COMMISSION
OF THE
EUROPEAN COMMUNITIES

Directorate-General for External Relations

Treaties Office

AGREEMENTS AND OTHER BILATERAL COMMITMENTS LINKING THE COMMUNITIES

WITH NON-MEMBER COUNTRIES

(As at 30 June 1985)

FOREWORD

For some years the Treaties Office has compiled and distributed a Directory of international legal commitments linking the European Communities, on a bilateral basis, with non-member countries or groups of counties forming a regional entity.

This Directory is an essential working instrument for those concerned with the external relations of the European Communities.

It has two purposes:

- (a) to provide a complete list of Community agreements, updated every six months; and
- (b) to give the reader the exact references for finding the texts of documents, and at the same time to present the most important basic data, i.e. legal basis, structure, administering body, etc.

This document gives details of agreements in the strict sense of the word only. Information concerning other acts is available on request (Mrs FOSSATI - Tel. 235 61 62).

The Directory lists the main agreements with non-member countries and groups of countries, and also minor agreements and sector agreements. The main agreements are marked with an asterisk.

In the case of the minor agreements, which are not usually published in the Official Journal, the Directory contains details only of the acts notified to the Treaties Office by the relevant departments. In other words, these agreements are included in the Directory only at the request of the departments concerned, who are therefore invited to bring them to the notice of the Treaties Office by forwarding a copy.

The Treaties Office welcomes additional information and comments from readers, with a view to augmenting and improving the Directory.

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NOTHERN EUROPE

| Reference | Title of Agreement | Legal basis | Period of valid.:y | Administration | Remarks |
|---------------------------|--|------------------------|--|--|--|
| OJ L 300/72 page 93 | Agreement between Economic Comunity and the Republic of Austria | · | Signed on 22 July 1972 in force since 1 January 1973 for an unlimited period. The trade provi- sions of the Agreement ente- red into force on 1 October 1972 | (articles 29-31) (The future developments clause make the role of the Joint Committee a fairly impor- tant one). | An "unspecified agreement" or "reinforced agreement". It is a preferential agreement setting up a free trade area, for which purpose it establishes a precise timetable for the dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The Agreement does not contain the most-favourednation clause. The future developments clause provides that were a contracting party considers that it would be useful to develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure is to make the Agreement an open-ended one. Amendments or derogations: OJ L 298/76, OJ L 338/76, OJ L 302/78 Protocol 3 to the Agreement was amended several times by decisions of the Joint Committee or by means of exchange of letters. In 1984 it was necessary to consolidate all the provisions in force into a single text. This was done by means of an Agreement in the form of an exchange of letters to which was attached the new text of Protocol 3, superseding and repealing the Protocol to the Agreement (see OJ L 323/84). |
| OJ L 106/75 Page 1 | Supplementary Protocol to the Agreement between the European Eco- nomic Community and the Republic of Austria. | EEC Treaty Art. 113 | Signed on 29 May 1975.In force since 29 May 1975 for an unlimited period. | | Scope extended by Agreement between the European Economic Community, Switzerland and Austria, see OJ L 142/77, page 1 |

COUNTRY: AUSTRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|---|--|---|---|
| OJ L 294/72 Page 87 | Agreement between the European Economic Community and the Republic of Austria on the application on the rules of Community transit | Article 113 | Signed on 30 November 1972. In force since 1 January 1974 for an unlimited period. | Joint Committee (articles 15 and 16). | Amended by exchange of letters. See OJ L 151/77 OJ L 155/80 OJ 107/81 OJ 19/82 The Greek language version of the Agreement was itself the subject of an Agreement, see OJ L 147/81. See also: OJ L 383/81 OJ L 383/82 OJ L 285/82 OJ L 355/82 OJ L 312/84 OJ L 26/85 |
| 0J L 350/73 page 33 | | ECSC Treaty EEC-Austria Agreement of 22 July 1972 | Signed on 22 July 1972. In force since 1 January 1973 for an unlimited period. | Art. 26-28) | A specific Agreement of 26 July 1957 established through international tariffs for the carriage of ECSC products through Austria; for amendments see: OJ ECSC 6/58 OJ ECSC 68/61 OJ ECSC 72/61 OJ ECSC 229/66 OJ C 118/71 OJ C 6/74 OJ C 23/78 OJ C 4/81, OJ L 332/83 and OJ C 6/85, and Supplementary Protocol, OJ L 12/79. Second Supplementary Protocol OJ L 227/81. |

COUNTRY: AUSTRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|--|---|--|--|--|
| OJ L 188/75 page 1 | Agreement between the European Economic Community and the Republic of Austria | EEC Treaty | 1975. In force since 1 May 1975 | to Art. 15 of | Concerns the simplification of formalities in respect of trade goods with Greece and Turkey when the said goods are forwarded from Austria. Amendments: see OJ L 107/81. |
| Not published see: SEC (78) 1493 | Agreement in the form of an exchange of letters between the Commission of European Communities and Austria concerning cooperation on environmental matters | | Signed on 28 April 1978.In force since 28 April 1978 for an unlimited period. | Consultations at high official level | |
| Not published | Exchange of letters between the Commission and the Republic of Austria on recognition by the Austrian authorities of the laissez-passer issued by the Communities to members and servants of the institutions. | immunities of the European Communities (Art. 7), | Signed on 11 July 1980 for an unlimited period. | | |

COUNTRY : AUSTRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------|---|---|----------------------------|--|---------|
| Not yet published | Additional protocol to the Agreement between the Member States of the European Coal and Steel Community, of the one part, and the Republic of Austria, of the other part, consequent on the accession of the Hellenic Republic to the Community | Treaty on the accession of Greece to the EEC. EEC-Austria Agreement (of 22 July 1972) | Concluded for an unlimited | Joint Committee set up by Art. 26-28 of the ECSC-Austria Agreement | |
| | | | | | |

COUNTRY : AUSTRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---|---|---|--|
| OJ L 357/80 page 1 | European Economic Community and the Republic of Austria | Art. 113 Treaty on the accession of | Signed on 28 November 1980. In force since 1 January 1981 for an unlimited period. | Joint Committee set up by Art. 29-31 of the Agreement between the EEC and the Republic of Austria | |
| OJ L 137/81 page 1 | Arrangement in the form of an exchange of letters between the European Economic Community and the Republic of Austria on trade in mutton, lamb and goatmeat. | EEC Treaty Art. 113 | Signed on 10 July 1981.Entered into force retroacti - vely on 1 January 1981 for an ini- tial period to run until 31 March 1984.Renewed. | Committee | Voluntary restraint agreement. Clause 2 of the Arrangement is covered by an exchange of letters. Tacit renewal unless one year's notice is given in writing. |

COUNTRY : AUSTRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|-------------|---|---|--|
| OJ L 389/81 page 1 | Agreement between the European Economic Community and the Republic of Austria on the control and reciprocal protection of quality wines and certain wines bearing a geographical ascription | - | Signed on 21 October 1981. Entered into force on 1 March 1982 for an unli- mited period. | tives of the Contracting Parties shall maintain direct | |
| 0J L 69/83 page 18 | Agreement in the form of an excharge of letters amending the temporary arrangement on concerted disciplines between the European Economic Community and Austria on reciprocal trade in cheese | Art. 113 | Valid from 1 January 1983 to 31 December 1984. | between the | Amendment to certain provisions of the arrangement of 21 October 1981 to adapt it to actual market requirements. New amendment by agreement in the form of an exchange of letters. See OJ L 72/84, page 29. |

COUNTRY: FINLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------|---|-------------|--|--|--|
| L328/73 page 1 | Agreement between the European Eco- nomic Community and the Republic of Finland | Art. 113 | Signed on 5 October 1973.In force since 1 January 1974 for an unlimited period. May be denounced subject to three month's notice. Agreement may continue to be applied up to nine months after expiry (Article 33) | to make recomme n dations and deci- sions which are | freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The |

COUNTRY : FINLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|--|---|--|--|
| 0J L 348/74 page 1 | Agreement between the Member States of the ECSC and the ECSC, of the one part, and the Republic of Finland, of the other part | | Signed on 5 October 1973. In force since 1 January 1975 for an unlimited period. | (Art. 25 - 27) | Amendment : see OJ L 385/80 |
| OJ L 106/75 page 4 | Supplementary Protocol to the Agreement between the European Economic Communi— ty and the Republic of Finland | EEC Treaty Art. 113 | Signed on 29 May 1975.In force since 29 May 1975 for an unlimited period | | Contains amendments to the Agreement and to Protocols 1, 2, 3 and 4. |
| 0J L 357/80 page 27 | Additional Proto- col to the Agree- ment between the European Economic Community and the Republic of Finland consequent on the accession of the Hellenic Republic to the Community | Art. 113 Treaty on the accession of Greece to the EEC. EEC-Finland | Signed on 6 November 1980. Entered into force on 1 January 1981 for an unlimited period | Joint Committee set up by Articles 29-31 of the EEC-Finland Agreement | |

COUNTRY : FINLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|--|---|----------------|--|
| Not yet published | of the ECSC and the Republic of | Treaty on the accession of Greece to the EEC. ECSC-Finland Agreement | 10.3 | | |
| 0J L 359/81 page 24 | Agreement in the form of an arrangement for a concerted discipline between the European Economic Community and the Republic of Finland concerning reciprocal trade in cheese | Art. 113 | Signed on 9 December 1981. Covers the period 1 January 1982 to 31 December 1984. Extended on 23 January 1985. | | Amendments: OJ L 264/83, page 13 OJ L 126/84, page 34 OJ L 18/25, page 11 |

COUNTRY : FINLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|-------------|--|--|---|
| OJ L 192/83 page 6 | Agreement on fisheries between the European Eco- nomic Community and the Government of Finland | | Signed on 6 July 1983. Entered into force on 5 January 1984.for a period of ten years. Remains in force for periods of six years, unless denounced nine months before expiry of each period. | between the Contracting Parties (Article 7) | The purpose of the Agreement is to achieve a satisfactory balance in the parties' reciprocal fishery relations. It provides for cooperation in the conservation and management of fish stocks and for relevant research. The Agreement also regulates the issue of licences and the obligations of fishing vessels. See also the exchange of letters concerning Article 2, paragraph 1 b of the Agreement, in OJ L 192/83, page 10 |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Rémarks |
|--------------------------|---|-------------|---|---|--|
| OJ L 301/72 page 1 | Agreement between the European Eco- nomic Community and the Republic of Iceland | | July 1972. In force since 1 April 1973 for an unlimited period. May be denounced, subject to twelve months' notice. | clause makes the role of the joint Committee a fairly impor- tant one). The Committee has the power to make re- commendations and décisions which are implemented by the Contract- ing Parties in accordance with | An "unspecified agreement" or "reinforced trade agreement". It is a preferential agreement setting up a free trade area, for which purpose it establishes a precise timetable for the dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The Agreement does not contain the most-favoured-nation clause. The future developments clause provides that where a contracting party considers that it would be useful to develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure is to make the Agreement an open-ended one. A Supplementary Protocol was concluded, containing the amendments necessitated by the non-accession of Norway to the European Communities (see 0J L 106/75). Amendments or derogations: 0J L 217/76, 0J L 298/76, 0J L 338/76, 0J L 123/80, 0J L 174/82. Protocol 3 to the Agreement was mended several times by decisions of the Joint Committee or by means of exchange of letters. In 1984 it was necessay to consolidate all the provision in force into a single text. This was done by means of an Agreement in the form of an exchange of letters to which was attached the new text of Protocol 3, superseding and repear ling the Protocol to the Agreement (see 0J L 323/84). |

COUNTRY : ICELAND

| Reference | Title of Agreement | Legal b as is | Period of validity | Administration | Remarks |
|---------------------------|--|---|--|---|------------------------------|
| OJ L 350/73 page 2 | Agreement between the Member States of the ECSC and the Republic of Iceland | | Signed on 22 July 1972. In force since 1 January 1974 for an unlimited period. | Consultations between the Contracting Parties (Article 4) | Amendment : see OJ L 385/80. |
| OJ L 357/80 page 53 | Additional Protocol to the Agreement between the European Eco- nomic Community and the Republic of Iceland consequent on the accession of the Hellenic Republic to the Community | accession of Greece to the EEC. EEC-Iceland Agreement | Signed on 6 November 1980. Entered into force on 1 January 1981 for an unlimited period. | Joint Committee set up by Art. 30—32 of the EEC—Iceland Agreement | |
| Not yet Published | Agreement between the Member States of the ECSC and | Greece to the EEC. ECSC-Iceland | Signed on 6 November 1980. Concluded for an unlimited period. | In the absence of specific pro- vision, see ECSC-Iceland Agreement. | |

COUNTRY : ICELAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------------|--|-------------|--------------------|---|--|
| OJ 137/81 page 1 | Arrangement in the form of an exchange of letters between the European Economic Community and the Republic of Iceland on trade in sheepmeat and goatmeat | Art. 113 | 1981. Entered | request by either Party, subject to fourteen days notice. | Voluntary restraint agreement. Clause 2 of the arrangement is covered by an exchange of letters (see OJ L 137/81, page 8). Tacit renewal unless one year's notice given in writing. See also OJ L 154/84 |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------------|---|-------------|--|--|--|
| * 0J L 171/73 page 2 | Agreement between the European Eco- nomic Comminuty and the Kingdom of Norway and provi- sions for its implementation | Art. 113 | since 1 July 1973 for an unlimited period. May be denounced subject to twelve month's notice. | (Art. 29-31) (The future developments clause makes the role of the Joint Committee a fairly important one). The Committee has the power to make recommendations and decisions which are implemented by the Contracting Parties in accordance with their own rules. | An "unspecified agreement" or "reinforced trade agreement". It is a preferential agreement setting up a free trade area, for which purpose it establishes a precise timetable for the dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the Parties being very close. The products covered are very numerous. The Agreement does not contain the most-favoured-nation clause. The future developments clause provides that where a contracting party considers that it would be usefulto develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure to make the Agreement an open-ended one. Amendments or derogations: OJ L 357/73, OJ L 298/76, OJ L 338/78, OJ L 303/78, OJ L 174/82, OJ L 382/82. Protocol 3 to the Agreement was amended several times by decision of the Joint Committee or by means of exchange of letters. In 1984 it was necessary to consolidate all the provisions in force into a single text. This was done by means of an Agreement in the form of an exchange of letters to which was attached the new text of Protocol 3, superseding and repealing the Protocol to the Agreement (see OJ L 323/84). |

COUNTRY : NORWAY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|--------------------------|---|--|---|
| 0J L 348/74 page 17 | • | | Signed on 14 May 1973. In force since 1 January 1975 for an unlimited period. | (Art. 26 - 28) | Amendment : see OJ L 385/80. |
| 0J L 226/80 page 47 | Agreement on fisheries between the European Eco-nomic Community and the Kingdom of Norway | EEC Treaty Art. 43 | February 1980. In | between the parties (Art. 8). | Based on the principle of reciprocal access to fisheries. The application of Articles 2 of this Agreement is determined annually in the consultations between the Parties. The act resulting from these consultations is incorporated into Community law. |
| 0J L 357/80 page 78 | Additional Proto- col to the Agreement between the European Eco- nomic Community and the Kingdom of Norway conse- quent on the accession of the Hellenic Republic to the Community | Art 113 Treaty on the | , | Joint Committee set up under the EEC-Norway Agreement | |

COUNTRY : NORWAY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|---|--|---|---|---------|
| not yet published | Agreement between the Members States of the | of Greece to the EEC. ECSC-Norway Agreement | Signed on 6 November 1980. Concluded for an unlimited period | ECSC-Norway | |
| Not published, see : SEC(81)244 | | | 1 5 | Consultations at high official level. | |

COUNTRY : NORWAY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|--|------------------------|--|--|--|
| OJ L 345/82 page 25 | | EEC Treaty Art. 113 | 1 April 1983. Implemented re- troactively from | between the Parties(point 7). Day-to-day mana- gement by dele- gates appointed | Accompanied by an Annex setting out the information procedures and an exchange of letters concerning Jarlsberg cheese. Amended by agreement in the form of an exchange of letters, see OJ L 140/84. |
| Not yet published see: SEC (83) 1909 | Exchange of let- lers concerning cooperation between Norway and the Commission of the European Com- munities in the field of consumer protection | EEC Treaty | Signed on 21 November 1983 for an unlimited period. | 1 ' | |
| Not yet published | Agreement on the regulation of fisheries in the Skagerrak and the Kattegat in 1985 between the European Economic Community, Norway and Sweden. | Art. 43 | Signed on 23 January 1985 (see Sweden) | Consultations (see Sweden) | Tripartite Agreement |

