metal on base metal</td>
</tr>
<tr>
<td>ex 71.12</td>
<td>Articles of goldsmiths' or silversmiths' wares and parts thereof, of precious metal or rolled precious metal, other than goods falling within heading No 71.12</td>
</tr>
<tr>
<td>ex 71.14</td>
<td>Other articles of precious metal or rolled precious metal, excluding articles and utensils for workshops and laboratories</td>
</tr>
<tr>
<td>71.16</td>
<td>Imitation jewellery</td>
</tr>
<tr>
<td>Chapter 73</td>
<td>Iron and steel and articles thereof, excluding:</td>
</tr>
<tr>
<td></td>
<td>(a) Products within the jurisdiction of the European Coal and Steel Community, falling within heading Nos 73.01, 73.02, 73.03, 73.05, 73.06, 73.07, 73.08, 73.09, 73.10, 73.11, 73.12, 73.13, 73.15 and 73.16</td>
</tr>
<tr>
<td></td>
<td>(b) Products falling within heading Nos 73.02, 73.05, 73.07 and 73.16 which are not within the jurisdiction of the European Coal and Steel Community</td>
</tr>
<tr>
<td></td>
<td>(c) Heading Nos 73.04, 73.17, 73.19, 73.30, 73.33 and 73.34 and springs and leaves for springs, of iron or steel, for railway coaches, of heading No 73.35</td>
</tr>
<tr>
<td>Chapter 74</td>
<td>Copper and articles thereof, excluding copper alloys containing more than 10% by weight of nickel and articles falling within heading Nos 74.01, 74.02, 74.06 and 74.11</td>
</tr>
<tr>
<td>Chapter 76</td>
<td>Aluminium and articles thereof, excluding heading Nos 76.01 and 76.05 and spools, reels and similar supports for photographic and cinematographic film or for tapes, films and the like falling within heading No 92.12 (ex 76.16)</td>
</tr>
<tr>
<td>Chapter 78</td>
<td>Lead and articles thereof</td>
</tr>
<tr>
<td>Chapter 79</td>
<td>Zinc and articles thereof, excluding heading Nos 79.01, 79.02 and 79.03</td>
</tr>
<tr>
<td>Chapter 82</td>
<td>ex 82.01 Hand tools, the following: spades, shovels, picks, hoes, forks and rakes; axes, bill hooks and similar hewing tools; hay knives, grass shears, timber wedges and other tools of a kind used in agriculture, horticulture or forestry</td>
</tr>
<tr>
<td></td>
<td>82.02 Saws (non-mechanical) and blades for hand or machine saws (including toothless saw blades)</td>
</tr>
<tr>
<td></td>
<td>ex 82.04 Portable forges; grinding wheels with frameworks (hand or pedal operated); articles for domestic use</td>
</tr>
<tr>
<td></td>
<td>82.09 Knives with cutting blades, serrated or not (including pruning knives), other than knives falling within heading No 82.06, and blades therefor</td>
</tr>
<tr>
<td>Brussels Nomenclature heading No (NCCC)</td>
<td>Description</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>ex 82.11</td>
<td>Safety razor blades and blanks thereof</td>
</tr>
<tr>
<td>ex 82.13</td>
<td>Other articles of cutlery (for example secateurs, hair clippers, butchers’ cleavers, paper knives), excluding hand-operated clippers and parts thereof</td>
</tr>
<tr>
<td>82.14</td>
<td>Spoons, forks, fish-eaters, butter-knives, ladles, and similar kitchen or tableware</td>
</tr>
<tr>
<td>82.15</td>
<td>Handles of base metal for articles falling within heading Nos 82.09, 82.13 and 82.14</td>
</tr>
</tbody>
</table>

Chapter 83  Miscellaneous articles of base metal, excluding heading No 83.08, statuettes and other ornaments of a kind used indoors (ex 83.06) and beads and spangles (ex 83.09)

Chapter 84  Spark ignition engines, petrol driven of a cylinder capacity of 220 cc or more; internal combustion engines, semi diesel type; internal combustion engines, diesel type, of 37 kW or less; engines for motor-cycles and auto-cycles

<p>| ex 84.06 | Pumps (including motor pumps and turbo pumps) for liquids, whether or not fitted with measuring devices |
| ex 84.10 | Air pumps and vacuum pumps (including motor and turbo-pumps); fans, blower and the like, with integral motors, weighing less than 150 kg and fans or blowers without motor, weighing 100 kg or less |
| ex 84.11 | Air-conditioning machines, self-contained, comprising a motor-driven fan and elements for changing the temperature and humidity of air, for domestic use |
| ex 84.12 | Bakery ovens and parts thereof |
| ex 84.14 | Refrigerating cabinets and other refrigerating plant, equipped with a refrigerating unit |
| ex 84.15 | Instantaneous or storage water heaters, non-electrical |
| ex 84.17 | Weighing machinery (excluding balances of a sensitivity of 5 cg or better), including weight-operated counting and checking machines; weighing-machine weights of all kinds |
| ex 84.21 | Mechanical appliances (whether or not hand operated) for projecting, dispersing or spraying liquids or powders, for domestic use; similar hand operated appliances for agricultural use; similar appliances for agricultural use, truck mounted, weighing 60 kg or less |
| ex 84.24 | Ploughs designed for tractor or animal draught, weighing 700 kg or less; ploughs designed for mounting on tractors, with two or three shares or discs; harrows designed for tractor or animal draught, with fixed framework and fixed teeth; disc harrows, weighing 700 kg or less |
| ex 84.25 | Threshers; maize huskers and maize threshers; harvesting machinery, animal drawn; straw or fodder presses; fanning mills and similar machines for screening seeds and cereal graders |</p>
<table>
<thead>
<tr>
<th>Brussels Nomenclature heading No (NCCC)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>84.27</td>
<td>Presses, crushers and other machinery, of a kind used in wine making, cider making, fruit juice preparation or the like</td>
</tr>
<tr>
<td>ex 84.28</td>
<td>Seed crushing machines; farm-type milling machines</td>
</tr>
<tr>
<td>84.29</td>
<td>Machinery of a kind used in the bread grain milling industry, and other machinery (other than farm type machinery) for the working of cereals or dried leguminous vegetables</td>
</tr>
<tr>
<td>ex 84.34</td>
<td>Printing type</td>
</tr>
<tr>
<td>ex 84.38</td>
<td>Shuttles; reeds for looms</td>
</tr>
<tr>
<td>ex 84.40</td>
<td>Washing machines, whether or not electric, for domestic use</td>
</tr>
<tr>
<td>ex 84.47</td>
<td>Machine tools for sawing and planing wood, cork, bone, ebonite (vulcanite), hard artificial plastic materials or other hard carving materials, other than machines falling within heading No 84.49</td>
</tr>
<tr>
<td>ex 84.56</td>
<td>Machinery for agglomerating, moulding or shaping ceramic paste, unhardened cements, plastering materials or other mineral products</td>
</tr>
<tr>
<td>ex 84.59</td>
<td>Oil presses and mills; machines for stearin soap manufacture</td>
</tr>
<tr>
<td>84.61</td>
<td>Taps, cocks, valves and similar appliances, for pipes, boiler shells, tanks, vats and the like, including pressure reducing valves and thermostatically-controlled valves</td>
</tr>
</tbody>
</table>