COUNTRY : SWEDEN

| | Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|---------------------------|---|-------------|---|--|---|
| * | OJ L 300/72 page 96 | Agreement between the European Economic Communi— ty and the King— dom of Sweden and provisions for its implementation | Art. 113 | force since 1 January 1973 for an unlimited period. May be denounced, subject to twelve months' notice. | (Art. 29-31) (The future developments clause makes the role of the Joint Committee a fairly important one). The Committee has the power to make recommendations and decisions which are implemented by the Contracting Parties in accordance with their own rules. | An "unspecified agreement" or "reinforced trade agreement's etting up a free trade area, for which purpose et establishes a precise timetable for the dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The Agreement does not contain the most-favoured-nation clause. The future developments clause provides that where a contracting party considers that it would be useful to develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure is to make the Agreement an open-ended one. Amendments or derogations: OJ L 298/76, OJ L 338/76, OJ L 210/78, OJ L 303/78, OJ L 174/82, OJ L 382/82. For amendments necessitaded by the non-accession of Norway to the European Communities, see DJ L 106/75. Protocol 3 to the Agreement was amended several times by decisions of the Joint Committee or by means of exchange of letters. In 1984 it was necessary to consolidate all the provisions in force into a single text. This was done by means of an Agreement in the form of an exchange of letters to which was attached the new text of Protocol 3, superseding and repealing the Protocol to the Agreement (see DJ L 323/84). |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|---|---|--|----------------------------|--|
| OJ L 350/73 page 76 | Agreement between the Member States of the ECSC and the ECSC, of the one part, and the Kingdom of Sweden of the other part | ECSC Treaty EEC-Sweden Agreement of 22 July 1972 | Signed on 22 July 1972. In force since 1 January 1973 for an unlimited period. | (Art. 26 - 28) | Amendment : see OJ L 385/80. |
| Not yet published See : SEC(77) 4022 | Agreement in the form of an exchange of letters between the Commission of the European Communities and Sweden concerning cooperation on environmental matters | | Signed on 9 December 1977. In force for an unlimited period | level | |
| 0J L 162/76 page 28 | Agreement for cooperation bet-ween the European Atomic Energy Community and Sweden in the field of control-led thermonuclear fusion and plasma physics | graph | Entered into force on 10 May 1976. Of unlimited duration in practice, as it is linked to the existence of Community programmes | Fusion Committee (Art. 12) | Agreement whereby the Contracting Parties associate the research programme carried out in Sweden with the Euratom programme. The programmes are defined in Annexes I and II. |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------------|--|-------------|--|---|---|
| OJ L 226/80 page 1 | Agreement on fisheries between the European Economic Community and the Govern-ment of Sweden | | Signed on 21 March 1977 and implemented provisionally from that date. Entered into force on 7 April 1981. Concluded for a period of ten years from the date of entry into force. (Art. 12) May be renewed tacitly for periods of six years unless denounced. | between the Parties | Based on the principle of reciprocal access to fisheries. The application of Articles 2 and 7 of this Agreement is determined annually in the consultations between the Parties. The act resulting from these consultations is incorporated into Community law. |
| 0J L 357/80 page 104 | Protocol to the Agreement between the European Eco-nomic Community and the Kingdom | | Signed on 6 November 1980. Entered into force on 1 January 1981 for an unlimited period. | Joint Committee set up by the EEC - Sweden Agreement. | |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|--|---|--|--|---------|
| Not yet published | Protocol to the Agreement between the Member States of the ECSC end | Treaty on the accession of Greece to the Community. ECSC-Sweden Agreement | | Joint Committee set up by the ECSC-Sweden Agreement | |
| Not published see: SEC(80) 1835 | Agreement in the form of an exchange of letters between the Commission of the European Economic Communities and Sweden in the field of consumer protection | EEC Treaty | Signed on 15 December 1980. In force for an unlimited period. | level. | |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|-------------|---|----------------------------|---|
| OJ L226/80 page 7 | Agreement between the European Eco- nomic Community and the Government of Sweden on certain measures for the purpose of promoting the reproduction of salmon in the Baltic Sea | Art. 43 | Signed on 21 November 1979 Entered into force on 7 April 1981 | | This Agreement is linked to the 1977 fisheries Agreement and will remain in force as long as that Agreement remains in force (Art. 5). |
| 0J L 185/83 page 20 | agreement between the European Eco- nomic Community | 7 | Signed on 28 June 1983. Valid for the period 1982 to 1985. | Committee of the Community | The decision of 17 May 1982 concerns a research and development programme in the raw materials sector, including this Agreement whereby the EEC and Sweden coordinate reasearch and development in the field of wood. |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|-----------------------------------|--|------------------------------------|--|
| OJ L 174/82 page 30 | Cooperation Agreement between the European Eco- nomic Community and the Kingdom of Sweden on a European research and development programme in the field of the recycling of urban and indust- rial waste | EEC Treaty | Signed on 16 June 1982. Expired on 31 October 1983, but extended until 31 December 1985. | Committee of the Community Pro- | Extended and amended by agreement following Council Decisions 82/402/EEC and 83/647/EEC concerning the 1982-85 research programme see OJ L 360/83) |
| 0J L 58/85 page 26 | and the Kingdom of Sweden on three concerted | Council Decision 82/616/EEC | 25 April 1985. Covers the period 1 January 1984 to 31 December 1986. | and Concerted Action Committees | A. Research covered by the Agreement B. Terms of reference of the enlarged Committees C. Financing rules (the Appendix to Annex C contains provisional timetables for the coordinating costs relating to the projects) |

COUNTRY : SWEDEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|-------------|---|---|--|
| Not yet published | Agreement on the regulation of fisheries in the Skagerrak and the Kattegat in 1985 between the European Economic Community, Norway and Sweden | Art. 43 | Signed on 23 January 1985. Entered into force on the date of signa- ture. May be denoun- ced, subject to two week's notice. Valid for 1985. | Consultations between the Parties; weekly and monthly communication of catch statistics (Art. 5). | Tripartite Agreement. The provisional quotas established by the Council of the Communities have been confirmed, broadly speaking, but with an appreciable increase for herring, made possible by a substantial rise in the size of stocks. Instead of 24.000 tonnes, Community fishermen are now entitled to 50.000 tonnes (49.210 t for Denmark and 790 t for Germany). |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------------|---|-------------|--|---|--|
| 0J L 300/72 page 189 | Agreement Agreement between the European Eco- nomic Community and the Swiss Confederation | | Signed on 22 July 1972. In force since 1 January 1973 for an unlimited period. May be denounced, subject to twelve months' notice. | (art. 29-31) (The future developments clause makes the role of the Joint Committee a fairly important one). The Committee | An "unspecified agreement" or "reinforced trade agreement". It is a preferential agreement setting up a free trade area, for which purpose it establishes a precise timetable for the dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The Agreement does not contain the most-favoured-nation clause. The future developments clause provides that where a contracting party considers that it would be useful to develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure is to make the Agreement an open-ended one. Amendments or derogations: OJ L 298/76, OJ L 338/76, OJ L 116/78, OJ L 303/78, OJ L 174/82, OJ L 337/83. For amendments necessited by the non-accession of Norway to the European Communities, see OJ L 106/75. Protocol 3 to the Agreement was amended several times by decisions of the Joint Committee or by means of exchange of letters. In 1984 it was necessary to consolidate all the provisions in force into a single text. This was done by means of an Agreement in the form of an exchange of letters to which was |
| | | | | | attached the new text of Protocol 3, super- seding and repealing the Protocol to the Agreement (see OJ L 323/84). |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|------------------------|---|--|--|
| OJ L 294/72 page 1 | Agreement between the European Eco- nomic Community and the Swiss Confederation on the application of the rules on Community transit | | Signed on 23 November 1972 In force since 1 January 1974 for an unlimited period. | | Scope extended by Agreement between the European Economic Community, Switzerland and Austria, see OJ L 142/77. The text in the Greek language was the subject of an Agreement, see OJ L 147/81. Amendments and derogations, see: OJ L 151/77 OJ L 180/82 OJ L 155/80 OJ/L 285/82 OJ L 108/81 OJ L 355/82 OJ L 383/81 OJ L 339 83 OJ L 19/82 OJ L 312/84 OJ L 26/85 |
| Not published | Agreement concerning pro- ducts of the clock and watch industry between the European Eco- nomic Community and its Member States and the Swiss Confedera- tion. | EEC Treaty Art. 113 | Signed on 30 June 1967. In force since 1 January 1968 for an unlimited period. | Joint Committee (Art. 9) | Amended by new list relating to Art. 2, see OJ C 253/77. |
| OJ L 118/74 page 11 | Additional Agreement to the Agreement concer- ning products of the clock and watch industry between the European Economic Community and its Member States and the Swiss Confederation | EEC Treaty Art. 113 | Signed on 20 July 1972. In force since 1 January 1973 for an unlimited period. | Joint Committee set up under Art. 9 of the EEC-Switerland Agreement concerning products of the clock and watch industry. | Amended by new list relating to Art. 2, see OJ C 253/77. Amended by subsequent list relating to Art. 2, see OJ L C 251/84. |

COUNTRY : SWITZERLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------------------|---|--|---|--------------------------------------|--|
| OJ L 350/73 page 13 | Agreement between the Member States of the ECSC and the Swiss Confederation | | Signed on 22 July 1972. In force since 1 January 1974 for an unlimited | Joint Committee (Art. 25-27) | See also: Consultation Agreement between the Swiss Confederation and the High Authority of the ECSC, signed in 1956 (OJ ECSC 7/57) |
| page 29 | Additional Agreement concerning the validity of the Agreement for the Principality of Liechtenstein | | period. | | |
| OJ ECSC 17/57 page 223 | Agreement on the introduction of through international railway tariffs for the carriage of coal and steel through Swiss territory | ECSC Treaty | Signed on 28 July 1956. In force since 1 June 1957 for an unlimited period | Transport Committee (Art. 6-7) | Supplementary Protocol to the Agreement, see OJ L 12/79. Second Supplementary Protocl (text of the Agreement in the Greek language), see: OJ L 227/81 and OJ L 307/81. |
| Not published | Commission and the Swiss Confedera- tion concerning recognition by the Swiss authori- ties of the lais- | privilege and immunities of the European Communities (Art. 7), anne-xed to the Merger Treaty of 1965 | Signed on 5 December 1974 for an unlimited period. | | |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|--|--|--|---|---|
| Not published, see: SEC (75) 4081 | Agreement in the form of an exchange of letters between the Commission of the European Communities and concerning cooperation on environmental matters | | Signed on 12 December 1975 In force from 12 December 1975 for an unlimited period | level | |
| 0J L 242/78 Page 1 | European Atomic | Art. 101 second paragraph | force on 30 May | Euratom— Switzerland Fusion Committee (Art. 16) | For amending Protocol, see OJ L 116/82. |
| L 357/80 page 130 | European Economic Community and the Swiss Confedera— tion consequent on | Art. 113 Treaty on the accession of Greece to the EEC. | force on 1 January 1981 for an unlimited | Joint Committee set up by the EEC—Switzerland Agreement. See above. | |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|---|---|------------------|---------|
| published | Member States of The ECSC and the Swiss Confedera— | Treaty on the accession of | 6 November 1980. Concluded for an unlimited period. | ECSC-Switzerland | |
| published | Protocol to the Additional Agreement concerning the validity, for the Principality of Liechtenstein, | Treaty on the accession of Greece to the EEC. | Signed on 6 November 1980 Concluded for an unlimited period. | | |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|-------------|---|--|---|
| 0J L 83/82 page 1 | Agreement between the European Eco- nomic Community and the Swiss Confederation on a concerted action project in the field of the detection of the tendency to thrombosis | · | Signed on 24 March 1982. In force until 31 March 1984. Subsequently renewed. | Action Committee | The purpose of the Agreement is to coordinate the Community concerted action programme with the corresponding programme of Switzerland. |
| OJ C 154/83 page 33 | Agreement between the European Eco- nomic Community and the Swiss Confederation on direct insurance other than life insurance | - | Initialled on 25 June 1982. Signature has been pending since that date. | | The purpose of the Agreement is to provide reciprocal guarantees for direct insurance companies, with registered place of business in the Community or Switzerland, regarding identical conditions of access and practice on the territory of the other contracting party. It is the first EEC agreement on right of establishment in the insurance sector. On 3 November 1983 the Economic and Social Committee gave its unanimous opinion that ratification of this Agreement would be prematured. |
| - Not published | Agreement in the form of an exchange of letters between the EAEC and Switzerland concerning the exchange of information in the nuclear sector | Art. 185 | Signed and entered into force on 19 November 1982. | Discussions at high offi- cial level at least once a year. | Concerns information on research into radioactive waste management and storage. |

COUNTRY : SWITZERLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|-------------|---|--|--|
| OJ L 126/83 page 1 | Agreement between the European Eco- nomic Community and the Swiss Confederation on a concerted action project in the field of cellular ageing | EEC Treaty | 31 December 1986, Entered into force with retro- active effect from 1 January | Committees set up on 17 August 1982 and enlar— ged to include | Accompanied by three annexes concerning research covered by the Agreement, the terms of reference of the enlarged committees, and financing rules. The project will be evaluated at the end of the third year. The Agreement is open for accession by other European states (see Article 7). |
| OJ L 126/83 page 7 | Agreement between the European Eco- nomic Community and the Swiss Confederation extending and amending the Agreement on a concerted action project in the field of registration of congenital abnormalities | EEC Treaty | 31 December 1986. Signed on 3 May | Enlarged concerted Action Committees (Art. 3). | Accompanied by 2 annexes on the terms of reference of the enlarged committees and provisional timetable for costs. The period from 31 December 1982 to the date of signature is covered by the retroactive implementation of the Agreement. The sectoral research programme for the continuation of the project was only adopted by the Council on 17 August 1982. |

COUNTRY : SWITZERLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---------------------------------|---|--------------------------|--|
| Not published | Bilateral cooperation Agreement on research and Development in radioractive waste management between the Swiss natio nal cooperative for the storage of radioactive waste (CEDRA) and Euratom (EAEC) | Article 101, third paragraph | | nominated by the parties | Aim: exchange of information on the work carried out by the two parties, including the investigation of crystalline geological formations as a possible means of disposal Characterization and monitoring of high-level radioactive waste. |
| OJ L 187/84 page 1 | Agreement in the form of an excharge of letters between the European Economic Community and the Swiss Confederation, founding direct cooperation between the authorities of the Member States of the Community responsible for the prevention of fraud and the competent Swiss authorities | | Signed on 15 October 1984. Concluded for an unlimited period. Denonciation: 1 year's notice in writing. | (Points 2 to 5). | Aim : collaboration between the departments responsible for the official control of Wine. The Agreement is also effective in the Principality of Liechtenstein. |

COUNTRY : SWITZERLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|---|-----------------------|---|--|
| OJ L 58/85 page 21 | Agreement between the European Eco- nomic Community | Council Decision 82/402/EEC of 17 May 1982 | | Committee for the Community programme invites the person reponsible for the Swiss programme to attends its meetings, and vice-versa (Article 4). In addition, there | The objective of the Agreement is to coordinate the European programme and the Swiss programme. The aims of this coordination are in particular: - to select and define research projects, - to monitor the implementation of projects, - to evaluate the results and identify new research priorities. The cost of carrying out the European programme amounts to 12.5 ECU and that of carrying out the Swiss programme amounts to SWF 8 million. There are arrangements for patentable inventions (see Article 5, second paragraph). |

COUNTRY: FAROE ISLANDS (Denmark)

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|-------------|--|-------------------------|--|
| OJ L 226/80 page 11 | Agreement on fisheries between the European Economic Community, of the one part, and the Government of Denmark and the Home Government of the Faroe Islands, of the other part | Article 43 | Signed on 15 March 1977 and implemented provisionally with retroactive effect from 1 January 1977. Duration of ten years to run from the date of entry into force. | Parties (Article 7). | Based on the principle of reciprocal access to fisheries. The special arrangements to be agreed annually are determined in consultations between the parties. The measures resulting from these consultations are incorporated into Community law. |
| | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community, on the one hand, and the Government of the Faroe Islands, on the other hand, concerning salmon fishing in Faroese waters | Art. 43 | , J | consultations | Agreement establishing restrictions on cat- ches for the Faroe Islands. Agreement falling within the framework of the North Atlantic Salmon Convention (NASCO). |