Chapter 85

<p>| ex 85.01                               | Generators of 20 kVA output or less; motors of 74 kW or less; rotary converters of 37 kW or less; transformers and static converters other than for radio-broadcasting, radiotelephonic, radiotelegraphic and television receivers |
| 85.03                                  | Primary cells and primary batteries |
| 85.04                                  | Electric accumulators |
| ex 85.06                               | Room fans |
| 85.10                                  | Portable electric battery and magneto lamps, other than lamps falling within heading No 85.09 |
| 85.12                                  | Electric instantaneous or storage water heaters and immersion heaters; electric soil heating apparatus and electric space heating apparatus; electric hair dressing appliances (for example, hair dryers, hair curlers, curling tong heaters) and electric smoothing irons; electro-thermic domestic appliances; electric heating resistors, other than those of carbon |
| ex 85.17                               | Electric sound signalling apparatus |
| ex 85.19                               | Electrical apparatus for making and breaking electrical circuits, for the protection of electrical circuits, or for making connections to or in electrical circuits (for example, switches, relays, fuses, lightning arresters, surge suppressors, plugs, lamp holders and junction boxes) |
| ex 85.20                               | Electric filament lamps and electric discharge lamps, excluding infra-red and ultra-violet lamps |
| 85.23                                  | Insulated (including enamelled or anodized) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors |</p>
<table>
<thead>
<tr>
<th>Brussels Nomenclature heading No (NCCC)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>85.25</td>
<td>Insulators of any material</td>
</tr>
<tr>
<td>85.26</td>
<td>Insulating fittings for electrical machines, appliances or equipment, being fittings wholly of insulating material apart from any minor components of metal incorporated during moulding solely for purposes of assembly, but not including insulators falling within heading No 85.25</td>
</tr>
<tr>
<td>85.27</td>
<td>Electrical conduit tubing and joints therefor, of base metal lined with insulating material</td>
</tr>
<tr>
<td>Chapter 87 ex 87.02</td>
<td>Motor vehicles for the public transport of persons and motor vehicles for the transport of goods or materials (excluding chassis mentioned in Note 2 to Chapter 87)</td>
</tr>
<tr>
<td>87.05</td>
<td>Bodies (including cabs), for the motor vehicles falling within heading No 87.01, 87.02 or 87.03</td>
</tr>
<tr>
<td>ex 87.06</td>
<td>Chassis without engines, and parts thereof</td>
</tr>
<tr>
<td>ex 87.11</td>
<td>Invalid carriages (other than motorized or otherwise mechanically propelled)</td>
</tr>
<tr>
<td>ex 87.12</td>
<td>Parts and accessories of invalid carriages (other than motorized or otherwise mechanically propelled)</td>
</tr>
<tr>
<td>87.13</td>
<td>Baby carriages and parts thereof</td>
</tr>
<tr>
<td>Chapter 89 ex 89.01</td>
<td>Lighters and barges; tankers designed to be towed; sailing vessels</td>
</tr>
<tr>
<td>Chapter 90 ex 90.01</td>
<td>Ophthalmic lenses</td>
</tr>
<tr>
<td>90.03</td>
<td>Frames and mountings, and parts thereof, for spectacles, pince-nez, lorgnettes, goggles and the like</td>
</tr>
<tr>
<td>90.04</td>
<td>Spectacles, pince-nez, lorgnettes, goggles and the like, corrective, protective or other</td>
</tr>
<tr>
<td>ex 90.26</td>
<td>Meters for hand-operated petrol pumps and water meters (volumetric and tachometric)</td>
</tr>
<tr>
<td>Chapter 92 92.12</td>
<td>Gramophone records and other sound or similar recordings; matrices for the production of records, prepared record blanks, film for mechanical sound recording, prepared tapes, wires, strips and like articles of a kind commonly used for sound or similar recording</td>
</tr>
<tr>
<td>Chapter 93 ex 93.04</td>
<td>Sporting guns and rifles</td>
</tr>
<tr>
<td>ex 93.07</td>
<td>Wads for shotguns; sporting cartridges, cartridges for revolvers, pistols and walking stick guns, ball or shot cartridges for target shooting guns of calibres up to 9 mm; cartridge cases for sporting guns and sporting rifles, of metal and paperboard; bullets, shot and buckshot for sporting guns and sporting rifles</td>
</tr>
<tr>
<td>Chapter 94</td>
<td>Furniture and parts thereof; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings, excluding heading No 94.02</td>
</tr>
</tbody>
</table>
Chapter 96
Brooms, brushes, powder puffs and sieves, excluding prepared knots and tufts for broom or brush making of heading No 96.01 and articles falling within heading Nos 96.05 and 96.06

Chapter 97
97.01 Wheeled toys designed to be ridden by children (for example, toy bicycles and tricycles, and pedal motor cars); dolls' prams and dolls' push chairs
97.02 Dolls
97.03 Other toys; working models of a kind used for recreational purposes
ex 97.05 Streamers and confetti
Chapter 98
Miscellaneous manufactured articles, excluding stylograph pens falling within heading No 98.03 and excluding heading Nos 98.04, 98.10, 98.11, 98.14 and 98.15

II. List of ECSC Products

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>73.01</td>
<td>Pig iron, cast iron and spiegeleisen, in pigs, blocks, lumps and similar forms</td>
</tr>
<tr>
<td>73.02</td>
<td>Ferro-alloys:</td>
</tr>
<tr>
<td></td>
<td>A. Ferro-manganese:</td>
</tr>
<tr>
<td></td>
<td>I. Containing more than 2 % by weight of carbon (high carbon ferro-manganese)</td>
</tr>
<tr>
<td>73.03</td>
<td>Waste and scrap-metal of iron or steel</td>
</tr>
<tr>
<td>73.05</td>
<td>Iron or steel powders; sponge iron or steel:</td>
</tr>
<tr>
<td></td>
<td>B. Sponge iron or steel</td>
</tr>
<tr>
<td>73.06</td>
<td>Puddled bars and pilings; ingots, blocks, lumps and similar forms, of iron or steel</td>
</tr>
<tr>
<td>73.07</td>
<td>Blooms, billets slabs and sheet bars (including tinplate bars), or iron or steel; pieces roughly shaped by forging, of iron or steel:</td>
</tr>
<tr>
<td></td>
<td>A. Blooms and billets:</td>
</tr>
<tr>
<td></td>
<td>I. Rolled</td>
</tr>
<tr>
<td></td>
<td>B. Slabs and sheet bars (including tinplate bars):</td>
</tr>
<tr>
<td></td>
<td>I. Rolled</td>
</tr>
<tr>
<td>73.08</td>
<td>Iron or steel coils for re-rolling</td>
</tr>
<tr>
<td>73.09</td>
<td>Universal plates of iron or steel</td>
</tr>
<tr>
<td>73.10</td>
<td>Bars and rods (including wire rod), of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished (including precision-made) hollow mining-drill steel:</td>
</tr>
<tr>
<td></td>
<td>A. Not further worked than hot-rolled or extruded</td>
</tr>
<tr>
<td></td>
<td>D. Clad or surface-worked (for example, polished, coated):</td>
</tr>
<tr>
<td></td>
<td>I. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>a) Hot-rolled or extruded</td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description</td>
</tr>
<tr>
<td>----------------</td>
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</tr>
</tbody>
</table>
| 73.11          | Angles, shapes and sections, of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished; sheet piling of iron or steel, whether or not drilled, punched or made from assembled elements:  
A. Angles, shapes and sections:  
   I. Not further worked than hot-rolled or extruded  
   IV. Clad or surface-worked (for example, polished, coated):  
      a) Not further worked than clad:  
         1. Hot-rolled or extruded  
B. Sheet piling |
| 73.12          | Hoop and strip, of iron or steel, hot-rolled or cold-rolled:  
A. Not further worked than hot-rolled  
B. Not further worked than cold-rolled:  
   I. In coils for the manufacture of tinplate  
C. Clad, coated or otherwise surface-treated:  
   III. Tinned:  
      a) Tinplate  
   V. Other (for example, copper-plated, artificially oxidized, lacquered, nickel-plated, varnished, clad, parkerized, printed):  
      a) Not further worked than clad:  
         1. Hot-rolled  
| 73.13          | Sheets and plates, of iron or steel, hot-rolled or cold-rolled:  
A. Electrical sheets and plates:  
B. Other sheets and plates:  
   I. Not further worked than hot-rolled  
   II. Not further worked than cold-rolled, of a thickness of:  
      b) More than 1 mm but less than 3 mm  
      c) 1 mm or less  
   III. Not further worked than burnished, polished or glazed  
IV. Clad, coated or otherwise surface-treated:  
   b) Tinned:  
      1. Tinplate  
      2. Other  
   c) Zinc-coated or lead-coated  
   d) Other (for example, copper-plated, artificially oxidized, lacquered, nickel-plated, varnished, clad, parkerized, printed)  
   V. Otherwise shaped or worked:  
      a) Cut into shapes other than rectangular shapes, but not further worked:  
         2. Other  
| 73.15          | Alloy steel and high carbon steel in the forms mentioned in heading Nos 73.06 to 73.14:  
A. High-carbon steel:  
   I. Ingots, blooms, billets, slabs and sheet bars:  
      b) Other  
   III. Coils for re-rolling  
IV. Universal plates  
   V. Bars and rods (including wire rod) and hollow mining-drill steel; angles, shapes, and sections:  
      b) Not further worked than hot-rolled or extruded |
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>73.15 (cont'd)</td>
<td>d) Clad or surface-worked (for example, polished, coated):</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>aa) Hot-rolled or extruded</td>
</tr>
</tbody>
</table>