COUNTRY: GREENLAND (Denmark)

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------|--|-------------|---|--------------------------------------|--|
| OJ C 73/84 page 4 | Agreement on fisheries bet- ween the Euro- pean Economic Community on the one hand and the Government of Denmark and the local Government of Greenland, on the other | | In force initial ly for a period of 10 years and to remain in force for further periods of 6 years unless notice of termination is given. Entered into force on 1 February 1985 | between the parties on matters | It establishes the principles and the rules which will govern the fishing activities in Greenland waters of Member States' vessels. It stresses the importance of ensuring the conservation and rational management of fish stocks. It provides for financial compensation from the Community to Greenland in return for the catch possibilities utilized by Community fisherman in Greenland waters. |
| OJ C 73/84 page 7 | Protocol on the conditions relating to fishing between the European Economic Community, on the one hand, and the Government of Denmark and the local Government of Greenland, on the other | | In force for 5 years from the date of the Agre Agreement's en- try into force. Entered into force on 1 February 1985 | | Establishes the financial compensation at 26 500 000 ECU payable annually at the begin-ning of each fishing year. |

SOUTHERN EUROPE

COUNTRY : CYPRUS

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|---|---|--|--|
| 0J L 133/73 page 1 | Agreement esta- blishing an As- sociation between the European Economic Communi- ty and the Repu- blic of Cyprus | EEC Treaty Article 238 | Signed on 19 December 1973 The first stage should have been completed on 30 June 1977 but was subsequen- tly extended for an unlimited period | (Article 12-14) | First stage extended by Additional Protocol or unilaterally. Procedure for progress to the second stage decided by the Association Council on 24 November 1980 (see Protocol in 0J L 174/81) Signed on 18 March 1981 and entered into force on 1 July 1981. The Protocol concerning arrangements to be applied during 1983 entered into force on 1 December 1983 (0J L 353/83 page 1 and 7). Its provisions were unilaterally extended up to 30 June 1984 (0J L 369/83) and subsequently extended until 31/12/84. An extension until 30 June 1985 awaits approval. |
| OJ L 133/73 page 87 | Protocol laying down certain provisions relating to the Agreement establishing an Association between the European Economic Community and the Republic of Cyprus consequent to the accession of New Member States to the EEC | REC Treaty Article 238 Act annexed to the Accession Treaty, Article 108 | Signed on 19 December 1972 In force since 1 June 1973 for an unlimited period | Association Council (Articles 12-14) | The first stage should have been completed on 30 June 1977 but was subsequently extended. |
| 0J L 339/77 page 2 | Additional Protocol to the Agreement esta- blishing the As- sociation between the European Com- munity and the Republic of Cyprus + annex | Article 238 | 15 September 1977. Entered into | | The Protocol and the annex thereto form an integral part of the Association Agreement. |

COUNTRY : CYPRUS

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---------------------------|--|--|--|
| OJ L 172/78 page 2 | Supplementary Protocol to the Agreement esta- blishing an As- sociation bet- ween the Euro- pean Economic Community and the Republic of Cyprus | EEC Treaty Article 238 | Signed on 11 May 1978. Entered into force on 1 July 1978 for an unlimited period | Association Council set up by the EEC- Cyprus Agreement | The Protocol forms an integral part of the Association Agreement. |
| OJ L 174/81 page 1 | Protocol to the Agreement establishing an Association between the European Economic Community and the Republic of Cyprus consequent on the accession of the Hellenic Republic to the Community | EEC | | by the EEC- Cyprus Agreement | The Protocol and the annexes thereto form an integral part of the Association Agree- ment. |

COUNTRY : CYPRUS

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|-----------------------|-------------|---|------------------|---|
| 0J L 85/84 page 37 | • | Article 238 | period to 31 December 198& Signed on 20 December 1983, Entered into force on 1 May 1984 | Cyprus Agreement | It replaces the 1979 Protocol. Total: 44m ECU of which 28m EIB loans, 6m loans on special terms, 10m grants. Fields: infrastructure, technical cooperation, training. |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------------------|---|---------------------------|---|----------------|---|
| 0J L 61/71 page 1 | Agreement esta- blishing an As- sociation bet- ween the Euro- pean Economic Com munity and Malta | EEC Treaty Article 238 | Signed on 5 December 1970. Entered into force on 1 April 1971 for an unlimited period | (Art. 12-14) | The Agreement provides for two stages: the first (duration: five years) was twice extended by an Agreement and an Additional Protocol (expiring on 31 December 1980), see: OJ L 81/76 - OJ L 304/77. The trade provisions of the Agreement and the Protocols were unilaterally extended until 30 June 1984 (OJ L 366/83). Subsequently extended to 31/12/84. Extension to 30 June 1985 awaits approval. |
| 0J L 111/76 pages 1 and 11 | Protocol laying down certain provisions relating to the Agreement establishing an Association between the European Economic Community and Malta and Protocol concerning the definition of the concept of "originating products" and methods of administrative cooperation | EEC Treaty Article 238 | Signed on 4 March 1976. Entered into force on 1 June 1976 for an unlimited period | | Forms an integral part of the Association Agreement. Amendments, see OJ L 143/84 and OJ L 196/84. |
| OJ L 304/77 page 2 | D | EEC Treaty Article 238 | Signed on 27 October 1977. Entered into force on 1 January 1978. | | |

COUNTRY : PORTUGAL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|--|-------------|---|---|--|
| L 106/75 page 10 OJ L 348/79 page 43 OJ L 245/80 | Agreement between the European Economic Community and the Portuguese Republic Supplementary Protocol Supplementary Protocol Amendment of Supplementary Protocol | Article 113 | Signed on 22 July 1972. In force since 1 January 1973 for an unlimited period. The provisions of the Protocol on trade in goods entered into force on 20 September 1976 on the basis of an In- terim Agreement (OJ L 266/76). | (Article 32-34). (The future developments clause makes the role of the Joint Committee a fairly important one). The Committee has the power to make recommendations and decisions which are implemented by the Contracting Parties in accordance with | An "unspecified agreement" or "reinforced trade agreement". It is a preferential agreement setting up a free trade area,, for which purpose it establishes a precise timetable for dismantling of tariffs. At the end of the period laid down there must be freedom of movement for industrial products. In scope this Agreement is more comprehensive than the usual kind of trade agreement, the links between the parties being very close. The products covered are very numerous. The Agreement does not contain the most-favoured-nation clause. The future developments clause provides that where a conctracting party considers that it would be useful to develop the relations established by the Agreement by extending them to fields not covered, it shall submit a reasoned request to the other party. The Joint Committee may be instructed to examine the matter. The effect of this measure is to make the Agreement an open-ended one. Amendments or derogations: OJ L 301/72 |

COUNTRY : PORTUGAL

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|-------------|---|--|---|
| OJ L 355/82 page 1 | Transitional Protocol to the Agreement between the European Economic Communi- ty and the Portu- guese Republic | | Signed on 27 October 1982. In force since 1 January 1983 for an unlimited period | EEC-Portugal Agreement | Accompanied by the three exchanges of letters concerning Article 3 (2) and Article 5, Article 2 (2) and Article 6 respectively. For ECSC products the Agreement is also accompanied by an exchange of letters between the ECSC and Portugal concerning Article 6 and a second exchange of letters concerning the first exchange of letters. |
| OJ L 333/84 ipage 7 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and+ the Portuguese Republic concer- ning the imple- mentation of specific finan- cial aid for improving agri- cultural and fisheries struc- ture in Portugal | Article 235 | Signed on 7 November 1984. Covers the period until Portugal's accession to the EEC | maintenance of the schemes are Portugal's res- | Financial pre-accession aid totalling 50 mi- lion ECU, with a maximum of 500 000 ECU earmarked for fisheries. |

N.B. The Treaty concerning Portugal's accession to the EEC was signed on 14 June 1985.

COUNTRY : PORTUGAL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------------------------------|--|---------------------------|---|--|---------|
| OJ L 350/73 page 53 | Agreement between the Member States of the ECSC and the ECSC of the one part, and the Portuguese Republic, of the other part | EEC-Portugal Agreement | Signed on 22 July 1972. In force since 1 March 1973 for an unlimited period | Joint Committee (Articles 26-28) (The future developments clause makes the role of the Joint Committee a fairly important one) | |
| 0J L 274/78 page 1 and 8 | Financial Proto- col between the European Economic Comunity and the Portuguese Repu- blic and Additio- nal Protocol | Articles 113 and 235 | Signed on 20 September 1976. In force from 1 November 1978 for an un- Limited period | Joint Comittee set up by the EEC-Portugal Agreement. The schemes covered by this Protocol are Portugal's responsibility, subject to supervision by the EIB | |

COUNTRY : PORTUGAL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|-------------|--|--|---|
| Not yet published | Agreement in the form of an ex- change of let- ters between the European Econo- mic Community and the Portu- guese Republic regarding pre- pared or preser- ved tomatoes, falling within subheading 20.02 C of the Common Customs Tariff | Article 113 | Annual | | Renewable. Being concluded for 1985. Portugal undertakes not to exceed 90 000 tonnes. |
| OJ L 349/80 page 1 | Agreement in the form of an ex- change of let- ters between the European Econo- mic Community and the Portu- guese Republic concerning the implementation of pre-accession aid for Portugal | Article 235 | Signed on 3 December 1980. In force from 1 January 1981 until the date of entry into force of the treaty of acces- sion of Portu- gal, at present being negotia- ted | EEC-Portugal Agreement. The schemes covered by this Protocol are | |

COUNTRY : SPAIN

| | 1 | | 7 | | |
|---------------------------|---|---|---|--|--|
| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
| OJ L 182/70 page 1 | Agreement between the European Economic Communi- ty and Spain | Article 113 | Signed on 29 June 1970. Entered into force on 1 October 1970 for an unlimited period | Joint Committee (Articles 13~15) | Preferential trade agreement establishing a free trade area. To operate in two stages, the first being of at least six years. Spain applied for accession to the European Communities on 28 July 1977. Consequently, neither Spain nor the Community is contemplating renegociation of the Agreement. Special arrangements for its administration may be made, however, e.g. the agreement on fishery products, on the concerted discipline arrangements for imports of cheese). The EIB provided 300 million ECU in the form of the pre-accession finanancial cooperation between 1981 and 30 June 1984. In November 1984 it provided an additional 70 million ECU, out of a projected total of 250 million ECU, to help, set up small businesses and establish infrastructure in order to take this pre-accession cooperation a stage further. |
| OJ L 190/80 page 23 | Cooperation Agreement bet— ween the EAEC and the Kingdom of Spain in the field of control- led thermonuclear fusion | EAEC Treaty Article 101 second paragraph | Signed on 14 July 1980. Duration liminated to three years initially (Article 6, second paranagraph). Subsequently extended. | Euratom-Spain Fusion Committee (Article 5) | Duration unlimited in practice, as it is linked to the existence of Community programmes. Extended, in fact, until 31 December 1986 by Council Decision of 25 July 1983. |

COUNTRY : SPAIN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|--------------------------|---|--|--|
| OJ L 322/80 page 3 | Agreement on fisheries bet-ween the Euro-pean Economic Community and the Government of Spain | EEC Treaty Article 43 | Signed on 15 April 1980 and implemented provisionally from that date. In force from 22 May 1981 until 21 May 1986 | Consultations between the parties (Article 9) | Tacit renewal by five-year periods unless notice of termination is given six months prior to the date of expiry of each period. Arrangement for 1984 signed on 14 February 1984. |
| 0J L 326/81 page 1 | Protocol to the Agreement bet- ween the Euro- pean Economic Com munity and Spain consequent on the accession of the Hellenic Repu- blic to the Com- munity | Greece to the | Signed on 12 December 1980 Entered into force on 1 March 1984 for an un- Limited period | EEC-Spain Agree- | |
| OJ L 34/85 page 38 | Agreement between the European Economic Community and the Kingdom of Spain on the international combined road/rail carriage of goods | Article 235 | Initialled on 6 July 1983. Signed on 14 December 1984 for a period of 5 years from the date of entry into force | (Article 9) | The Agreement provides for terminal road- haulage operations to be freed from all quota and authorization restrictions. It contains a Final Act. |

N.B. The Treaty concerning Spain's accession to the EEC was signed on 14 June 1985.

COUNTRY : TURKEY

| | Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|---|--|--|--|---|--|
| * | of 29 De- | Agreement establishing an Association between the European Economic Community and Turkey. Annexed: Provisional Protocol, Financial Protocol. | EEC Treaty Article 238 | Signed on 12 Septembre 1963 In force from 1 December 1964 for an unlimited period | (Articles 6 and 23) with power to take deciesions on the attainment of the objectives set by the Agreement (Articles 22–23) | Agreement providing for three stages: - a preparatory stage (duration: around five years); - a transitional stage (twelve years) involving the establishment of a customs union; - a final stage. |
| | 0J L 293/72 page 1 and 68 page 57 | Annexed: (with effect from 1 January 1973): Additional Proto- col (amended by exchange of let- ters, see: 0J L 34/74); Financial Proto- col (an Internal Agreement on the Financial Proto- col established the implementing conditions | | Signed on 23 November 1970 | Turkish and European bodies other than the | Establishing conditions, arrangements and a timetable for the transitional stage. In September 1982, Turkey asked for deferment of application of Article 10 of the Protocol. A proposal for a Regulation implementing Association Council security arrangements of the Community Member States to Turkish workers and their families is before the Council. |
| | OJ No 217/64 page 3703 | Agreement on measures and pro- cedures required for the implemen- tation of the Agreement establi- shing an Associa- tion and the agreement on the Financial Proto- col | EEC-Turkey Association Agreement | Signed on 12 September 1963 In force from 17 November 1964 for an unliming ted period | | |

COUNTRY : TURKEY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|---|---|--|--|
| 0J L 293/72 page 63 | Agreement on products within the province of ECSC | ECSC Treaty EEC Treaty, Article 232 | Signed on 23 November 1970 In force from 1 January 1973 for an unlimited period | Parties (Article. 4) | Supplementary Protocol, see: OJ L 361/77, page 187. |
| OJ L 361/77 page 1 | Supplementary Protocol between the European Economic Communi- ty and Turkey consequent on the accession of new Member States to the Community: | | Signed on 30 June 1973. Concluded for an unlimited period Ratified by Turkey on 12 November 1982 | Association Council set up by the EEC- Turkey Agreement | Replace the preceding interim agreement. |
| page 187 | Supplementary Protocol on pro- ducts within the Province of the ECSC | ECSC Treaty | | , | |
| page 217 | Supplementary Internal Finan . cial Agreement | | | | |
| 0J L 67/79 page 14 | Financial Proto- col between the European Economic Community and Turkey | EEC Treaty Article 238 | Signed on 12 May 1977. In force from 1 May 1979 to 31 October 1981. No provisions in force for the current period. | The schemes covered by this | and an |

COUNTRY : TURKEY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------|---|-------------|-----------------------|--|------------------------------------|
| 0J L 52/85 page 9 | Agreement in the form of an ex- change of letters between the European Econo- mic Community and Turkey fix- ing the additio- nal amount to be deducted from the levy on imports into the Community of un- treated olive oil originating in Turkey, for the period from 1 November 1984 to 31 October 1985 | Article 113 | Annual | Association Council set up by the EEC- Turkey Agreement | Preferential agreement. Renewable. |

| Refer | ence Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------|----------------------------|-------------|--|--|---|
| OJ L 41/ page | T . | | Signed on 2 April 1980. The Agreement is for an unli- mited period (except for the trade and finam cial provisions which are for a period of five years). Entered into force on 1 April 1983 | sion. Assisted by Cooperation Committee | Trade: the aim is to promote trade and improve access for Yugoslav products to the Community market. (The EEC receives "most-favoured-nation" treatment). Agriculture: specific tariff concessions on products of particular concern to Yugoslavia, such as baby-beef. |

COUNTRY : YUGOSLAVIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|-------------|--|----------------|--|
| OJ L 41/83 | Agreement between the Member States of the ECSC and the ECSC, of the one part, and the Socialist Federal Republic of Yugos lavia, of the other part | | Signed on 2 April 1980 The Agreement is for an unlimited period. Entered into force on 1 April 1983 | | Agreement established in conjunction with the EEC-Yugoslavia Cooperation Agreement (see in this connection the first recital). |
| OJ ∟ 137/81 page 29 | Exchange of let- ters between the European Economic Community and the Socialist Federal Republic of Yugo- slavia on trade in sheepmeat and goatmeat | Article 113 | Signed on 8 May 1981. Entered into force retroacti- vely on 1 Janua- ry 1981. In force until 31 March 1984. Renewed. | | Voluntary restraint agreement. Tacit renewal unless one year's notice is given in writing. See also OJ L 154/84. |