VI. Hoop and strip:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>Not further worked than hot-rolled</td>
</tr>
<tr>
<td>c)</td>
<td>Clad, coated or otherwise surface-treated:</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>aa) Hot-rolled</td>
</tr>
</tbody>
</table>

VII. Sheets and plates:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>Not further worked than hot-rolled</td>
</tr>
<tr>
<td>b)</td>
<td>Not further worked than cold-rolled, of a thickness of:</td>
</tr>
<tr>
<td></td>
<td>2. Less than 3 mm</td>
</tr>
<tr>
<td>c)</td>
<td>Polished, clad, coated or otherwise surface treated</td>
</tr>
<tr>
<td>d)</td>
<td>Otherwise shaped or worked:</td>
</tr>
<tr>
<td></td>
<td>1. Cut into shapes other than rectangular shapes, but not further worked</td>
</tr>
</tbody>
</table>

B. Alloy steel:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td>Ingots, blooms, billets, slabs and sheet bars:</td>
</tr>
<tr>
<td></td>
<td>b) Other</td>
</tr>
</tbody>
</table>

III. Coils for re-rolling

IV. Universal plates

V. Bars and rods (including wire rod and hollow mining-drill steel, angles, shapes) and sections:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>b)</td>
<td>Not further worked than hot-rolled or extruded</td>
</tr>
<tr>
<td>d)</td>
<td>Clad or surface-worked (for example, polished, coated):</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>aa) Hot-rolled or extruded</td>
</tr>
</tbody>
</table>

VI. Hoop and strip:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>Not further worked than hot-rolled</td>
</tr>
<tr>
<td>c)</td>
<td>Clad, coated or otherwise surface-treated:</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than clad:</td>
</tr>
<tr>
<td></td>
<td>aa) Hot-rolled</td>
</tr>
</tbody>
</table>

VII. Sheets and plates:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>Electrical sheets and plates</td>
</tr>
<tr>
<td>b)</td>
<td>Other sheets and plates:</td>
</tr>
<tr>
<td></td>
<td>1. Not further worked than hot-rolled</td>
</tr>
<tr>
<td></td>
<td>2. Not further worked than cold-rolled, of a thickness of:</td>
</tr>
<tr>
<td></td>
<td>bb) Less than 3 mm</td>
</tr>
<tr>
<td></td>
<td>3. Polished, clad, coated or otherwise surface-treated</td>
</tr>
<tr>
<td></td>
<td>4. Otherwise shaped or worked:</td>
</tr>
<tr>
<td></td>
<td>aa) Cut into shapes other than rectangular shapes, but not further worked</td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description</td>
</tr>
<tr>
<td>----------------</td>
<td>-------------</td>
</tr>
<tr>
<td>73.16</td>
<td>Railway and tramway track construction material of iron or steel, the following: rails, check-rails, switch blades, crossings (or frogs), crossing pieces, point rods, rack rails, sleepers, fish-plates, chairs, chair wedges, sole plates (base plates), rail clips, bedplates, ties and other material specialized for joining or fixing rails:</td>
</tr>
<tr>
<td></td>
<td>A. Rails:</td>
</tr>
<tr>
<td></td>
<td>II. Other</td>
</tr>
<tr>
<td></td>
<td>B. Check-rails</td>
</tr>
<tr>
<td></td>
<td>C. Sleepers</td>
</tr>
<tr>
<td></td>
<td>D. Fish-plates and sole plates:</td>
</tr>
<tr>
<td></td>
<td>I. Rolled</td>
</tr>
</tbody>
</table>
ANNEX VIII
List referred to in Article 128 of the Act of Accession

1. TRANSPORT


In the case of Greece, the prohibition laid down in Article 2 of this Regulation will apply as from 1 July 1981 to the agreements, decisions and concerted practices existing at the time of accession and which, as a result of accession, fall within the scope of the prohibition.

as amended by:

Application of this Regulation to national transport operations in Greece is deferred until 1 January 1984.

as amended by the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14)

The right to compensation referred to in the second subparagraph of Article 6 (3) and in the first subparagraph of Article 9 (2) shall take effect in Greece from 1 July 1982.


The Hellenic Republic may defer implementation of this Directive until 1 January 1983 in the case of international transport between Greece and the present Member States of the Community and until 1 January 1985 in the case of national transport operations in Greece.

Once the Directive is implemented in respect of intra-Community traffic, the Hellenic Republic will provide every guarantee that the motor vehicles and their trailers referred to in that Directive which are registered in Greece and which are engaged in the same form of traffic have in fact undergone the roadworthiness test.

II. TAXATION


(a) The Hellenic Republic may apply, under the conditions laid down by this Directive, the fourth indent of Article 17 for a maximum of three years.

(b) The Hellenic Republic may apply the final indent of Article 17 until the charging and remission of tax on imports has been abolished for trade between the Member States.

This facility may not however apply until the introduction of reduced rates.


(a) For the implementation of Article 24 (2) to (6), the Hellenic Republic may grant a tax exemption to taxable persons whose turnover is less than the equivalent in national currency of 10 000 European units of account at the conversion rate of the day of its accession.
(b) For the purposes of implementing the provisions laid down in Article 28 (3) (b), the Hellenic Republic is authorized to exempt, under the conditions laid down in Article 28 (4) the following transactions listed in Annex F:

2. services supplied by authors, artists, performers, lawyers and other members of the liberal professions, other than the medical and paramedical professions, in so far as these are not services specified in Annex B to the second Council Directive of 11 April 1967;

9. treatment of animals by veterinary surgeons;

12. the supply of water by public authorities;

16. supplies of those buildings and land described in Article 4 (3);

18. the supply, modification, repair, maintenance, chartering and hiring of commercial inland waterway vessels and the supply, hiring, repair and maintenance of equipment incorporated or used therein;

23. the supply, modification, repair, maintenance, chartering and hiring of aircraft, including equipment incorporated or used therein, used by State institutions;

25. the supply, modification, repair, maintenance chartering and hiring of warships.'


Notwithstanding Article 6 (2) of Directive 69/169/EEC, as amended by Article 3 (a) of Directive 78/1032/EEC, the Hellenic Republic may, until the entry into application of the common VAT system, and in any event, for a period not extending beyond 31 December 1983, not take the necessary measures in relation to sales of the retail level, in order to permit, in the cases and under the conditions specified in the abovementioned Articles 6 (3) and (4), the remission of turnover tax on deliveries of goods carried in the personal luggage of travellers leaving its territory.

III ECONOMIC POLICY


The Hellenic Republic shall not participate in guaranteeing loans issued by the Community before the former’s accession, for which the percentages of guarantee by the present Member States, fixed at the time of their issue, remain unchanged.


The Hellenic Republic shall not be required to provide the necessary foreign exchange in order to ensure the guarantee of servicing loans issued by the Community before accession.


The effective inclusion of the drachma in the basket will be realized before 31 December 1985 if, before that date, a revision of the basket shall have been undertaken pursuant to the procedures and under the conditions laid down in the resolution of the European Council of 5 December 1978 on the European monetary system.

In any event the inclusion of the drachma in the basket will be realized at the latest on 31 December 1985.
IV. ENERGY


The Hellenic Republic will progressively, and not later than 1 January 1984, bring into force the measures necessary to comply with these Directives. To this end, the disparity existing at 1 January 1981 compared with the stocks referred to in Article 1 will be reduced by at least one third per year as from 1 January 1982.
ANNEX IX

List referred to in Article 142 (1) of the Act of Accession

1. Transport Committee
   provided for in Article 83 of the EEC Treaty, and whose rules were established by the Council Decision of 15 September 1958 (OJ No 25, 27. 11. 1958, p. 509/58), as amended by Decision 64/390/EEC of 22 June 1964 (OJ No 102, 29. 6. 1964, p. 1602/64).

2. Advisory Committee of the Supply Agency

3. Advisory Committee on Freedom of Movement for Workers
   set up by Regulation No 15 of 16 August 1961 (OJ No 57, 26. 8. 1961, p. 1073/61), as amended by:

   — Regulation No 38/64/EEC of 25 March 1964 (OJ No 62, 17. 4. 1964, p. 965/64),

4. Advisory Committee on Vocational Training

5. Advisory Committee on Social Security for Migrant Workers
ANNEX X

List referred to in Article 142 (2) of the Act of Accession

(a) 1. Arbitration Committee

2. Joint Advisory Committee on Social Questions in Road Transport

3. Advisory Committee on Social Questions arising in the Railways Industry

4. Joint Committee on Social Questions in Sea-fishing

5. Standing Committee on Employment

(b) The advisory committees set up under the common agricultural policy, for which the advisability of a complete renewal at the date of accession will be decided, before accession, by common agreement between the Hellenic Republic and the Commission.

6. Advisory Committee on Customs Matters

7. Consumers' Consultation Committee

8. Committee of Experts of the European Foundation for the Improvement of Living and Working Conditions

9. Scientific Committee on Cosmetology
ANNEX XI

List referred to in Article 144 of the Act of Accession

I. CUSTOMS LEGISLATION

1 January 1986.

as amended by:
   — the Act of Accession 1972 (OJ No L 73, 27. 3. 1972, p. 14),
1 January 1986.

1 January 1986.

   1 January 1986.

   1 January 1986.

II. TRANSPORT

as amended by:
1 January 1982.

III. ENVIRONMENT AND CONSUMER PROTECTION

1 January 1982.
ANNEX XII

List referred to in Article 145 of the Act of Accession

I. TRANSPORT

   1 January 1984.

   1 January 1984.

   1 January 1984.

II. TAXATION

   1 January 1984.

   1 January 1984.

   1 January 1984.

III. SOCIAL POLICY

   1 January 1983.

   1 January 1983.

IV. APPROXIMATION OF LEGISLATION

1 January 1983.
V. EURATOM

1 January 1982.

VI. ENERGY

1 January 1982.
PROTOCOLS

Protocol 1

on the Statute of the European Investment Bank

PART ONE

ADJUSTMENTS TO THE STATUTE OF THE
EUROPEAN INVESTMENT BANK

Article 1

The following shall be substituted for Article 3 of the Protocol on the Statute of the Bank:

'Article 3

In accordance with Article 129 of this Treaty, the following shall be members of the Bank:

— the Kingdom of Belgium,
— the Kingdom of Denmark,
— the Federal Republic of Germany,
— the Hellenic Republic,
— Ireland,
— the Italian Republic,
— the Grand Duchy of Luxembourg,
— the Kingdom of the Netherlands,
— the United Kingdom of Great Britain and Northern Ireland.'

Article 2

The following shall be substituted for the first subparagraph of Article 4 (1) of the Protocol on the Statute of the Bank:

'1. The capital of the Bank shall be 7,200 million units of account, subscribed by the Member States as follows:

<table>
<thead>
<tr>
<th>Country</th>
<th>Units of Account</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>1,575 million</td>
</tr>
<tr>
<td>France</td>
<td>1,575 million</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>1,575 million</td>
</tr>
<tr>
<td>Italy</td>
<td>1,260 million</td>
</tr>
<tr>
<td>Belgium</td>
<td>414.75 billion</td>
</tr>
</tbody>
</table>

Netherlands 414.75 million,
Denmark 210 million,
Greece 112.5 million,
Ireland 52.5 million,
Luxembourg 10.5 million.'

Article 3

The following shall be substituted for Article 7 of the Protocol on the Statute of the Bank:

'Article 7

1. Should the value of the currency of a Member State in relation to the unit of account defined in Article 4 be reduced, that State shall adjust the amount of its capital share paid in in its own currency in proportion to the change in value by making a supplementary payment to the Bank.

2. Should the value of the currency of a Member State in relation to the unit of account defined in Article 4 be increased, the Bank shall adjust the amount of the capital share paid in by that State in its own currency in proportion to the change in value by making a repayment to that State.

3. For the purpose of this Article, the value of the currency of a Member State in relation to the unit of account, defined in Article 4, shall correspond to the rate for converting the unit of account into this currency and vice versa based on market rates.

4. The Board of Governors, acting unanimously on a proposal from the Board of Directors, may alter the method of converting sums expressed in units of account into national currencies and vice versa.

Furthermore, acting unanimously on a proposal from the Board of Directors, it may define the
method for adjusting the capital referred to in paragraphs 1 and 2 of this Article; adjustment payments must be made at least once a year.'

**Article 4**

The following shall be substituted for the first three subparagraphs of Article 11 (2) of the Protocol on the Statute of the Bank:

'2. The Board of Directors shall consist of 19 directors and 11 alternates.