COUNTRY : YUGOSLAVIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|--------------------------------|--|----------------|---|
| OJ L 147/81 page 5 | Agreement in the form of an exchange of letters concerning the application of paragraph 2 of the Joint Declaration on Protocol 1 and Articles 8, 9 and 10, annexed to the Interim Agreement between the European Economic Community and the Socialist Federal Republic of Yugoslavia on trade and trade cooperation | | Signed on 31 March 1981, implemented from 1 April 1981 for an unlimited period | | |
| OJ L 237/83 page 1 | Agreement in the form of an ex- change of letters establishing cer- certain procedu- res for the use of the system of generalized tariff preferences following the entry into force of the Agreement between the Member States of the European Coal and Steel Community and the ECSC, of and the Socialist blic of Yugoślavia part | the one part, Federal Repu- | Signed on 26 July 1983. Concluded for an unlimited period | | This exchange of letters is accompanied by an annex on the implementation of preferential arrangements for ECSC products originating in Yugoslavia. |

STATE-TRADING COUNTRIES

COUNTRY : BULGARIA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---|--|-------------------|---|--|---|
| Not yet published | Agreement between the European Economic Community and the People's Republic of Bulgaria on trade in textile products | Article 113 | Initialled on 20 July 1982. Implemented on a de facto basis since 1 January 1983 | Consultation between the parties | Bulgaria is not a participant in the MFA. The Agreement is of the same kind as the bilateral agreements concluded with other nonmember countries; it establishes Voluntary restraint arrangements for certain categories of products and contains anti-surge and antifraud clauses. It also contains provisions concerning the introduction of new restrictions and the administration of the Agreement which have been amended by comparison with those o the old agreement, (see OJ L 330/82). Agreement accompanied by an exchange of letters on flax and ramie products. |
| 0J L 43/82 pages 12, 18 and 20 | | -Article 113 - | In force from 1 January 1982 until 31 March 1984. Subsequently renewed | Consultations between the parties (point 9) | Accompanied by a second exchange of letters concerning the subjects of the consultations provided for in point 9 of the EEC-Bulgaria Agreement and by a third exchange of letters relating to point 2 of the same Agreement. See also OJL 154/84. Tacit renewal for periods of two years, unless written notice of termination is given at least six months prior to the date of expiry of each period. |

COUNTRY : CHINA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---------------------------|---|--|--|
| Not yet publisged | Trade and Economic Cooperation Agreement between the European Economic Community and the People's Republic of China | | Signed on 21 May 1985. Concluded for five years. Tacit renewal on an annual basis | Joint Committee responsible for examining means and new opportunities of developing commercial and economic cooperation and making recommendations | Framework agreement for cooperation, with scope for future development, laying down the objectives and means to be adopted in economic and commercial cooperation. On trade, the Agreement takes over the provisions of the 1978 non-preferential trade agreement, including the most-favoured-nation clause. On economic cooperation, the Agreeement stipulates that the two parties will develop economic cooperation in industry and mining, agriculture, science and technology, energy, transport and communications, environmental protection and cooperation in developing countries. It also provides for encouragement of the various forms of industrial and technological cooperation, the promotion of investment and the improvement of the existing favourable investment climate. The Community states that it is prepared to continue its development activities in China, as part of its programme of aid to NADCs. |
| Not yet published | Agreement between the European Economic Communi-ty and the People's Republic of China on trade in textile products | EEC Treaty Article 113 | Initialled on 18 July 1979. De facto retro- active implemen- tation from 1 January 1979. Originally due to expire on 31 December 1983 | Consultations between the parties | The 1979 Agreement was tacitly renewed on 1 January 1984, in accordance with Article 22, for a further period of five years. It was amended by an additional Protocol initialled on 29 March 1984 (de facto retroactive implementation from 1 January 1984). The amended Agreement establishes the voluntary restraint arrangements for certain categories of products until the end of 1988 and contains anti-surge and anti-fraud clauses. It also contains amended provisions concerning the introduction of new restrictions and the administration of the Agreement. The specific nature of the Agreement negotiated in 1979 has been maintained, notably as regards the use of provisions concerning Community industry |

COUNTRY : CZECHOSLOVAKIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|----------------------------------|--|---|---|
| Not yet published | Agreement between the European Economic Communi- ty and Czecho- slovakia on trade in textile pro- ducts | Article 113 MFA, Article 4 | Initialled on 16 July 1982. Agreement held in abeyance | Consultations between the parties | This Agreement, concluded under MFA III, establishes the voluntary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement. Agreement accompanied by an exchange of letters on flax and ramie products. |
| OJ L 204/82 page 29 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Com munity and the Czechoslovak Socialist Repu- blic on trade in the sheepmeat and goatmeat sector | Article 113 | Signed on 5 November 1982. In force with retroactive ef- fect from 1 January 1982 to 31 March 1984 (point 13). Renewed subse- quently. | parties (point 9) | Voluntary restraint agreement. Supplemented by exchanges of letters on points 2 and 9 of the Agreement. The Agreement is renewed tacitly unless six months' written notice of termination is given. See also OJ L 154/84. |

COUNTRY : HUNGARY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------------------|---|--|--|---|---|
| Not yet: published | Agreement between the European Eco- nomic Community and the Hungarian People's Republic on trade in tex- tile products | Article 113 Multifibre Arrangement | Initialled on 23 July 1982. Actually Imple- mented on a <u>de</u> <u>facto</u> basis from 1 January 1983 | Consultations between the parties (Articles 5-8) | This agreement concluded under MFA III, establishes the voluntary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 332/81). Agreement accompanied by an exchange of letters on flax and ramie products. |
| OJ L 150/81 pages 6 and 10 | Exchange of let- ters between the European Economic Community and the Hungarian People's Republic on trade in the sheepmeat and goatmeat sec- tor | Article 113 | Signed on 10 July 1981. Entered into force retroacti- vely on 1 Janua- ry 1981. Applica ble until 31 March 1984. Renewed subse- quently. | • | Voluntary restraint agreement. Point 2 and point 9 of the first exchange of letters were themselves the subject of exchanges of letters (OJ L 150/81; pages 13 and 15 and OJ L 154/84; containing material error now being rectified). May be renewed tacitly for periods of two years, unless written notice of termination is given in writing at least six months prior to the date of expiry of each period. |

COUNTRY : POLAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------------------------|---|-------------|--|---|---|
| Not yet published | Agreement between the European Eco- nomic Community and the Polish People's Republic on trade in tex- tile products | Article 113 | Initialled on 7 July 1982. Implemented on a de facto basis from 1 January 1983 | Consultations between the parties | The agreement concluded under MFA III, establishes the voluntary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 107/82). Agreement accompanied by an exchange of letters on flax and ramie products. |
| OJ L 137/81 page 1 and 13 | Echange of let- ters between the European Economic Community and the Polish People's Republic on trade in the sheepmeat and goatmeat sec- tor | Article 113 | Signed on 16 September 1981 Entered into for- ce retroactively on 1 January 1981. Applicable until 31 March 1984 Renewed subse- quently. | parties (clause 8) | Voluntary restraint agreement. May be renewed tacitly for periods of one year, unless notice of termination is given in writing at least six months prior to the date of expiry of each period. |

COUNTRY : ROMANIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|-------------|---|--|--|
| pages 5 and 21 | Agreement between the European Eco- nomic Community and the Socialist Republic of Roma- nia on trade in industrial pro- ducts | | Signed on 28 July 1980 for a period of fi- ve years with tacit renewal thereafter on an annual basis Date of entry into force: 1 January 1981 | Joint Committee set up by sepa- rate Agreement | Non-preferential agreement. Does not apply to textile products - which are covered by a separate specific agreement - nor to ECSC Products (Article 1(2)). Accompanied by Protocol relating to Article 4 of the Agreement. Amended by three separate Agreements in the form of exchanges of letters (see respectively 0JL 369/81; 0JL 71/83 and 0JL 53/84) with an export programme for Romania annexed. There is a possibility of a cooperation agreement being negotiated to replace the present arrangements, in view of the forthcoming expiry of the initial term of the Agreement on industrial products. Annex II to the Protocol to the Arrangement was the subject of an agreement in the form of an exchange of letters (see 0JL 333/84, p. 13) with an export programme attached. |
| OJ L 352/80 page 1 | Agreement between the European Eco- nomic Community and the Socialist Republic of Roma- nia on the esta- blishment of the Joint Committee | - | Signed on 28 July 1980. For an unlimited period (unless six months' notice of termination is given). Date of entry into force: 1 January 1981 | | The Joint Committe is the only one to have been set up between the Community and an Eastern trading aerea country as the European Communities are not officially recognized by COMECON. It is responsible not only for administering the Agreement on trade in industrial products but also the secto agreements which preceded it (Agreement on textiles Arrangement on iron and steel products) (Art. 1). The Committee discusses all aspects of economic relations between the two Parties. |

COUNTRY : ROMANIA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---------------------------|--|---|--|
| Not yet published | Agreement between the European Eco- nomic Community and the Socialist Republic of Roma- nia on trade in textile products | Article 113 Multifibre | Initialled on 23 July 1982 and implemented <u>de</u> <u>facto</u> as from 1 January 1983 | "Special consul- tation procedu- res" | This agreement concluded under MFA III, establishes the voluntary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 273/81). Agreement accompanied by an exchange of letters on flax and ramie products |
| 0J L 137/81 page 1 | Exchange of let- ters between the European Economic Community and the Socialist Repu- blic of Romania on trade in sheep meat and goatmeat | Article 113 | Signed on 28 April 1981 | parties (clause 10) | Voluntary restraint agreement. Renewable. Amended on 25 February 1985. Clause 2 of the Agreement was the subject of an arrangement, extended by exchange of letters (see OJ L 96/ 85, p. 30). |

M.M.I. (MAGHREB, MASHREQ, ISRAEL) AND MIDDLE EAST

COUNTRY : ALGERIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------------|--|---------------------------|---|--|---|
| 0J L 263/78 page 1 | Coop@ration Agreement bet- ween the Euro- pean Economic Community and the People's Democra- tic Republic of Algeria | EEC Treaty Article 238 | Signed on 26 April 1976. Did not enter into force until 1 November 1978, with effect from 1 January 1979. Concluded for an unlimited period | Cooperation Com- mittee or any other committee it may decide to | new Protocol negotiated for the period 1 November 1981 to 31 October 1986 entered into force on 1 January 1983. (Aggregate amount of 151 million ECU - |
| 0J L 263/78 page 119 | Agreement betweer the Member States of the European Coal and Steel Community and the People's Democratic Republic of Algeria | | Signed on 26 April 1976. Did not enter into force until 1 November 1978, with effect from 1 January 1979. Concluded for an unlimited period | | |

COUNTRY : ALGERIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|---|--|----------------|---------|
| OJ L 169/76 page 37 | change of letters relating to Arti- | Article 113 EEC-Algeria Cooperation Agreement and Interim Agree- ment | Signed on 26 June 1976. In force from 1 July 1976 for an unlimited period | Cooperation | |

COUNTRY : ALGERIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|--------------------------|-----------------------|----------------|--|
| 0J L 124/85 page 2 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the People's Democratic Republic of Algeria fixing the additional amount to be deducted from the levy on imports into the Community of untreated olive oil, originating in Algeria, for the period 1 No- vember 1984 to 31 October 1985 | Cooperation Agreement | Annual | Cooperation | Renewable. Preferential agreement. The exchange of letters covering 1985 was signed on 13 May 1985 |

COUNTRY : ALGERIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---|--------------------|------------------------|---|
| OJ L 124/85 page 5 | Agreement in the form of an exchange of letters between the European Economic Community and the People's Democratic Republic of Algeria concerning the import into the Community of preserved fruit salads originating in Algeria (1984) | Cooperation Agreement | Annual | Cooperation Council | Renewable. Preferential agreement. The exchange of letters covering the current year was signed on 13 May 1985. |
| OJ L 124/85 page 8 | between the Euro- | EEC Treaty, Article 113 EEC-Algeria Cooperation Agreement | | Cooperation Council | Renewable. Preferential agreement. The exchange of letters covering 1985 was signed on 13 May 1985. |

COUNTRY : ALGERIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|-------------|--|---|---------|
| Not yet published | Protocol to the Agreement bet— ween the Member States of the European Coal, and Steel Commu— nity and the People's Democratic Republic of Algeria conse— quent on the ac— cession of the Hellenic Repu— blic to the Com— munity | Agreement | Signed on 7 November 1983 for an unlimi- ted period | Joint Committee set up under the ECSC-Alge- ria Agreement. | |

COUNTRY : EGYPT

| | Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---|--------------------------|---|---------------------------------------|--|--|---|
| ļ | OJ L 266/78 page 1 | Cooperation Agreement between the European Economic Community and the Arab Republic of Egypt | Article 238 | Signed on 18 January 1977. In force from 1 November 1978 for an unlimited period beginning on 1 January 1979 | (Art. 37-41) which may set up any Committee that can assist it | Overall cooperation agreement. The financial aspects are the subject of separate Protocols. A new financial Protocol negotiated for the period 1 November 1981 to 31 October 1986 entered into force on 1 January 1983 (aggregate amount 276 million ECU, see OJ L 337/82). At the present time, Egypt wishes to set up a procedure for re-examining the Agreement in order to reinforce some of its aspects. |
| | OJ L 316/79 page 2 | Agreement between the Member States of the European Coal and Steel Community and the Arab Republic of Egypt | EEC-Egypt Cooperation Agreement | Signed on 18 January 1977, entered into force on 1 Janua ry 1980. Concluded for an unlimited pe= | | |
| | Not yet published | Agreement between the European Economic Community and the Arab Republic of Egypt on trade in textile products | Article 113 | Initialled on 24 September 1982. Implemen- ted de facto from 1 January 1983 | Consultation between the parties | For former agreement, see OJ L 273/81. The current Agreement was concluded under MFA III: it establishes the voluntary restraint arrangements for certain categories of products and contains anti-surge and antifraud clauses. Unlike the other textile agreements, the Agreement with Egypt applies to cotton products other than category I products. |

COUNTRY : EGYPT

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|--|--|-----------------------------------|---------|
| Not yet published | Additional Protocol to the Cooperation Agreement between the European Economic Community and the Arab Republic of Egypt consequent on the accession of the Hellenic Republic to the Community | Article 113 Treaty on the accession of Greece to the EEC. EEC- | Signed on 12 December 1980 Already implemented by the Community on a unitateral basis. Concluded for an unlimited period | Egypt Coopera- tion Agreement. | |
| Not yet published | Protocol to the Agreement between the Member States of the ECSC and the Arab Republic of Egypt consequent on the accession of the Hellenic Republic to the Community | the accession of Greece to the EEC. ECSC-Egypt Agreement | 12 December 1980 Already imple- | ECSC-Egypt Agreement. | |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|--|---|---|--|
| OJ L 136/75 page 1 | Agreement between the European Eco- nomic Community and the State of Israel | EEC Treaty Article 113 | Signed on 11 May 1975 Entered into force on 1 July 1975, for an un- limited period | Joint Committee, which became a Cooperation Council pursuant to the Additio- nal Protocol published in OJ L 270/78 (Art. 10-13) | Free trade and cooperation agreement. For amendments see: second Additional Protocolin OJ L 102/81; entered into force on 1 October 1981. Article 30 of third Protocol amended by decision of the Cooperation Council (see OJ L 360/83). Third Additional Protocol signed on 18 December 1984 (see OJ L 332/84, p. 2); entered into force on 1 Janauary 1985. |
| OJ L 165/75 page 62 | Agreement between the Member States of the European Coal and Steel Community, of the one part, and the State of Israel, of the other part | ECSC Treaty EEC-Israel Agreement | Signed on 11 May 1975. Entered into force on 1 May 1978 for an un- limited period. | Joint Committee (Art. 18-20) | |
| | Agreement in the form of an exchange of letters relating to Article 9 of Protocol 1 to the EEC-Israel Agreement and concerning the import into the Community of tomato concentrate originating in Israel | Agreement | Signed and entered into force on 28 January 1977. Retroactive application on 1 July 1977. Concluded for an unlimited period | | Agreement noting that the exchange of letters provided for by Article 9 of Protocol 1 to the Agreement had not been concluded and, consequently, suspending implementation of Article 9. See also exchange of letters in OJ L 13/76. |