The directors shall be appointed by the Board of Governors for five years as shown below:

— three directors nominated by the Federal Republic of Germany,

— three directors nominated by the French Republic,

— three directors nominated by the Italian Republic,

— three directors nominated by the United Kingdom of Great Britain and Northern Ireland,

— one director nominated by the Kingdom of Belgium,

— one director nominated by the Kingdom of Denmark,

— one director nominated by the Hellenic Republic,

— one director nominated by Ireland,

— one director nominated by the Grand Duchy of Luxembourg,

— one director nominated by the Kingdom of the Netherlands,

— one director nominated by the Commission.

The alternates shall be appointed by the Board of Governors for five years as shown below:

— two alternates nominated by the Federal Republic of Germany,

— two alternates nominated by the French Republic,

— two alternates nominated by the Italian Republic,

— two alternates nominated by the United Kingdom of Great Britain and Northern Ireland,

— one alternate nominated by common accord of the Kingdom of Denmark, the Hellenic Republic and Ireland,

— one alternate nominated by common accord of the Benelux countries,

— one alternate nominated by the Commission.'

**Article 5**

The following sentence shall be substituted for the second sentence of Article 12 (2) of the Protocol on the Statute of the Bank:

'A qualified majority shall require 13 votes in favour.'

**Article 6**

The following shall be substituted for the first subparagraph of Article 13 (1) of the Protocol on the Statute of the Bank:

'1. The Management Committee shall consist of a President and five Vice-Presidents appointed for a period of six years by the Board of Governors on a proposal from the Board of Directors. Their appointments shall be renewable.'

**PART TWO**

**OTHER PROVISIONS**

**Article 7**

1. The Hellenic Republic shall pay the sum of 8,840,000 units of account as its contribution to the subscribed capital paid in by the Member States as at 31 December 1979, payment of this sum to be made in five equal six-monthly instalments falling due on
30 April and 31 October. The first instalment shall be payable on whichever of these two dates next follows the date of accession, provided that there is an interval of at least two months between this date and the due date for this instalment.

2. From the day of its accession, the Hellenic Republic shall contribute to the increase in the Bank’s capital decided on 19 June 1978 by making payments towards this increase in proportion to its contribution to the subscribed capital and in accordance with the timetable laid down by the Board of Governors. If the Member States have already made one or more such payments before the accession of the Hellenic Republic, the sum of such payment(s) corresponding to the share of the capital to be subscribed by the Hellenic Republic shall be added in five equal instalments to the payments to be made by the Hellenic Republic in accordance with the first paragraph of this Article.

Article 8

The Hellenic Republic shall, at the dates indicated in Article 7 (1), contribute towards the statutory reserve, the supplementary reserve and those provisions equivalent to reserves, and to the amount still to be appropriated to the reserves and provisions corresponding to the balance of the profit and loss account as at 31 December of the year prior to accession, as stated in units of account in the Bank’s approved balance sheet, an amount corresponding to 1·56 % of these reserves and provisions.

Article 9

The payments laid down in Articles 7 and 8 of this Protocol shall be made by the Hellenic Republic in its freely convertible national currency. The amounts payable shall be calculated on the basis of the rate of conversion between the unit of account and the drachma applicable on the last working day of the month preceding the relevant due dates for payment.

Article 10

1. Upon accession, the Board of Governors shall increase the Board of Directors by appointing one director nominated by the Hellenic Republic together with one alternate nominated by common accord of the Kingdom of Denmark, the Hellenic Republic and Ireland.

2. The terms of office of the director and alternate thus appointed shall expire at the end of the annual meeting of the Board of Governors during which the annual report for the 1982 financial year is examined.

Article 11

The Board of Governors, acting on a proposal from the Board of Directors, shall appoint the fifth Vice-President referred to in Article 6 of this Protocol at the latest at its annual meeting during which the annual report for the 1981 financial year is examined.

Protocol 2

on the definition of the basic duty for matches falling within heading No 36.06 of the Common Customs Tariff

In respect of matches falling within heading No 36.06 of the Common Customs Tariff, the basic duty on which the Hellenic Republic shall effect the successive reductions provided for in Article 25 shall be 9·6 %. The basic duty for the purpose of alignment on the Common Customs Tariff to be effected in accordance with Article 31 shall be, in respect of the same products, 17·2 %.
Protocol 3

on the granting by the Hellenic Republic of exemption of customs duties on the import of certain goods

Provisions relating to the alignment of duties in the Hellenic Customs Tariff upon the duties in the Common Customs Tariff shall not prevent the Hellenic Republic from maintaining measures of exemption granted before 1 January 1979 pursuant to:

- Law No 4171/61 (General measures to aid development of the country’s economy),
- Decree Law No 2687/53 (Investment and protection of foreign capital),
- Law No 289/76 (Incentives with a view to promoting the development of frontier regions and governing all pertinent questions),

until the expiry of the agreements concluded by the Hellenic Government with those persons benefiting from these measures.

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Protocol 4

on cotton

THE HIGH CONTRACTING PARTIES,

Recognizing the great importance that cotton production represents for the Greek economy,

Recognizing the specifically agricultural character of this production,

Recognizing that by reason of the importance of cotton as a raw material, the system of trade with third countries ought not to be affected,

Deeming that in order to avoid any discrimination between Community producers the system adopted pursuant to this Protocol must apply throughout the territory of the Community,

HAVE AGREED UPON THE FOLLOWING PROVISIONS:

1. This Protocol concerns cotton, not carded or combed, falling within heading No 55.01 of the Common Customs Tariff.

2. A system shall be introduced in the Community particularly to:

- support the production of cotton in regions of the Community where it is important for the agricultural economy,
- permit the producers concerned to earn a fair income,
- stabilize the market by structural improvements at the level of supply and marketing.

3. The system referred to in paragraph 2 shall include the grant of an aid to production.

In order to facilitate management and supervision, aid production shall be granted via cotton ginning undertakings. In this respect it will be advisable to ensure that there is no distortion of intra-Community competition in the ensuing processing stages.

The amount of this aid shall be established from time to time on the basis of the difference existing between:

- a guide price fixed for cotton, that has not been ginned, in accordance with the criteria referred to in paragraph 2,
- the world market price determined on the basis of offers and prices recorded on the world market.
The grant of aid to production shall be restricted to a quantity of cotton to be determined each year for the Community.

This quantity shall lie within a scale between:

— the quantity corresponding to Community production during the years 1978 to 1980 or to the production of one of those years, and

— the quantity fixed pursuant to the preceding indent, increased by 25 %.

If the actual production in a marketing year exceeds the quantity fixed for the marketing year concerned, the amount of aid shall be multiplied by a coefficient obtained by dividing the fixed quantity by the quantity actually produced.

4. In order to allow cotton producers to concentrate supply and to adapt production to market requirements, a system shall be introduced to encourage the formation of producer groups and federations of such groups.

This system shall provide for the grant of aids with a view to providing incentives for the formation and facilitating the functioning of producer groups.

The only groups that may benefit from this system must:

— be formed on the initiative of the producers themselves,

— offer a sufficient guarantee for the duration and effectiveness of their action,

— be recognized by the Member State concerned.

5. The Community trading system with third countries may not be affected. In this respect, in particular, no measure restricting imports may be laid down.

6. Member States and the Commission shall forward to each other the necessary data for the application of the system laid down in this Protocol.

7. The expenses relating to the measures laid down or to be adopted pursuant to this Protocol shall be the subject of Community financing in accordance with the provisions of the EEC Treaty.