COUNTRY : ISRAEL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|---------------------------|---|--|---|
| 0J L 270/78 page 1 | Additional Proto-col to the EEC-Israel Agreement and protocol relating to financial cooperation | Article 238 | Signed on 8 February 1977. Concluded for an unlimited period | The execution, management and maintenance of | was signed on 24 June 1983. It provides for loans from the EIB on normal terms for an aggregate amount of 40 million ECU. (See OJL 335/83, page 8). Entered into force on |
| 0J L 102/81 page 1 | Second Additional Protocol to the Agreement between the European Economic Community and the State of Israel | Article 113 EEC-Israel | Signed on 18 March 1981. Of unlimited duration | Cooperation Council set up by the EEC- Israel Agreement | This Protocol defers by two years the time- table for the dismantling of tariffs in respect of certain industrial products and the date of expiry of the new industries clause. |

COUNTRY : ISRAEL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|--|--|--------------------------|-----------|
| OJ L 52/85 | Agreement in the form of an exchange of letters relating to Article 9 of Protocol 1 to the Agreement between the European Economic Community and the State of Israel concerning the importation into the Community of preserved fruit a salads originating in Israel (1985) | EEC-Israel Agreement | Annual | | Renewable |
| Not yet published | Additional Proto- col to the Agree- ment between the European Economic Community and the State of Israel consequent on the accession of the Hellenic Republic to the Community | Article 113 Treaty on the accession of Greece to the EEC. EEC-Israel | Signed on 12 December 1980 Concluded for an unlimited period Already imple- mented by the Community on a unilateral basis | Cooperation Agreement | - |
| | Additional Proto- col to the Agree- ment between the Member States of the ECSC and the State of Israel consequent on the accession of the Helenic Republic to the Community | Treaty on the accession of Greece to the EEC ECSC-Israel Agreement | Signed on 12 December 1980. Concluded for an unlimited period. Already imple- mented by the Community on a unilateral basis. | ECSC-Israel | |

COUNTRY : JORDAN

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|---|---|--|---|
| OJ L 268/78 page 1 | Cooperation Agreement between the European Economic Community and the Hashemite Kingdom of Jordan | Article 238 | 18 January 1977. Entered into force on 1 November 1979 for an unlimited period with retroactive | (Art. 34-38). It can set up any committee that can assist | Overall cooperation agreement. The trade provisions were implemented from 1 July 1977 by means of an Interim Agreement (see OJ L 126/77). The initial Financial Arotocol to the Agreement expired on 31 October 1981. The new Protocol negotiated for the period 1 November 1981-31 October 1986 entered into force on 1 January 1983 (aggregate amount of 63 million ECU - see OJ L 337/82). |
| 0J ∟ 316/79 page 13 | Agreement between the Member States of the ECSC and the Hashemite Kingdom of Jordan | EEC-Jordan Cooperation Agreement | Signed on 18 January 1977. Entered into for ce on 1 January 1980. Concluded for an unlimited period | | |
| Not yet published | Additional proto- col to the Coope- ration Agreement between the Euro- pean Economic Com munity and the Hashemite Kingdom of Jordan conse- quent on the ac- cession of the Hellenic Republic to the Community | Article 113. Treaty on the accession of Greece to the EEC-Jordan Cooperation+ Agreement | Signed on 12 December 1980 Concluded for an unlimited period Already imple- mented by the Community on a unilateral basis | Jordan Coopera- tion Agreement. | |

COUNTRY : JORDAN

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|--|--|---------------------------|---------|
| published | Additional Protocol to the Agreement between the Member States of the ECSC and the Hashemite Kingdom of Jordan consequent on the accession of the Hellenic Republic to the Community | Treaty on the accession of Greece to the ECSC-Jordan Agreement | Signed on 12 December 1980 Concluded for an unlimited period Already implemen ted by the Com- munity on a uni- lateral basis | ECSC-Jordan Agreement. | |

COUNTRY : LEBANON

| | Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---|---------------------------|---|--|--|---|---|
| | 0J L 267/78 page 1 | Cooperation Agreement between the European Economic Community and the Lebanese Republic | Article 238 | Signed on 3 May 1977. In force from 1 November 1978 for an un- limited period | Council (Art. 35-39) which may set up any commit- tee that can assist it in car- ring out its | Overall cooperation agreement. The trade provisions of the Agreement were implemented from 1 July 1977 by an Interim Agreement (see OJ L 133/77). The initial Financial Protocol to the Agreement expired on 31 October 1981. The new Protocol negotiated for the period 1 November 1981-31 October 1986 entered into force on 1 January 1983 (aggregate amount of 50 million ECU - see OJ L 337/82). |
| | OJ L 316/79 page 24 | Agreement between the Member States of the European Coal and Steel Community and the Lebanese Republic | EEC-Lebanon | Signed on 3 May 1977. Entered into for ce on 1 January 1980. Concluded for an unlimited period | Joint Committee (Art. 9-11) | |
| - | Not yet published | 1 | Article 113. Treaty on the accession of Greece to the EEC. EEC-Lebanon Cooperation Agreement | Community on a | Bodies set up by EEC-Lebanon Cooperation Agreement. | |

COUNTRY : LEBANON

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|-----------|---|--|--|----------------|---------|
| published | Protocol to the Agreement between the Member States of the ECSC and the Lebanese Republic consequent on the accession of the Hellenic Republic to the Community | accession of Greece to the EEC, ECSC- Lebanon Agree mnet | 12 December 1980 Concluded for an unlimited period Already imple- | ECSC-Lebanon | |

| Reference | e Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|---|---|---|---|
| OJ L 264/78 page 1 | Cooperation Agreement between the European Economic Community and the Kingdom of Moroc-co | Article 238 | Entered into | Council (Art. 44-48) assisted by a Cooperation Com- mittee or any | products, a voluntary restraint arrangement containing general provisions was concluded in 1982. Export quantitaties for 1985-86 were established by a memoradum of understanding initialled in January 1985. For amendment see: OJ L 329/81. The initial financial Protocol to the Agreement expired on 31 October 1981. The new Protocol negotiated for the period 1 November 1981 - 31 October 1986 entered into force on 1 January 1983 (aggregate amount |
| 0J L 264/7 page 17 | | EEC-Morocco Cooperation Agreement | Signed on 27 April 1976. Entered into for ce on 1 November 1978 for an unlimited period with effect from 1 January 1979 | | of 50 million ECU - see OJ L 337/82). |
| OJ L 169/ page 5 | | Article 113 - EEC-Morocco - Cooperation Agreement and Interim Agree ment - ment | Signed and ente red into force on 29 June 1976 for an unlimi- ted period | -Bodies set up by EEC-Morocco Cooperation Agreement | |

COUNTRY : MOROCCO

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------|---|---|--------------------|--|---------------------------------------|
| OJ L 52/85 page 3 | Agreement in the form of an exchange of letters between the Europear Economic Community and the Kingdom of Morocco fixing the additional amount to be deducted from the levy on imports into the Community of untreated olive oil originating in Morocco, for the period 1 November 1984 to 31 October 1985 | Article 113 TEEC-Morocco Cooperation Agreement | Annual | Bodies set up by the EEC- Morocco Coopera- tion Agreement | Preferential agreement. Renewable. |
| | change of letters between the Euro- | Article 113 EEC-Morocco | Annual | | Preferential agreement. Renewable. |

COUNTRY : MOROCCO

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---|--|----------------|---------|
| Not yet published | Additional Proto- col to the Agree- ment between the European Economic Community and the Kingdom of Moroc- co consequent on the accession of the Hellenic Re- public to the Community | Article 113 Treaty on the accession of Greece to the EEC EEC-Moroc- | Not yet signed. Initialled on 22 July 1981. Concluded for an unlimited period Already imple- mented by the Community on a unilateral basis | ment | |
| Not yet published | Additional Protocol to the Agreement between the Member States of the ECSC and the Kingdom of Morococo consequent on the accession of the Hellenic Republic to the Community | Treaty on the accession of Greece to the EEC | 2 July 1981. | | |

COUNTRY : SYRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|---|--|--|---|
| 0J L 269/78 page 1 | Cooperation Agreement bet- ween the Euro- pean Economic Community and the Syrian Arab Republic | EEC Treaty Article 238 | 18 January 1977 In force from | (Art. 35-39), which may decide to set up any committee that can assist it in carrying out its duties | Overall cooperation agreement. The trade provisions were implemented on 1 July 1977 by means of an Interim Agreement (see OJ L 126/77). The initial financial Protocol to the Agreement expired on 31 Octo- bre 1981. The new Protocol negotiated for the period 1 November 1981 - 31 October 1986 entered into force on 1 January 1983 (aggre- gate amount of 97 million ECU - see OJ L 337/82). |
| 0J L 316/79 page 35 | Agreement bet- ween the Member States of the European Coal and Steel Com- munity and the Syrian Arab Re- public | ECSC Treaty. EEC-Syria Cooperation Agreement | Signed on 18 January 1977 Entered into force on 1 Ja- nuary 1980. Concluded for an unlimited period | Joint Committee (Art. 10-12) | |

COUNTRY : SYRIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---|---|----------------|---------|
| Not yet published | Additional Proto- col to the Agree- ment between the European Economic Community and the Syrian Arab Repu- blic consequent on the accession of the Hellenic Republic to the Community | Article 113 Treaty on the accession of Greece to the EEC. EEC-Syria | Not yet signed. Initialled in July 1981. Concluded for an unlimited period Already imple- mented by the Community on a unilateral basis | | |
| Not yet published | Additional Protocol to the Agreement between the Member States of the ECSC and the Syrian Arab Republic consequent on the accession of the Hellenic Republic to the Community | Treaty on the accession of Greece to-the EEC ECSC-Syria Agreement | Initialled in July 1981. | | |

COUNTRY : TUNISIA

| | Reference | Title of Agreement | Legal basis | Period of Validity | Administration | Remarks |
|---|----------------------------|--|---|---|---|---|
| * | OJ L 265/78 page 1 | Cooperation Agreement between the European Economic Community and the Republic of Tunisia | Article 238 | Signed on 25 April 1976. Entered into force on 1 November 1978 for an unlimi- ted period to run from 1 January 1979 | Cooperation Council (Art. 43-49) assisted by a Cooperation Com- mittee or any other Committee it may decide to set up (Art. 46) | Overall cooperation agreement. Preceded by an Association Agreement (see OJ L 198/69). The trade provisions of the Cooperation Agreement were implemented by means of an Interim Agreement (see OJ L 141/76 and OJ L 185/76). The initial financial Protocol to the Agreement expired on 31 October 1981. The new Protocol negotiated for the period 1 November 1981 - 31 October 1986 entered into force on 1 June 1983 (aggregate amount of 139 million ECU - see OJ L 337/82). |
| | 0J L 265/78 page 119 | Agreement bet- ween the Member States of the European Coal and Steel Commu- nity and the Re- public of Tunisia | ECSC Treaty. EEC-Tunisia Cooperation Agreement | Signed on 25 April 1976. In force from 1 November 1978 for an unlimited period | Joint Committee (Art. 7-9) | |

COUNTRY : TUNISIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|---|---|--|-------------------------|
| 0J L 169/76 page 19 | Agreement in the form of an exchange of letters relating to Art. 22 of the Cooperation Agreement and Art. 15 of the Interim Agreement between the European Economic Community and the Republic of Tunisia, and concerning the import into the Community of bran and sharps originating in Tunisia | EEC-Tunisia Cooperation Agreement and Interim Agreement | Signed and entered into force on 29 June 1976 for an unlimited period | by the EEC- | Preferential agreement. |
| OJ L 296/78 page 1 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the Republic of Tunisia concer- ning certain wines originating in Tunisia and entitled to a designation of origin | Article 113. EEC-Tunisia Cooperation Agreement and Interim Agree- ment | on 1 November 1978 for an un- limited period | Bodies set up by the EEC- Tunisia Coope- ration Agreement | Preferential agreement. |

COUNTRY : TUNISIA

| | | | 1 | 7 | |
|-------------------------|---|---|-----------------------|---|--|
| Reference | Title of Agreement | Legal basis | Period of Validity | Administration | Remarks |
| OJ L 52/85 page 6 | Agreement in the form of an exchange of letters between the European Economic Community and the Republic of Tunisia fixing the additional amount to be deducted from the levy on imports into the Community of untreated olive oil, originating in Tunisia, for the period 1 November 1984 to 31 October 1985 | Article 113 EEC-Tunisia Cooperation Agreement | Annual | Bodies set up by the EEC-Tunisia Cooperation Agreement | Preferential agreement. Renewable. For the period 16 December 1983 - 31 October 1984, the arrangements were altered by an agreement in the form of an exchange of letters (see OJ L 108/84, page 2) to take account of certain difficulties in the olive oil market. Arrangements extended until 31 December 1984. Normal arrangements resumed for the period 1 Janaury 1985 to 31 October 1985. |
| | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the Republic of Tuni- sia concerning the import into the Community of preserved fruit salads origina- ting in Tunisia (1985) | Article 113. EEC-Tunisia Cooperation Agreement | Annual | Bodies set up by the EEC-Tunisia Cooperation Agreement | Preferential agreement. Renewable. |

COUNTRY : TUNISIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|-------------|---|---|--|
| OJ C 115/83 page 1 | Protocol to the Cooperation Agreement between the European Economic Community and the Republic of Tunisia consequent on the accession of the Hellenic Republic to the Community | | Signed on 20 July 1983 for an unlimited period | Bodies set up by the EEC- Tunisia Cooperation Agreement | Accompanied by two annexes which form an integral part of the protocol, which is itself part of the Cooperation Agreement. |
| Not yet published | Protocol to the Agreement between the ESCS and the Republic of Tunisia consequent on the accession of the Hellenic Republic to the Community | ECSC Treaty | Signed on 20 July 1983 for an unlimited period | Bodies set up by the EEC- Tunisia Cooperation Agreement | |

COUNTRY : YEMEN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------------|---|------------------------|--|-----------------------------------|--|
| OJ L 26/8 5 oage 1 | Cooperation Agreement between the European Economic Community and the Yemen Arab Republic | Article 113 and 235 | Signed on 9 October 1984. Concluded for a period of five years. May be renewed tacitly for periods of two years. Entered into force on 1 February 1985 | Joint Cooperation Committee | Framework agreement covering cooperation in the commercial, economic and development fields. Non-preferential agreement based on most- favoured-nation treatment in trade relations. Commercial cooperation: The Parties undertake to promote the development and diversification of their trade. Economic cooperation: They undertake to foster cooperation and notably to aim at activities in Yemen in the fields of agriculture, agro-industries, fisheries, tourism, human resources, energy and scientific and technological progress. A favorable climate for investment will be maintained and improved. Development cooperation: The Community states its readiness to continue and develop its financial and technical cooperation for the development of Yemen, at present one of the poorest countries. The Joint Cooperation Committee has the task of promoting and keeping under review the various cooperation activities envisaged in the framework of the Agreement. |

COUNTRY: COUNCIL OF ARAB ECONOMIC UNITY (CAEU)

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|-------------|---|----------------|--|
| OJ L 300/82 page 23 | Cooperation Agreement between the Council of Arab Economic Unity (CAEU) and the European Communities | | Signed on 7 June 1982 and in force for a period of five years. Renewable. | | Sui generis Agreement on cooperation in areas of common interest, including development. |

NORTH AMERICA

COUNTRY : CANADA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---|---|---------------------------------------|--|---|---|
| 0J 60/59 page 1165 | Agreement between Canada and the EAEC for coopera- tion in the pea- ceful uses of atomic energy | EAEC Treaty Article 101 | Signed on 6 October 1959. In force from 18 November 1959 to 17 November 1969; tacitly renewed there- after | Consultations and reciprocal visits (Articles IX (3) and XIII (1)) | Amended by Agreement in the form of an exchange of letters of 16 January 1978 (see 0J L 65/78) and exchange of letters of 18 December 1980 (see 0J L 27/82). Updated and supplemented by agreement in the form of an exchange of letters amending the Euratom-Canada Agreement of 6 October 1959 and the protocol thereto, now being concluded. |
| Not published see: SEC/75/ 2132 final | Agreement in the form of an ex- change of letters between the Com- mission of the European Commu- nities and Canada concerning coope- ration on envi- ronmental matters | · | Signed on 6 November 1975. In force from 6 November 1975 for an unlimi- ted period | Meetings at high official level | |
| 0J L 260/76 page 1 | | EEC Treaty Articles 113 and 235 | Signed on 6 July 1976. In force from 1 October 1976 for an unlimited period | Joint Coopera- tion Committee (Article IV) assisted by sub- committees on specific matters | Non-preferential Agreement. Concluded by the Commission (Decision 76/753) as regards the EAEC also, on the basis of the second paragraph of Article 101 of the Treaty establishing the EAEC (see OJ L 260/76, page 22). |