8. The Council, acting by a qualified majority on a proposal from the Commission, and after consulting the Assembly shall adopt every year before 1 August for the marketing year beginning the following year the guide price referred to in paragraph 3.

9. The Council, acting by a qualified majority on a proposal from the Commission, shall adopt the necessary measures for implementing the provisions laid down in this Protocol and in particular:

(a) the rules of procedure and of sound management for its application;

(b) the general rules of the system of aid to production referred to in paragraph 3 and the criteria for determining the world market price referred to in the same paragraph;

(c) the general rules of the system for encouraging the formation of producer groups and federations of such groups;

(d) the general rules concerning financing referred to in paragraph 7.

In accordance with the same procedure the Council shall fix:

(a) each year and in good time before the beginning of each marketing year, the quantity referred to in paragraph 3;

(b) the amount of aid referred to in paragraph 4;

(c) the conditions under which transitional measures may be taken that are necessary in order to facilitate the transition from the previous system to that resulting from the application of this Protocol, particularly if the implementation of the new system on the date laid down meets with appreciable difficulties.

10. The Commission shall determine the world market price and the amount of the aid referred to in paragraph 3.

11. The Council shall examine, not later than five years after the implementation of the system introduced pursuant to this Protocol, on the basis of a report from the Commission, the functioning of this system. If the results of the examination render it necessary, the Council, acting by a qualified majority on a proposal from the Commission and after consulting the Assembly, shall decide on any necessary adjustments to the system.

12. The measures taken pursuant to this Protocol shall be implemented not later than 1 August 1981 and shall apply for the first time to products harvested in 1981.

Until the date of this implementation the Hellenic Republic may maintain, by way of derogation, the system of aid in force in its territory before accession.
Protocol 5

on the participation of the Hellenic Republic in the funds of the European Coal and Steel Community

The contribution of the Hellenic Republic to the funds of the European Coal and Steel Community shall be fixed at three million European units of account.

This contribution shall be paid in three interest-free equal annual instalments starting from 1 January 1981.

Each instalment shall be paid in the freely convertible national currency of the Hellenic Republic.

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Protocol 6

on the exchange of information with the Hellenic Republic in the field of nuclear energy

Article 1

1. From the date of accession, such information as has been communicated to Member States, persons and undertakings, in accordance with Article 13 of the Euratom Treaty, shall be placed at the disposal of the Hellenic Republic which shall give it limited distribution within its territory under the conditions laid down in that Article.

2. From the date of accession, the Hellenic Republic shall place at the disposal of the European Atomic Energy Community information obtained in the nuclear field in Greece which is given limited distribution, in so far as strictly commercial applications are not involved. The Commission shall communicate this information to Community undertakings under the conditions laid down in the abovementioned Article.

3. This information shall mainly concern:

— the development of electronic medical apparatus,

— the development of methods of radioactive ore prospecting.

Article 2

1. In those sectors in which the Hellenic Republic places information at the disposal of the Community, the competent authorities shall grant upon request licences on commercial terms to Member States, persons and undertakings of the Community where they possess exclusive rights to patents filed in Member States of the Community and in so far as they have no obligation or commitment in respect of third parties to grant or offer to grant an exclusive or partially exclusive licence to the rights in these patents.

2. Where an exclusive or partially exclusive licence has been granted, the Hellenic Republic shall encourage and facilitate the granting of sub-licences on commercial terms to Member States, persons and undertakings of the Community by the holders of such licences.

Such exclusive or partially exclusive licences shall be granted on a normal commercial basis.
Protocol 7

on the economic and industrial development of Greece

THE HIGH CONTRACTING PARTIES,

Desiring to settle certain special problems of concern to Greece and,

HAVING AGREED UPON THE FOLLOWING PROVISIONS:

Recall that the fundamental objectives of the European Economic Community include the steady improvement of the living standards and working conditions of the peoples of the Member States and the harmonious development of their economies by reducing the differences existing between the various regions and the backwardness of the less-favoured regions;

Take note of the fact that the Hellenic Government has embarked upon the implementation of a policy of industrialization and economic development designed to align the standards of living in Greece with those of the other European nations and to eliminate underemployment while progressively evening out regional differences in levels of development;

Recognize it to be in their common interest that the objectives of this policy be so attained;

Agree to recommend to this end that the Community institutions implement all the means and procedures laid down by the EEC Treaty, particularly by making adequate use of the Community resources intended for the realization of the Community's abovementioned objectives;

Recognize in particular that, in the application of Articles 92 and 93 of the EEC Treaty, it will be necessary to take into account the objectives of economic expansion and the raising of the standard of living of the population.
FINAL ACT

The Plenipotentiaries of

HIS MAJESTY THE KING OF THE BELGIANS,
HER MAJESTY THE QUEEN OF DENMARK,
THE PRESIDENT OF THE FEDERAL REPUBLIC OF GERMANY,
THE PRESIDENT OF THE HELLENIC REPUBLIC,
THE PRESIDENT OF THE FRENCH REPUBLIC,
THE PRESIDENT OF IRELAND,
THE PRESIDENT OF THE ITALIAN REPUBLIC,
HIS ROYAL HIGHNESS THE GRAND DUKE OF LUXEMBOURG,
HER MAJESTY THE QUEEN OF THE NETHERLANDS,
HER MAJESTY THE QUEEN OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

and

THE COUNCIL OF THE EUROPEAN COMMUNITIES

represented by its President,

assembled at Athens on the twenty-eighth day of May one thousand nine hundred and seventy-nine on the occasion of the signature of the Treaty relating to the accession of the Hellenic Republic to the European Economic Community and the European Atomic Energy Community,

have placed on record the fact that the following texts have been drawn up and adopted within the Conference between the European Communities and the Hellenic Republic:

I. the Treaty concerning the accession of the Hellenic Republic to the European Economic Community and to the European Atomic Energy Community;

II. the Act concerning the conditions of accession of the Hellenic Republic and the adjustments to the Treaties;

III. the texts listed below which are annexed to the Act concerning the conditions of accession of the Hellenic Republic and the adjustments to the Treaties:

A. Annex I: List referred to in Article 21 of the Act of Accession,
Annex II: List referred to in Article 22 of the Act of Accession,
Annex III: List of products referred to in Article 36 (1) and (2) of the Act of Accession (Euratom),
Annex IV: List of products referred to in Article 114 of the Act of Accession,
Annex V: List referred to in Article 115 (1) of the Act of Accession,
Annex VI: List referred to in Article 115 (3) of the Act of Accession,
Annex VII: List referred to in Article 117 (1) of the Act of Accession,
Annex VIII: List referred to in Article 128 of the Act of Accession,
Annex IX: List referred to in Article 142 (1) of the Act of Accession,
Annex X: List referred to in Article 142 (2) of the Act of Accession,
Annex XI: List referred to in Article 144 of the Act of Accession,
Annex XII: List referred to in Article 145 of the Act of Accession;

B. Protocol 1 on the Statute of the European Investment Bank,
Protocol 2 on the definition of the basic duty for matches falling within heading No 36.06 of the Common Customs Tariff,
Protocol 3 on the granting by the Hellenic Republic of exemption of customs duties on the import of certain goods,
Protocol 4 on cotton,
Protocol 5 on the participation of the Hellenic Republic in the funds of the European Coal and Steel Community,
Protocol 6 on the exchange of information with the Hellenic Republic in the field of nuclear energy,
Protocol 7 on the economic and industrial development of Greece;

C. the texts of the Treaty establishing the European Economic Community and of the Treaty establishing the European Atomic Energy Community, together with the Treaties amending or supplementing them, including the Treaty concerning the Accession of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland to the European Economic Community and to the European Atomic Energy Community, in the Greek language.

The Plenipotentiaries have taken note of the Decision of the Council of the European Communities of 24 May 1979 concerning the accession of the Hellenic Republic to the European Coal and Steel Community.

Furthermore the Plenipotentiaries and the Council have adopted the declarations listed below and annexed to this Final Act:

1. joint declaration on the free movement of workers,
2. joint declaration on particular transitional measures which might be required in relations between Greece and Spain and Portugal after accession of the latter States,
3. joint declaration concerning Protocols to be concluded with certain third countries according to Article 118,
4. joint declaration concerning Mount Athos,
5. joint declaration on the procedure for the joint examination of national aids granted, by the Hellenic Republic in the field of agriculture during the period prior to accession,
6. joint declaration on the joint examination procedure of the annual changes in prices of agricultural products in Greece during the period prior to accession,
7. joint declaration on sugar, milk products, olive oil and products processed from fruit and vegetables,

8. joint declaration concerning the First Council Directive of 12 December 1977 on the coordination of laws, regulations and administrative provisions relating to the taking up and pursuit of the business of credit institutions.

The Plenipotentiaries and the Council have also taken note of the following Declaration to this Final Act:

1. declaration by the Government of the Federal Republic of Germany on the application to Berlin of the Decision concerning accession to the European Coal and Steel Community and of the Treaty of Accession to the European Economic Community and to the European Atomic Energy Community,

2. declaration by the Government of the Federal Republic of Germany on the definition of the term 'nationals'.

The Plenipotentiaries and the Council have also taken note of the arrangement regarding the procedure for adopting certain decisions and other measures to be taken during the period preceding accession which has been reached within the Conference between the European Communities and the Hellenic Republic and which is annexed to this Final Act.

Finally, the following Declarations have been made and are annexed to this Final Act:

1. declaration of the European Economic Community on Greek workers taking up and pursuing paid employment in the present Member States,

2. declaration of the European Economic Community on the European Regional Development Fund,

3. declaration by the Hellenic Republic on monetary questions.

In witness whereof the undersigned Plenipotentiaries have signed this Final Act.

Εις πίστωση τών άνωτέρω, οι υπογεγραμμένοι πληρεξούσιοι υπέγραψαν την παρούσα συνθήκη.

En foi de quoi, les plénipotentiaires soussignés ont apposé leurs signatures au bas du présent acte final.

Dá fhiániú sin, chuir na Lánchumhachtaigh thios­sínithe a lámh leis an Ionstrain Chriochnaitheach seo.

In fede di che, i plenipotenzia­­rii sottoscritti hanno apposto le loro firme in calce al presente atto finale.

Ten blijke waarvan de ondergetekende gevolmachtigden hun handtekening onder deze Slotakte hebben gesteld.
Udfærdiget i Athen, den otteogtyvende maj nitten hundred og nioghalvfjerds.

Geschehen zu Athen am achtundzwanzigsten Mai neunzehnhundertneunundsiebzig.

Done at Athens on the twenty-eighth day of May in the year one thousand nine hundred and seventy-nine.

Έγινε στην 'Αθήνα, στίς είκοσι οκτώ Μαΐου χίλια έννιακόσια εξήδομήντα έννέα.

Fait à Athènes, le vingt-huit mai mil neuf cent soixante-dix-neuf.

Arna dhéanamh san Aithin, an t-ochtú lá is fiche de Bhealtaine, mile naoi gcéad seachtó a naoi.

Fatto ad Atene, addì ventotto maggio millenovecentosettantanove.

Gedaan te Athene, de achtentwintigste mei negentienhonderd negenenzeventig.
[Signatures and handwritten notes]

[Signatures and handwritten notes]

[Signatures and handwritten notes]
Joint declaration on the free movement of workers

The enlargement of the Community could give rise to certain difficulties for the social situation in one or more Member States as regards the application of the provisions relating to the free movement of workers.

The Member States declare that they reserve the right, should difficulties of that nature arise, to bring the matter before the institutions of the Community in order to obtain a solution to this problem in accordance with the provisions of the Treaties establishing the European Communities and the provisions adopted in application thereof.

Joint declaration on particular transitional measures which might be required in relations between Greece and Spain and Portugal after accession of the latter States

The accession of Spain and Portugal to the Communities before the expiry of the transitional measures laid down in Article 9 of the Act could require particular transitional measures on relations between these countries and Greece.

These transitional measures would have to be determined in the instruments of accession with Spain and Portugal.

Joint declaration concerning Protocols to be concluded with certain third countries according to Article 118

In negotiations of the Protocols to be concluded with co-contracting third countries referred to in Article 118, the Community shall take as its basis for negotiation the provisions which have been agreed in the matter during the Conference between the European Communities and the Hellenic Republic.

Joint declaration concerning Mount Athos

Recognizing that the special status granted to Mount Athos, as guaranteed by Article 105 of the Hellenic Constitution, is justified exclusively on grounds of a spiritual and religious nature, the Community will ensure that this status is taken into account in the application and subsequent preparation of provisions of Community law, in particular in relation to customs franchise privileges, tax exemptions and the right of establishment.
Joint declaration on the procedure for the joint examination of national aids granted by the Hellenic Republic in the field of agriculture during the period prior to accession

1. The list of aids referred to in Article 69 (2) of the Act of Accession and their amounts are as have been agreed within the Conference. These amounts may be updated, where appropriate, after implementation of the procedure laid down in paragraph 2 below.

2. The modifications which would be envisaged by the Hellenic authorities both concerning the method of granting aid and that of updating the amount of each of the national aids granted in Greece during the period prior to accession will be the subject of a joint examination by these authorities and Community bodies.

For this purpose the Hellenic Republic and the Commission will make a joint analysis at regular intervals of the envisaged modifications both for the structure and for the level of aids granted in Greece. The Commission will report to the Council on the results of this analysis.

3. If, after examining the above report, the Community as at present constituted so requests, the Hellenic Republic communicates such decisions as it envisages adopting on national aids in the field of agriculture for the purpose of applying the procedure, defined elsewhere, on the adoption of certain decisions and other measures to be taken during the period prior to accession.

Joint declaration on the joint examination procedure of the annual changes in prices of agricultural products in Greece during the period prior to accession

1. For the application of the provisions of the Act of Accession which determine the level of Greek prices which, where appropriate, must be aligned on the level of common prices, it is agreed that the prices which will be taken into account under the reference period, the duration of which is to be determined for each product during the interim period, shall be the prices resulting from records of prices made and noted in the acts of the Conference, updated on the basis of price movements that have occurred since that time or that occur between now and accession.

2. Movements in prices to be decided by the Hellenic authorities or which result from records made of prices in Greece, shall be the subject of a joint examination by the Hellenic authorities and Community bodies.

For this purpose the Hellenic Republic and the Commission shall make a joint analysis at regular intervals of data relating to price movements that are to be decided or are recorded for the Greek market. The Commission will report to the Council on the results of this analysis.
3. If, after examining the above report the Community as at present constituted so requests, the Hellenic Republic communicates such decisions as it envisages adopting in the area of changing agricultural prices, for the purpose of applying the procedure, defined elsewhere, on the adoption of certain decisions and other measures to be taken during the period prior to accession.