COUNTRY : CANADA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|--|--|------------------------|--|---|---|
| 0J L 260/76 page 27 | Protocol concer- ning commercial and economic coo- peration between the European Coal and Steel Com- munity and Canada | | Signed on 26 July 1976. In force from 1 February 1982 for an unlimi- ted period | Joint Coopera- tion Committee set up by the EEC-Canada Framework Agree- ment | Implements Article I to V of the Framework Agreement for cooperation in the matters covered by the ECSC Treaty. |
| Not published, see: COM(80)290 final | Agreement for cooperation with Canada (AECL) in field of nuclear waste management | | Signed on 3 November 1980 for an initial period of five years. Renewable. | Meeting of administrators (Art. V) at least once a year | Falls within the wider context of the EAEC- Canada Agreement and the Framework Agreement for cooperation. Concerned more particularly with research. |
| OJ L 379/81 page 53 | Agreement on fisheries between the European Eco- nomic Community and the Govern- ment of Canada | | Signed on 30 December 1981 In force from 1 January 1982. Concluded for a period of six years | Bilateral consultations (Art. X) | Framework Agreement establishing the principle of reciprocal fishing rights |
| OJ L 379/81 page 58 | Agreement in the form of an ex- change of letters between the Euro- pean Community and the Govern- ment of Canada concerning their fisheries rela- tions | fisheries Agreement | Signed on 30 December 1981 Covers the pe- riods from 1 January 1982 to 31 December 1987 | Consultations between the Parties | Establishes tariff concessions, quotas and the extent of fishing rights. Accompanied by two annexes. Amended by an Agreement in the form of an exchange of letters (see OJ L 371/83, page 34) which supplements the existing arrangements |

COUNTRY : CANADA

| Reference | Title of Agre e ment | Legal masis | Period of validity | Administration | Remarks |
|--------------------------|---|---|--|--|--|
| Not yet published | Joint declaration of intent by the Commission of the European Communities and the Government of Canada on cooperation in the field of research into waste water treatment | Framework Agreement for EEC-Canada cooperation (Art. III (2)) | ted period | Meeting of the ad hoc sub-com-mittee of the Joint Cooperation Committee set up by the EEC-Canada Framework Agreement. Two high-level officials are appointed as the administrators | |
| OJ L 292/84 page 7 | Arrangement in the form of an exchange of letters between the European Economic Community and the Government of Canada on the establishment of a scientific observation programme in the Regulatory Area of the NAFO Convention | | Signed on 14 November 1984 To run for the period expiring on 31 December 1987; may be terminated at six months' no- tice. Applied provi- sionally pur- suant to Council Regulation (EEC) No 1988/84 (OJ L 186/84). | | Implements a resolution of the NAFO Fisheries Commission (the text of which is given in an Annex to the Arrangement) on the establishement of an international scientific observer programme. The two contracting parties are authorized to have scientific observers on board each other's fishing vessels operating in the NAFO regulatory area. |

COUNTRY : CANADA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|--|---------------------------|----------------------------|--|---|
| Not yet published | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the Government of Canada on com- pensation for the injury caused to the Community by Canada's extension from 1 December 1984 to 30 November 1985 of quantitative restrictions on imports of foot- wear | Article 113 | Signed on 30 April 1985 | | Concluded in the framework of the consultations under Article XIX of the GATT. The compensation offered by Canada for the one-year extension of the restrictions on footwear imports takes the form of tariff concessions on a number of products of immediate interest to Community exporters. The average trade volume covered by the Canadian concessions is around Can \$ 150 million for periods of from one to three years. The tariff reductions will represent some Can \$ 7 million forgone by Canada. |
| Not yet published | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the Government Canada concer- ning imports into Canada in 1985 of beef and veal from the Community | EEC Treaty Article 113 | 1985 | Consultations at the request of either party | Being concluded. |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|--|---|--|---|
| 0J L 17/59 page 309 | Agreement bet⇒ ween the Euro- pean Atomic Energy Community and the Govern- ment of the United States | EAEC Treaty Article 101, second para- graph | Signed on 29 May 1958. In force from 27 August 1958 for an unlimi- ted period | | |
| OJ L 17/59 page 312 | Agreement for cooperation bet-ween the Government of the United States and the European Atomic Energy Community (Euratom) concerning peaceful uses of atomic energy | EAEC-United States Agree- ment | Signed on 8 November 1958. In force from 18 February 1959 until 31 December 1985. Extended until 31 December 1995 | and exchanges of visits" (Art. XII(C)) | Additional Agreement to this Agreement was signed on 11 June 1960 (see OJ L 31/61 of 29 April 1961). An Amendment was signed in May 1962 (see OJ L 72/62). The Additional Agreement was amended in May 1962 (OJ L 72/62), August 1963 (OJ L 163/64) and September 1972 (OJ L 139/74). |
| see : SEC (74) | Agreement in the form of an ex- change of letters between the Com- mission of the European Economic Communities and the United States concerning coope- ration on environ- mental matters | | 1 July 1974. In force from | Meetings at high official level and where appro- priate, at expert level | |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--|---|---|--|---|---|
| Not published see : SEC (79) 949 | Agreement in the form of an ex- change of letters concerning coope- ration and the exchange of in- formation in cer- tain fields of safety and hygie- ne at work | Article 235 | Concluded for an unlimited period to run from June 1979 | | |
| Not published | Agreement bet- ween the European Atomic Energy Com munity and the United States of America for coo- peration on research and de- velopment in the field of nuclear material safe- guard | EAEC Treaty Article 101, third paragraph | | Coordinators ap- pointed by the parties (Art. III) | |
| 0J L 307/82 page 1 and 11 | 1 4 2 1 1 1 1 | EEC Treaty Art. 113 ECSC Treaty Article 95 | Signed on 21 October 1982 for the period from 1 November 1982 to 31 Decem- ber 1985 | Consultations between the Parties (Article 10) | Arrangement designed to limit European exports to the American market. Amended by an exchange of letters regarding Annex B to the Arrangement concerning trade in certain steel products with the United States of America (see OJ L 215/83). |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------|--|----------------------|---|--|---|
| Not published | Agreement bet- ween the European Atomic Energy Community and the United States of America (US DOE) in the field of radioactive waste management research and de- velopment | third para- graph | Signed on 6 October 1982 for a period of five years. Renewable | | Cooperation concentrated on the following two areas of research: characterization of waste types and disposal in geological formations. The Agreement also covers the exchange of scientific equipment. |
| Not published | Agreement in the form of an ex- change of letters on cooperation in research and de- velopment con- cerning renewable sources of energy | Article 211 | Signed on 17 December 1982 for an unlimited period | Meetings of two senior officials at least once a year | |
| Not published | Agreement in the form of an ex- change of letters between the Directorate General for External Relations and the United States Department of the Treasury relating to wine | Article 113 | Signed on 6 July 1983 for the EEC and on 26 July 1983 for the USA | | Agreement expressing the EEC's willingress to alter its rules as necessary to allow the import into the Community of certain American wines which had been the subject of oenological practices not allowed in the Community. |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------|--|-------------|---|---|--|
| Not published | Agreement in the form of a memo- randum of Under- standing between the Commission of the European Com- munities and the USA Bureau of Mines, Department of the Interior, concerning sharing information in the field of mineral technology | | Signed on 16 January 1984. Covers an initial period of 5 years with the possibility of further exten- sions | at least once a year | The exchange of information envisaged will in the first instance concentrate on the two areas of mining research and minerals and materials research. |
| | Agreement bet- ween the European Economic Communi- ty and the Govern- ment of the Uni- ted States concer- ning fisheries off the coast of the United States | | 14 November | Bilateral consultations (Article XIV) | Framework agreement. Establishes fishing rights for fleets from EEC countries off United States coasts, in return for facilities for access to the Community market for US fishery products. The Agreement is of special interest to Germany (cod), Netherlands (mackerel) and Italy (squid). Arrangements during the period between the expiry of the 1977 agreement and the entry into force of the current Agreement were governed by an agreement in the form of an exchange of letters (OJ L 208/84 page 56). |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|--|-------------|-----------------------|----------------|---|
| 0J 9/85 page 1 | Arrangement in the form of an exchange of letters with the United States of America concerning trade in steeel pipes and tubes | | 1985-86 | | The Community will restrain exports to the United States of steel pipes and tubes in 1985 and 1986 to a level of 7.6% of US apparent consumption. Within this ceiling, exports of oil country tubular goods (OCTG) must not exceed 10% of US apparent consumption of(OCTG). The United States will accept additional exports of steel pipes and tubes where the US industry is unable to meet demand in the USA for a particular product. |

LATIN AMERICA

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COUNTRY : ARGENTINA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------|--|-------------|--|----------------|--|
| L 275/80 page 13 | Arrangement in the form of an exchange of letters between the European Economic Community and the Argentine Republic on trade in mutton and lamb | | Signed on 17 October 1980. In force from 20 October 1980 until 31 March 1984. Renewed | clause 10 | Voluntary restraint agreement. Renewable tacitly unless one year's notice is given in writing. |

COUNTRY : BRAZIL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---|---|---|---|
| OJ L 281/82 page 1 | Framework Agreement for cooperation between the European Economic Community and the Federative Republic of Brazil. Protocol concerning commercial and economic cooperation between the ECSC and the Federative Republic of Brazil | and 235 | Signed on 18 September 1980 for a period of five years. Entered into force on 1 Octo- ber 1982. Renewable auto- matically there- after on an an- nual basis un- less six months' notice of termi- nation is given | (Art. 4) | Replace the Trade Agreement (see OJ L 102/74) Non-preferential framework agreement containing a future developments clause and providing for wide-ranging commercial and economic cooperation. On the economic front, the Agreement is aimed at promoting mutual industrial development, opening up new sources of supply and increasing trade in manufactures. On the trade front the aim is to develop and diversify trade and to reduce non-tariff barriers. |
| Not yet publisged | Agreement bet- ween the Euro- pean Economic Com munity and the Federative Repu- blic of Brazil on trade in textile products | EEC Treaty Article 113 Multifibre Arrangement Article 4 | Initialled on 24 November 1982 Implemented de facto from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation wich have been amended by comparaison with those of the old agreement (see OJ L 70/80). |
| OJ L 79/69 page 7 | Agreement bet- ween the EAEC and the Government of the United States of Brazil for cooperation con- cerning the pea- ceful uses of atomic energy | EAEC Treaty | Signed on 9 June 1961. In force from 24 June 1965 until 23 June 1985 | Meetings at the request of the Contracting Parties (Art. XIV) | |

COUNTRY : BRAZIL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|--|---|--|---|
| OJ L 219/82 page 58 | Agreement in the form of an exchange of letters between the European Economic Community and the Federative Republic of Brazil concerning imports of manioc from Brazil and other supplier countries which are members of the GATT | Article 113 | 1982-86 | Consultations between the parties (point 2 (e)) | See remarks for parellel agreement between EEC and Indonesia. |
| 0J L 150/83 page 1 | Agreement in the form of an exchange of letters concerning Article 10 of the Framework Agreement for cooperation between the European Economic Community and the Federative Republic of Brazil | Article 113 and 235 | Signed on 14 October 1983, to run for the same period as the Framework Agreement | | Concerns and contains the text of the Agree-ment in Greek. |
| 0J L 150/83 page 33 | Additional Proto- col annexed, fol- lowing the acces- sion of the Helle nic Republic to the European Com- munities, to the cerning commercia cooperation betwe the Federative Re | Act of Accession Article 4 (2) Protocol con- L and economic en the ECSC and | to run for the same period as the ECSC-Brazil Protocol. | | Concerns ECSC products and the Greek text of the Protocol. |

COUNTRY : COLOMBIA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|----------------------|--|--|-----------------------|----------------|--|
| Not yet published | Agreement between the Eu ro pean Economic Community and the Republic of Colombia on trade in textile products | - Article 113 Multifibre Arrangement | 12 October 1982. | parties | This agreement concluded under MFA III, establishes the volountary restrain arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 273/81). |

COUNTRY : GUATEMALA

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---|-----------------------|----------------|--|
| Not yet published | Agreement between the European Eco- nomic Community and the Republic of Guatemala on trade in textile products | Article 113 Multifibre Arrangement Article 4 | 27 July 1982 and | | The current Agreement was concluded under MFA III. It is a flexible agreement which contains the anti-fraud clause but, unlike the other textile agreements, does not at present contain quantitative restrictions nor the antisurge clause. This is because or Guatemala's low level of development. Quantitative limits may, however, be introduced under certain conditions. (For former agreement, see OJ L 350/79). |

COUNTRY : HAITI

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|------------------------|---|---|--|
| published | Economic Community and Haiti on trade | Art. 113 Multifibre | Initialled on 20 July 1982 and implemented de facto from 1 January 1983 | Consultations between the parties | The current agreement was concluded under MFA III. It is a flexible agreement which contains the anti-fraud clause but unlike the others textile agreements does not at present contain quantitative restrictions nor the anti-surge clause. This is because of Haiti's low level of development. Quantitative limits may, however, be introduced under certain conditions (for former agreement see OJ L 70/80). |

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---------------------------|--|--|---|
| L 247/75 page 10 | Agreement between the European Eco- nomic Community and the United Mexican States | | Signed on 15 July 1975. In force from 1 November 1975 to 31 October 1980. Subsequently renewed | Joint Committee (Articles 6 and 7) | 1 |
| Not yet published | | Multifibre Arrangement | Agreement ini- tialled on 21 October 1982. Implemented de facto from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (COM/78/555 final). |

COUNTRY : PERU

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|-----------|---|--|---|---|---|
| | Agreement between the European Eco- nomic Community and the Republic of Peru on trade in textile products | Article 113 Multifibre Arrangement | Initialled on 22 June 1982. Implemented on a de facto basis from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain cathegories of products and contain anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 350/79). |

COUNTRY : URUGUAY

| | Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---|---------------------------|--|---|---|---|--|
| _ | 0J L 333/73 page 1 | Trade Agreement between the Euro- pean Economic Community and the Eastern Re- public of Uruguay | EEC Treaty Article 113 and 114 | Signed on 2 April 1973. Entered into force on 1 August 1974. Concluded for a period of three years. Subse- quently renewed | Joint Committee (Article 5) | Non-preferential agreement. Renewable automatically on an annual basis unless three months' notice of termination is given before the expiry of each period. Because of the agricultural nature of Uruguay's exports, the Agreement also has a section on cooperation in agricultural matters. The two parties have also agreed to exchange information on trade in agricultural products, to study health protection problems and to work at international level for solutions to problems of common interest. The possibility of opening negotiations for a framework agreement for cooperation is being considered. |
| | Not yet published | Agreement bet- ween the European Econo- mic Community and the Eastern Republic of Uruguay on trade in textile pro- ducts | EEC Treaty Article 113 Multifibre Arrangement Article 4 | Initialled on 2 July 1982. Implemented on a <u>de facto</u> basis from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restaint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 70/80) |
| | OJ L 275/80 page 37 | Arrangement in the form of an exchange of let-ters between the European Economic Community and the Eastern Republic of Uruguay on trade in mutton and lamb | | Signed on 17 October 1980 In force from 20 October 1980 until 31 March 1984. Subseque n tly renewed | (clause 10) | Voluntary restraint agreement. Renewable tacitly unless one year's notice of termination is given in writing. See exchange of letters in OJ L 154/84. |

COUNTRY : URUGUAY

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|-------------|---|----------------|---|
| OJ L 204/82 page 16 | Additional Protocol to the Agreement between the European Economic Community and the Eastern Republic of Uruguay on trade in textile products consequent on the accession of the Hellenic Republic to the Community | Article 113 | Signed on 13 May 1982. Entered into force on 1 December 1982 | | Forms an integral part of the Textile Agreement (Art. 3). |

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|-------------|-------------------------------------|---|--|
| OJ L 153/84 page 1 | Cooperation Agreement between the European Economic Community, of the one part, and the Cartagena Agreement and the Member countries threofone Bolivia, Colombia, Equador, Peru and Venezuelanof the other part | Article 113 | 17 December 1983 for a five-year | tion Committee (Art. 5) authorized to set up sub-com- mittees on speci- fic matters | This is a non-preferential Framework Agreement on economic, trade and development cooperation It exhibits certain improvements upon the ASEAN Agreement, on which it is modelled. Both parties agree to accord each other "most-favoured nation" treatment, under the GATT clause. Accompanied by a Protocol on commercial and economic cooperation between the ECSC and its Member States, and the Andean Group and Bolivia, Colombia, Ecuador, Peru and Venezuela |

ASIA

(except China)

| | Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|--------------------------|---|-------------|---|---|---|
| * | OJ L 319/76 page 1 | Commercial Cooperation Agreement between the European Economic Community and Bangladesh | and 114 | 19 October 1976 for a period of five years Renewable tacitly on an annual basis unles either party gives notice of termination six months prior to expiry | (Art. 8-10) which shall also ensure the proper functioning of agreement between the Contracting Parties and, to this end, shall exercise the responsibilities entrusted to the Joint bodies which have been or may be set up under such agreements (Art. 11). See also Annex I: | Non-preferential agreement under which the two parties "undertake to promote the development and diversification of their mutual trade to the highest possible level". They also agree to develop their economic cooperation, where linked with trade. The Agreement is therefore intended to provide a framework for cooperation. The two main cooperation instruments have been trade promotion (participation in fairs, trade missions, meetings and seminars, and the provision of experts) and economic cooperation (with the aim of lunching joint ventures and measures to encourage foreign investors to participate in Bangladesh's industrialization programme). Bangladesh is also a substantial beneficiary under the programme of financial and technical assistance to NADCs (projets and trade promotion), mainly in the form of grants, and a major food aid recipient. |

COUNTRY : BANGLADESH

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|---|---------------------------------------|---|---|---|
| published | Agreement between the European Economic Communi-ty and the People's Republic of Bangladesh on trade in textile products | Art. 113 Multifibre Arrangement | Agreement initialled on 16 July 1982. Implemented on a de facto basis from 1 January 1983 | Consultations between the parties | The current agreement was concluded under MFA III. It is a flexible agreement which contains the anti-fraud clause, but, unlike the other textile agreements does not at present contain quantitatives restrictions nor the anti-surge clause. This is because of Bangladesh's low level of development. Quantitative limits may, however, be introduced under certain conditions (for former agreement see OJ L 298/79). |

COUNTRY : HONG KONG

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---------------------------------------|---------------------------------------|----------------|---|
| Not yet published | Agreement between the European Economic Community and Hong Kong on trade in textile products | Art. 113 Multifibre Arrangement | 30 November 1982. Implemented on a | | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 95/80). |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------|-----------------------|-------------|---|---|---|
| L 328/81 page 5 | | Art. 113 | 23 June 1981. Entered into for force on 1 December 1981. Concluded for a period of five years. Extended automatically | (Art. 10 and 11) The Joint Com- mission also en- sures the proper functioning of the sectoral agreements concluded or which may be concluded and "to this end it shall exercise the responsi- bilities entru- sted to the Joint Commis- sions set up under these agreements" (Art. 12). It has powers in respect of the use of Community aid funds and other funds which may be placed at | Non-preferential agreement. Replaces the 1973 Agreement (see 0J L 82/74). Cooperation extends to a large number of sectors; no field is excluded under the future developments clause. On trade, the Agreement takes over all the provisions of the preceding cooperation agreement, including the most-favoured-nation clause. It also stresses the two parties intention to promote the development aid diversification of their trade to the highest possible level, through a range of specific measures(Article 4). Economic cooperation is to cover all fields of mutual interest in order to contribute to the development of their respective economies (promotion of industrial cooperation and the transfer of technology, investment promotion, contacts between economic organizations—including SME—seminars etc.). The Agreement also provides a firm basis for scientific and technological cooperation (Article 5). With regard to development aid, India is the main beneficiary under the NADS programme. This aid takes the form of direct concessional transfers and also support from institutional and other sources of finance (Article 6). The aid covers a wide range of sectors, notably in agriculture. |

COUNTRY : INDIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------------|--|---------------------------------------|--|----------------|---|
| OJ L 3 52/81 | ning commercial and economic | EEC-India Agreement for | Signed on 23 June 1981 | | This Protocol ceases to apply if the EEC- India Agreement for cooperation is denounced (Art. 3). |
| published | Agreement between the European Eco- nomic Community and the Republic of India on trade in textile pro- ducts | Art. 113 Multifibre Arrangement | Initialled on 27 September 1982 Implemented on a de facto basis from 1 January 1983 | parties | This agreement concluded under MFA III establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 273/81). Accompanied by an exchange of letters governing cottage industry's products. |

COUNTRY : INDIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------------------------------|--|-------------|---|--|--|
| OJ L 292/84 page 1 and 5 | Agreement between the European Economic Communi- ty and the Re- public of India on cane sugar | Art. 113 | Signed and entered into force on 18 July 1975 for an un- limited period | Joint Commission set up under the EEC-India Agree- ment for com- mercial coopera- tion | tial sugar was reduced to zero by the Com- |

COUNTRY: INDONESIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|------------------------|---|--|--|
| Not yet published | Agreement between the European Economic Communi- ty and Indonesia on trade in tex- tile products | Art. 113 | Agreement ini- tialled on 25 November 1982. Implemented de facto from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 350/79). Accompanied by a joint declaration on Batik products. |
| OJ L 219/82 page 56 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Community and the Republic of Indonesia con- cerning imports of manioc from Indonesia and other supplier countries which are members of the GATT | EEC Treaty Art. 113 | 1982 - 86 | Consultations between the parties (point 2 (f) | Under the Agreement the Community will set annual tariff quotas for 1982-86 (see Agreements with Thailand and Brazil). |

COUNTRY : JAPAN

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|--|-------------|--|--|---------|
| Not pub- lished, see: C(77)645 | Agreement in the form of an ex- change of letters between the Com- mission of the European Com- munities and Japan concerning cooperation on environmental matters | | Signed on 1 June 1977. Concluded for an unlimited period | Meetings of official ex- perts on an <u>ad</u> <u>hoc</u> basis | |

COUNTRY : KOREA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|---------------------------------------|-----------------------|----------------|---|
| | Agreement between the European Eco- nomic Community and the Republic of Korea on trade in textile pro- ducts | Art. 113 Multifibre Arrangement | , | , · | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 289/79). |

COUNTRY : MACAO

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---------------------------------------|---|----------------|---|
| Not yet published | Agreement between the European Economic Communi- ty and Macao on trade in textile products | Art. 113 Multifibre Arrangement | Agreement ini- tialled on 3 December 1982. Implemented on a <u>de facto</u> basis from 1 January 1983 | , | This agreement concluded under MFA III establishes the volountary restraint arrangements for certain cathegories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 298/79). |

COUNTRY : MALAYSIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|---------------------------|---|---|---|
| Not yet published | between the Euro- pean Economic | Multifibre Arrangement | Initialled on 22 November 1982 Implemented on a de facto basis from 1 January 1983. | Consultations between the parties | This Agreement concluded under MFA III establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses It also contains provisions concerning administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 332/81). Accompanied by a joint declaration on batik products. |
| OJ L 382/82 page 1 | Additional Protocol to the Agreement between the European Economic Community and Malaysia on trade in textile products consequent on the accession of the Hellenic Republic to the Community | Art. 113 | Signed on 17 September 1982 | | Forms an integral part of the Textile Agreement (Art. 3). |

COUNTRY : PAKISTAN

| | Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|-------------------------|--|---|---|--|--|
| * | OJ C 81/85 page 3 | Agreement for commercial economic and development cooperation between the European Economic Community and the Islamic Republic of Pakistan | EEC Treaty Art. 113 and 114 | Initialled on 17 January 1985: concluded for a period of five years. May be renewed tacitly on an annual basis unless six months' notice of termination is given. | (Art. 7), which also supervises the sectoral Agreements, to which end it | This Agreeement build on the achievements of the 1976 Commercial Cooperation Agreement by adding two new fields, economic cooperation and development, in addition to strengthening trade cooperation. No field suitable for economic cooperation and falling within the scope of Community power is excluded. The two parties intend to encourage industrial cooperation between economic operators, promote investment and also facilitate joint programmes of research. The Community undertakes to take all possible measures to intensify its financial and technical assistance for Pakistan's development programmes (Pakistan is a beneficiary under the programme of aid to NADCs. The two parties confirm the trade provisions of the 1976 Agreement and strenghten their commitment to mutual consultation on all bilateral and international problems. |
| | | Agreement between the European Economic Communi-ty and the Islamic Republic of Pakistan on trade in textile products | EEC Treaty Art. 113 Multifibre Arrangement Art. 4 | Agreement ini- tialled on 21 May 1982. Implemented on a de facto basis from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraus clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 289/79). |

COUNTRY : PHILIPPINES

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|----------------------------------|------------------------|--|----------------|---|
| Not yet published | Economic Community and the Reput | Art. 113 Multifibre | Initialled on 21 November 1982 Implemented on a <u>de facto</u> basis from 1 January 1983 | parties | This agreement concluded under MFA III establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 371/80). |

COUNTRY : SINGAPORE

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|-------------|-----------------------|---|---|
| | Arrangement between the European Economic Community and the Republic of Singapore on trade in textile products | | | Consultations between the parties | This agreement concluded under MFA III establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 350/79). |

| | Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---|--------------------------|---|---------------------------------------|---|---|---|
| * | OJ L 247/75 page 1 | · · | Art. 113 and 114 | Signed on 22 July 1975. Entered into force on 1 Decem ber 1975. Renewable taci= tly on an annual basis unless either party gives notice of termination six months prior to expiry | supervises the sector Agree- | Non-preferential agreement with the aim of developing trade between the two parties "to the highest possible level". Each party accords the other most-favoured-nation treatment. Trade is to be promoted by all possible measures, and economic cooperation is to be developed "where linked with trade". Cooperation will be adopted in line with future developments. Efforts are to be made to promote joint ventures with European partners. Trade promotion activities also cover the proposed establishement of two Sri Lankan trade and investment centres in Europe, participation in fairs and the provision of experts. Sri Lanka is a substantial recipient of financial and technical assistance under the programme for NADCs, the aid in Sri Lanaka's case going mainly to rural projects and trade promotion. |
| | Not yet published | Agreement between the European Economic Communi-ty and the Republic of Sri Lanka on trade in textile products | Art. 113 Multifibre Arrangement | Initialled on 19 May 1982. Implemented on a <u>de facto</u> basis from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III, establishes the volountary restraint arrengements for certain categories of products and contains anti-surge and anti-fraud clauses It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 298/79). |

COUNTRY : SRI LANKA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|------------------|---|-------------|---|----------------|---------|
| Not published | Agreement in the form of an exchange of let-ters between the European Economic Community and the Republic of SriLanka on trade in coir products | Art. 113 | In force from 1 January 1975 for an unlimited period | | |

COUNTRY : THAILAND

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|---|------------------------|---|---|--|
| Not yet published | Economic Communi- ty and the King- | Art. 113 Multifibre | Initialled on 1 July 1982. Implemented on a <u>de facto</u> basis from 1 January 1983 | Consultations between the parties | This agreement concluded under MFA III establishes the volountary restraint arrangements for certain categories of products and contains anti-surge and anti-fraud clauses. It also contains provisions concerning the introduction of new restrictions and administrative cooperation which have been amended by comparaison with those of the old agreement (see OJ L 298/79). Accompanied by a joint declaration on Batik products. |
| Not published | Agreement in the form of an exchange of letters between the European Economic Community and the Kingdom of Thailand on trade in jute products | Art. 113 | In force from 1 January 1975 for an unlimited period | | |
| OJ L 219/82 page 52 | Cooperation Agreement between the European Economic Community and the Kingdom of Thailand on manioc production, marketing and trade | Art. 113 | Signed on 3 September 1982 for an initial period of five years (1 January 1982 - 31 Decem- ber 1986) and possibly periods of three years thereafter | | Volountary restraint agreement laying down different export quantities for the five years in question (see also Agreements with Brazil and Indonesia). Any renewal of the Agreement will be based on the quantities established for 1985 and 1986. In return, the Community agrees to supply technical and financial assistance for rural development and crop diversification projects in Thailand. |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------------|-----------------------|-------------|---|---|--|
| * 0J L 144/80 page 1 | • | | Signed on 7 March 1980. In force for five years from 1 October 1980 to 30 September 1985. Renewable there- after for two- years periods | Joint Cooperation Committee (Art. 5) | Framework Agreement for commercial, economic and development cooperation. Contains the most-favoured-nation clause. Under the heading of commercial cooperation, the parties undertake to study ways and means of overcoming trade barriers, ease access to the markets of both regions, create new trade patterns by bringing together economic operators, recommend trade promotion measures and consult each other on measures which could affect trade. In the field of economic cooperation they undertake to foster industrial and technological cooperation between firms in the two regions. Development cooperation: the parties undertake to work for the ASEAN countries development and the development of the region as a whole through Community programmes for NADCs, in coordination with the Member States (around 20% of total aid to NADCs). Efforts will be made in the sphere of development and industrial cooperation. A Protocol signed on 15 November 1984 (see OJ L 81/85) stipulates (Article 2) that the provisions of the Agreement and the Protocol relating to Article 1 shall also apply to Brunei Darussalam, as the ASEAN states had requested that the Agreement be widened to include the organization's sixth member. |

A C P

COUNTRIES: ANGOLA, ANTIGUA AND BARBUDA, BAHAMAS, BARBADOS, BELIZE, BENIN, BOTSWANA, BURKINA FASO, BURUNDI, CAMERON, CAPE VERDE, CENTRAL AFRICAN REPUBLIC, CHAD, COMOROS, CONGO, DJIBOUTI, DOMINICA, EQUATORIAL GUINEA, ETHIOPIA, FIJI, GABON, GAMBIA, GHANA, GRENADA, GUINEA, GUINEA-BISSAU, GUYANA, IVORY COAST, JAMAICA, KENYA, KIRIBATI, LESOTHO, LIBERIA, MADAGASCAR, MALAWI, MALI, MAURITANIA, MAURITIUS, MOZAMBIQUE, NIGER, NIGERIA, PAPUA-NEW GUINEA, RWANDA, ST CHRISTOPHER AND NEVIS, ST LUCIA, ST VINCENT, SAO TOME AND PRINCIPE, SENEGAL, SEYCHELLES, SIERRA LEONE, SOLOMON ISLANDS, SOMALIA, SUDAN, SURINAME, SWAZILAND, TANZANIA, TOGO, TONGA, TRINIDAD AND TOBAGO, TUVALU, UGANDA, VANUATU, WESTER SAMOA, ZAIRE, ZAMBIA, ZIMBABWE.

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|---|---|--------------------------------|--|
| Not yet published | Third ACP-EEC Convention (with 8 protocols, in- cluding one concerning products within the province of the ECSC, an exchange of let- ters on bovine meat and a Final Act) | EEC Treaty Art. 238 Georgetown Agreement | Signed on 8 December 1984 and will enter into force as soon as the ratification procedures are completed | act in matters within their | It is accompanied by an Internal Agreement or the measures and procedures required for implementation of the third ACP-EEC Convention of Lomé and an Internal Agreement of 1985 on the financing and administration of Community aid; these Internal Agreement were signed on 19 February 1985. The Convention is similar to its predecessors since, among other things, the proposed innovation with regard to duration was not accepted. On the other hand, the approach to dialogue between the ACP side and the Community appears to have been more constructive in respect of certain thorny problems. The preamble and Article 4 contain references to human rights and human dignity (UN Charter Apartheid was condemned. This is in line with the points of concern expressed by the European Parliament. It was also recommended that a working party |

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|-----------------------|-------------|--------------------|---|--|
| | | | | Other bodies are provided by certain of the Protocols to the Convention (e.g., Customs Coopera- tion Committee, permanent joint group for bana- nas and joint working party for rum). | The overall financial package of 8 500 million ECU is divided between the EDF (7 400 million) and the EIB (1 100 million), the overll breakdown being as follows: Stabex - 12.50%, i.e. 925 million; Sysmin - 5.61%, i.e. 415 million; regional cooperation, including control of desertification - 1 000 million; trade promotion - 60 million; CDI - 40 million; emergency aid and refugees - 290 million. The grant element rises from 64.54% to 64.73% (4 860 million). This package covers all the ACP States which participated in the negociations, including Angola and Mozambique, and anticipates the accession to the Community of Portugal and Spain; provision is made, however, for adjustments in the event of the accession of new States which did not take part in the negociations. Mozambique became a signator to the Convention for the first time. Angola also signed on 30 April 1985, bringing the number of ACP countries to 66. The association of the OCT with the Community is covered by a Council Decision; pending its adoption, provisional measures were adopted |

with the aim of maintaining the parallel element in the arrangements for the OCT and those for the ACP States under Lomé III A package of 120 million ECU (100 million ECU for the EDF and 20 million ECU for the EIB) has been allocated to finance cooperation with the OCT. The Commission proposes that these funds be broken down as follows: risk capital - 15 million ECU; Stabex/Sysmin - 5 million ECU; emergency aid - 4 milion ECU; regional cooperation - 10 million ECU; interest rate subsidies 2,5 milion ECU; access to the CDI - 0.5 million ECU; projects and programmes - 63 million ECU.