Joint declaration on sugar, milk products, olive oil and products processed from fruit and vegetables

1. In so far as a system of production quotas such as, or analogous to, that currently provided for in the context of the common organization of the market in sugar will apply at the time of the accession of the Hellenic Republic, the latter will be treated in accordance with the same criteria as the other Member States.

For this purpose the maximum quota, concerning sugar production in Greece, will be fixed at a level close to that corresponding to the quantities produced in Greece during a recent reference period, the duration of which is to be determined during the interim period; this duration may not, however, exceed the sugar marketing year 1978/79. Within this maximum quota, the distinction between quota A and quota B will be made in accordance with the rules in force in the Community as at present constituted for determining the maximum quota.

2. In so far as the system concerning a co-responsibility levy for milk and milk products or an analogous system will apply at the date of accession, the Community provisions in force providing exemption from this levy under certain conditions will be applied to the Hellenic Republic under the same conditions as for the other Member States.

3. Aid for the production of olive oil will be granted in Greece for areas planted with olive trees at the date of accession. The Hellenic Republic will take the necessary measures to avoid any extension of these areas between now and accession so that the number of olive trees concerned is not greater than that obtaining at the end of 1978.

4. Article 103 of the Act of Accession applies taking into account the Community legislation in force for products processed from fruit and vegetables at the date of signature of the Treaty. If, after the examination which will be carried out by the Council before 1 October 1982 in respect of the functioning of the Community system of aid towards production for certain products of the sector in question, the rules in force are amended, Article 103 will be adapted in consequence thereof.
Joint declaration concerning the First Council Directive of 12 December 1977 on the coordination of the laws, regulations and administrative provisions relating to the taking up and pursuit of the business of credit institutions

On the occasion of the amendment to Article 2 (2) of the Directive in question, it is stated that the Council will decide to exclude the 'Ταχυδρομικό Τομείτης' (Post Office Savings Bank) from the list of institutions given in this provision:

— if the statutes of the Post Office Savings Bank are amended,

— if this body’s share of the Greek market, with respect either to deposits, credits or assets, increases by more than 1.5% as compared with the situation existing on 30 November 1978.

Declaration by the Government of the Federal Republic of Germany on the application to Berlin of the Decision concerning accession to the European Coal and Steel Community and of the Treaty of Accession to the European Economic Community and to the European Atomic Energy Community

The Government of the Federal Republic of Germany reserves the right to declare, when the accession of the Hellenic Republic to the European Coal and Steel Community takes effect and upon depositing its instrument of ratification of the Treaty concerning the accession of this country to the European Economic Community and to the European Atomic Energy Community, that the Decision of the Council of 24 May 1979 concerning accession to the European Coal and Steel Community and the Treaty referred to above shall equally apply to Land Berlin.

Declaration by the Government of the Federal Republic of Germany on the definition of the term 'nationals'

As to the Federal Republic of Germany, the term 'nationals', wherever used in the Act of Accession and in the Annexes thereto, is to be understood to refer to 'Germans as defined in the Basic Law of the Federal Republic of Germany'.
Declaration of the European Economic Community on Greek workers taking up and pursuing paid employment in the present Member States

Under the transitional provisions on the exercise of the right of freedom of movement, the present Member States shall, when they have recourse to labour originating in third countries, which do not belong to their regular labour market, in order to satisfy their labour requirements, grant Hellenic nationals the same priority as nationals of the other Member States.

Declaration of the European Economic Community on the European Regional Development Fund

If, in the context of the re-examination provided for in Article 22 of Regulation (EEC) No 724/75, as amended by Regulation (EEC) No 214/79, the Council will not have succeeded in making amendments, in good time, setting out the participation of the Hellenic Republic in the resources of the Fund as from 1 January 1981, the provisions of Article 2 (3) (a) will be amended upon accession, following the procedure applicable for the adoption of this Regulation, with a view to ensuring that the Hellenic Republic will share in the benefit of these provisions.

Declaration by the Hellenic Republic on monetary questions

In order that the movement of the real rate of the Greek drachma, particularly in relation to the currencies of the present Member States, may be followed on foreign exchange markets, the Hellenic Republic will, before accession to the Community:

— set up a foreign exchange market in Athens,

— take the necessary measures in order to ensure that in at least one of the foreign exchange markets of the Community as at present constituted, the drachma is the subject of an official quotation, where such quotation exists, or of a quotation of similar type.
Information and consultation procedure for the adoption of certain decisions

I

1. In order to ensure that the Hellenic Republic is kept adequately informed, any proposal or communication from the Commission of the European Communities which might lead to decisions by the Council of these Communities shall be brought to the knowledge of the Hellenic Republic after being transmitted to the Council.

2. Consultations shall take place pursuant to a reasoned request by the Hellenic Republic, which shall set out expressly therein its interests as a future member of the Communities and its observations.

3. Administrative decisions shall not, as a general rule, give rise to consultations.

4. Consultations shall take place within an Interim Committee composed of representatives of the Communities and of the Hellenic Republic.

5. On the Community side, the members of the Interim Committee shall be members of the Committee of Permanent Representatives or persons designated by them for this purpose. The Commission shall be invited to be represented in this work.

6. The Interim Committee shall be assisted by a Secretariat which shall be that of the Conference, continued for this purpose.

7. Consultations shall normally take place as soon as the preparatory work carried out at Community level with a view to the adoption of decisions by the Council has produced common guidelines enabling such consultations to be usefully arranged.

8. If serious difficulties remain after consultations, the matter may be raised at ministerial level at the request of the Hellenic Republic.

9. The procedure laid down in the above paragraphs shall also apply to any decision to be taken by the Hellenic Republic which might affect the commitments resulting from its position as a future member of the Communities.

II

The Hellenic Republic shall take the necessary measures to ensure its accession to the Agreements or Conventions referred to in Articles 3 (2) and 4 (2) of the Act concerning the conditions of accession and the adjustments to the Treaties coincides so far as possible, and under the conditions laid down in that Act, with the entry into force of the Treaty of Accession.

In so far as the Agreements or Conventions between the Member States, referred to in the second sentence of Article 3 (1) and in Article 3 (2), exist only in draft, have not yet been signed, and probably cannot be signed in the period before accession, the Hellenic Republic will be invited to be associated, after the signature of the Treaty of Accession and in accordance with appropriate procedures, in the preparation of those drafts in a positive spirit and in such manner as to facilitate their conclusion.

III

With regard to the negotiation of the Protocols of transition and of adjustment with the co-contracting countries referred to in Article 118 of the Act concerning the conditions of accession, the representatives of the Hellenic Republic shall be associated with the work as observers, side by side with the representatives of the present Member States.

Certain non-preferential Agreements concluded by the Community, which remain in force after 1 January 1981, may be the subject of adaptations or adjustments in order to take account of the enlargement of the Community. These adaptations or adjustments will be negotiated by the Community in association with the representatives of the Hellenic Republic in accordance with the procedure under the preceding paragraph.
IV

The consultations between the Hellenic Republic and the Commission provided for in Article 49 (2) of the Act concerning the conditions of accession and the adjustments to the Treaties shall take place before accession.

V

The Hellenic Republic undertakes that the granting of the licences referred to in Article 2 of Protocol 6 on the exchange of information with the Hellenic Republic in the field of nuclear energy shall not be deliberately accelerated before accession with a view to reducing the scope of the commitments contained in this Protocol.

VI

The institutions of the Community shall, in due course, draw up the texts referred to in Article 147 of the Act concerning the conditions of accession of the Hellenic Republic and the adjustments to the Treaties.