The 63 million ECU for the EDF are allocated between the three metropolitan countries (27 million for both France and the Netherlands, and 9 million for the United Kingdom).

COUNTRIES: BARBADOS, BELIZE, CONGO, FIJI, GUYANA, JAMAICA, KENYA, MADAGASCAR, MALAWI, MAURITIUS, SURINAME, SWAZILAND, TANZANIA, TRINIDAD AND TOBAGO, UGANDA, ZIMBABWE

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|--|--|--|---|
| 0J L 292/84 page 2 | Agreement in the form of an ex- change of letters between the European Economic Community and Barbados, Belize, the People's Republic of the Congo, Fiji, the Cooperative Republic of Guyana, Jamaica, the Republic of Kenya, the Democratic Republic of Madagascar, the Republic of Malawi, Mauritius, the Republic of Suriname, the Kingdom of Swaziland, the United Republic of Tanzania, Trinidad and Tobago, the Republic of Uganda and the Republic of Uganda and the Republic of Zimbabwe on the guaranteed prices for cane sugar for the 1983/84 delivery period | Art. 113 ACP-EEC Convention Protocol 7 | 1984-85 marke- ting year. Signed on 21 November 1984 | In the absence of provisions, see Art. 8 of Protocol 7 to the lomé Convention of 31 October 1979 | See parallel agreement with India. For exchanges of letters on the accession of Saint Christopher and Nevis, and on Ivory Coast, see OJ L 166/84. This agreement falls within the framework of the Protocol on sugar annexed to the lomé Convention, which commits the EEC to the purchase of some 1.3 million tones of sugar, expressed in terms of white sugar, at guaranteed prices. If a country fails to deliver the agreed quantity, it loses its rights in respect of the quantity not delivered and the Commission may decide (Article 7 (4) to re-allocate that quantity. The negotiations on guaranteed prices for 1984-85 were concluded on 26 September 1984 following the ACP countries' acceptance of the Community's offer of 44.34 ECU/100 Kg for raw sugar and 54.68 ECU/100 kg for white sugar. The ACP regard these prices, which were backdated to 1 July 1984, as insatisfactory |

COUNTRY : EQUATORIAL GUINEA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|--|-------------|--------------------|----------------|--|
| 0J L 188/84 page 1 | Agreement between the European Eco- nomic Community and the Governe- ment of the Repu- blic of Equatorial Guinea on fishing off the coast of Equatorial Guinea | Art. 43 | 15 June 1984 for | (Art. 8) | The Agreement is accompanied by an annex and a Protocol in which the Government of Equatorial Guinea grants fishing authorization for 27 Community tuna boats for a fee of 20 ECU per tonne and a financial contribution of not less than 180 000 ECU per year. Provisionally implemented by an exchange of letters (see 0J L 237/83) and by Council Decision of 26 July 1983 (legal basis EEC Treaty, Article 103). |

COUNTRY : GUINEA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|--------------------------|---|-------------|---|-----------------|---|
| OJ L 111/83 page 1 | Agreement between the European Economic Community and the Government of the Revolutionary People's Republic of Guinea on fishing off the Guinea coast | Art. 43 | Signed on 7 February 1983 for a period of three years from the date of its entry into force. Renewable. | responsible for | Accompanied by a Protocol establishing fishing rights and financial compensation and by an exchange of letters on the vocational training of Guinean nationals. For 1984 the Community made use of the provision in the Protocol to the Agreement allowing fishing rights to be increased for trawlers and shrimp boats of up to 5 000 grt. |

COUNTRY : GUINEA-BISSAU

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------|--|-------------|---|---------------------------------|---|
| L 226/80 page 33 | Agreement between the Government of the Republic of Guinea-Bissau and the European Economic Com-munity on fishing off the coast of Guinea-Bissau | Art. 43 | Signed on 27 February 1980 and imple- mented provi- sionally from that date. Entered into force on 17 December 1981 Concluded for a period of two years with pro- vision for tacit renewal thereafter | Joint Committee (Art. 11) | Supplemented originally by a Protocol and an exchange of letters specifying the fishing rights, technical conditions and financial compensation; these were subsequently replaced by a new Agreement signed on 15 March 1983 for a three-year period (see OJ L 84/83), page 1), also accompanied by a Protocol covering (retrospectively) the interim arrangements made since 1 March 1982. A new annex has been added and both acts form an integral part of the Agreement. At the meeting of 11-12 July 1984, the two parties agreed on further flexibility in the management of quotas. |

COUNTRY : MADAGASCAR

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-------------------------|---|-------------|---|----------------|---|
| OJ C 86/85 page 7 | Agreement between the European Economic Community and the Government of the Democratic Republic of Madagascar on fishing off Madagascar | Art. 43 | Initialled on 20 December 1984, Duration: three years from the date of entry into force. Renewable (Article 14) | (Art. 9) | Accompanied by an Annex and two Protocols (on tuna fishing and other types of fishing). Under the Agreement Madagascar will issue fishing licences for 27 freezer tuna boats, although the number of such vessels fishing simultaneously may not exceed 18. For crab or deep-water shrimp fishing, licences will be issued for an initial period of 18 months, for vessels of tonage not exceeding an annual average of 5 000 grt per month. In return for the fishing apportunities granted, the Community will make a contribution of 900 000 ECU to Madagascar over the duration of the Agreement, payable in the annual instalments. In addition, the Community will contribute 350 000 ECU towards the financing of a scientific programme in Madagascar. It will also provide study grants. A contribution of 375 000 ECU will be payable by the Community in respect of crab and deepwater shrimp fishing. There are also provisions covering the payment of fees by shipowners. |

COUNTRY : SAO TOME AND PRINCIPE

| Reference | Title of Agre e ment | Legal basis | Period of validity | Administration | Remarks |
|-------------------------|---|-------------|---|--------------------------------|--|
| 0J L 54/84 page 1 | Agreement between Economic Communi- ty and the Government of the Democratic Republic of Sao Tomé and Principe on fishing off Sao Tomé and Principe | Art. 43 | Signed on 7 February 1984 for a period of three years from the date of entry into force Entered into force on 18 April 1985 | Joint Committee (Art. 8) | The Agreement is accompanied by an Annex and a Protocol under which Sao Tomé and Principe grants fishing licences for 27 Community tuna boats for a fee of 20 ECU per tonne and a financial contribution of not less than 180 000 ECU per year Provisionally implemented by an agreement in the form of an exchange of letters (0J L 282/83 page 52) and by Council Decision (legal basis EEC Treaty, Art. 103). |

COUNTRY : SENEGAL

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|-------------|--|----------------|---|
| Not yet published | Agreement between the Government of the Republic of Senegal and the European Economic Community on fishing off the coast of Senegal | Art. 43 | Initialled on 12 January 1984. Concluded for a period of two years (16 Janua- ry 1984 - 15 January 1986) | | Replace the previous agreement and its protocols. The main points of the new Agreement are as follows: Senegal will continue to grant fishing licences for the Community's ocean-going fleet. The issue of these licences, for which fees will be payable, will be more flexible and trawlers will be albe to fish in a four-month period chosen from the first or second half of the year. In return for the fishing opportunities granted, the Community will pay Senegal compensation of around 8.7 million ECU, which will be payable in two annual instalments and will be without prejudice to any financial aid received by Senegal under the Lomé Convention. |

COUNTRY : SEYCHELLES

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|-----------|--|-------------|---|--------------------------------|---|
| page 1 | Agreement between the European Economic Com- munity and the Government of the Republic of Seychelles on fishing off Seychelles | Art. 43 | Agreement ini- tialled on 1 February 1984. Signed on 23 May 1985 for a period of three years from the date of its entry into force. Renewable thereafter for periods of two years unless notice of termi- nation is given | Joint Committee (Art. 8) | This Agreement replaces a private agreement between French shipowners and the Government of the Republic of Seychelles. Provisionally implemented retroactively from 11 January 1984 by an agreement in the form of an exchange of letters (see OJ L 79/84 page 29) in conformity with Article 14 and on the basis of Article 103 of the EEC Treaty The amount of fees payable by the shipowners and the method of payment are set out in the annex. The Protocol between the EEC and the Government of Seychelles deals with the EEC's financial contribution (900 000 ECU for the duration of the Protocol but may be increased to a maximum of 3 million ECU according to the size of the catch) and with a scientific contribution limited to a maximum of 250 000 ECU for the first period of application. Implemented provisionally by an agreement in the form of an exchange of letters signed on 23 May 1985. |

AUSTRALASIA

COUNTRY : AUTRALIA

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|---------------------------|--|----------------------------------|---|---|---|
| 0J L 275/80 oage 20 | Agreement in the form of an ex- change of letters between the European Economic Community and Autralia on trade in mutton, lamb and goatmeat | Art. 113 | Signed on 14 November 1980 In force ini- tially until 31 March 1984. Subsequently renewed. | Consultative Committe (clause 10) | Voluntary restraint agreement. Renewable tacitly unless one year's notice of termination is given in writing. |
| 0J L 281/82 page 8 | Agreement between the European Atomic Energy Community and the Government of Australia concerning transfers of nuclear material from Australia to the European Atomic Energy Community | Art. 101, second paragraph | Signed on 21 September 1981. In force for a period of thirty years from 15 January 1982. Renewable. | (Art. XVI) | Contains three annexes and two side letters which form an integral part of the Agreement, and also two letters sent to Australia from Euratom Member States which do not have bilateral agreements with Australia. Falls within the framework of the inernational use of nuclear energy for peaceful purposes. |
| Not yet published | Exchange of let- ters between the European Economic Community and the Government of Australia on the arrangement bet- ween Australia and the Communi- ty concerning cheese | i i | Signed on 11 December 1984 | | |

COUNTRY : NEW ZEALAND

| Reference | Title of Agreement | Legal basis | Period of validity | Administration | Remarks |
|----------------------|---|------------------------|---|----------------|---|
| OJ L 275/80 | Agreement in the form of an ex- change of letters between the Euro- pean Economic Com- munity and New Zealand on trade in mutton, lamb and goatmeat | EEC Treaty Art. 113 | Signed on 17 October 1980. In force initial- ly until 31 March 1984. Subsequently renewed | 1 | Voluntary restraint agreement. Renewable tacitly unless one year's notice of termination is given in writing. Clause 2 of this Agreement was itself the subject of an agreement in the form of an exchange of letters (see OJ L 275/80, page 36) For the period 1 Janaury 1984 to 31 December 1988, see: Exchange of letters complementing the Agreement between the European Economic Community and the New Zealand on trade mutton, lamb and goatmeat and comprising an understanding relevant to the first indent of clause 2 of that Agreement (OJ L 187/84, page 75), which forms an integral part of the Agreement. |
| Not yet published | Exchange of let- ters between the European Economic Community and the Government of New Zealand amen- ding the concer- ted discipline arrangement bet- ween New Zealand and the Community concerning cheese | EEC Treaty Art. 113 | Signed on 12 December 1984 | | |

QUOTAS FOR HANDICRAFT AND HANDLOOM PRODUCTS

The following countries are accorded, in addition to the generalized preferences, annual duty-free tariff quotas opened by the Community on an <u>erga omnes</u> basis subject to specific undertakings (legal basis: EEC Treaty, Article 113)

(For 1985 see OJ L 304/84, 22 November 1984, Council Regulations (EEC) N° 3203/84 and N° 3204/84 of 12 November 1984)

| ASIA | <u>HANDICRAFTS</u> | HANDLOOM FABRICS |
|-------------|---|--|
| | (<u>hand-made products</u>) | (<u>hand-woven textile fabrics</u>) |
| COUNTRY | | |
| Bangladesh | yes (exchange of letters of 1 November 1974) | yes (exchange of letters of 1 November 1974 |
| India | yes (since 1 Septembrer1969 - Last confiden- tial exchange of letters dated 17 February 1981) | yes (since 1 July 1968 — last confidential exchange of letters dated 17 February 1981) |
| Indonesia | yes (since 1 September 1971) | yes (since 1 September 1971) |
| Laos | yes (exchange of letters of 1 June 1975) | yes (exchange of letters of 1 June 1975) |
| Malasya | yes (since 1 January 1976) | no |
| Pakistan | yes (since 1 September 1969) (exchange of letters, OJ L 176/70) | yes (since 20 June 1970) |
| Philippines | yes (since 1 September 1971) | no |
| Sri Lanka | yes (since 1 September 1971) | yes (since 1 June 1975) |
| Thailand | yes (since 1 September 1971 — exchange of letters of 26 May 1971) | yes (since 1 Janauary 1973 – exchange of letters of 9 November 1972) |
| Iran | yes | no |

| LATIN AMERICA | HANDICRAFT (hand-made products) | HANDLOOM FABRICS (hand-woven textile fabrics) |
|---------------|------------------------------------|---|
| COUNTRY | | |
| Argentina | yes | yes |
| Bolivia | yes | no |
| Chile | yes (since 1 January 1978) | no |
| Ecuador | yes (since 1 January 1976) | no |
| El Salvador | yes (since 1 January 1978) | yes (since 1 January 1978) |
| Guatemala | yes | yes |
| Honduras | yes (since 1 July 1977) | yes (since 1 July 1977) |
| Mexico | yes | |
| Panama | yes (since 1 June 1976) | no |
| Paraguay | yes (since 1 June 1976) | no |
| Peru | yes | no |
| Uruguay | yes (since 1 January 1975) | no |
| | | |

For 1985 the handicrafts quota is 10.2 million ECU; the handloom fabrics quota is 2 244 000 ECU for silk fabrics and 2 040 000 ECU for woven cotton and pile fabrics. Products must be accompanied by a certificate of manufacture recognized by the Community. The Community Regulations indicated above also allocate the quotas among the Member States and provide for a Community reserve share.

GENERALIZED PREFERENCES SCHEME

GENERALIZED PREFERENCES SCHEME

(Preferential access for products originating in the developing countries)
1985

| Reference | Title of Regulation or Decision | Legal basis | Beneficiaires | Products concerned |
|-------------------------|---|-------------|--|--|
| OJ L 338/84 page 1 | Council Regulation (EEC) No 3562/84 applying generalized preferences for 1985 in respect of certain industrial products originating in developing countries | EEC Treaty | 128 developing countries and 22 dependent or admi- nistred territories | Industrial manufactures and semi-manufactures |
| 0J L 338/84 page 98 | Council Regulation (EEC) No 3563/84 applying generalized tariff preferences for 1985 to textile originating in devel- oping countries | EEC Treaty | 128 developing countries and 22 dependent or admin i stered territories | Textiles |
| OJ L 338/84 page 183 | Council Regulation (EEC) No 3564/84 of 18 December 1984 applying generalized tariff preferences for 1985 in re respect of certains agricul- tural products originating in developing countries | EEC Treaty | 90 developing countries and 22 dependent or admi- nistered territories | Agricultural products |
| OJ L 338/84 page 225 | Decision 84/637 of the representatives of the Governments of the Member States of European Coal and Steel Community, meeting within the Council of 18 December 1984 applying for 1985 the generalized tariff preferences for certain steel products originating in developing countries | ECSC Treaty | 127 developing countries and 22 dependent or administered territories | Iron and steel products |

LIST OF MAIN ABBREVIATIONS

ACP = African, Carribean and Pacific (States associated with the EEC)

MMI = Magreb and Mashreq countries and Israel

ASEAN = Association of South-East Asian Nations

EIB = European Investment Bank

SME = Small and medium-sized enterprises

ECSC = European Coal and Steel Community

EAEC = European Atomic Energy Community

GSP = Generalized system of preferences

CCT = Common Customs Tariff

CDI = Centre for the Development of Industry

STABEX = Export earnings stabilization system

SYSMIN = Special financing facility for ACP countries whose economics are dependent on the mining sectors

NAFO = North Atlantic Fisheries Organization

AECL = Atomic Energy of Canada

NADC = Non-associated developing country

OJ = Official Journal of the European Communities

GATT = General Agreement on Tariffs and Trade