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TWELFTH ANNUAL REPORT on monitoring the application of Community law

— 1994 —

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INTRODUCTION

Each year the European Commission draws up a report on the monitoring of the application of Community law in response to requests from Parliament (Resolution of 9 February 1983) and the Member States (point 2 of declaration No 19 annexed to the Treaty signed at Maastricht on 7 February 1992). The report also meets requests from the European Council and the Council for information on specific fields.

This report, the twelfth in the series, covers 1994.

The Commission has done its best to go beyond the inevitably routine aspects of the exercise to bring out new points, ranging from the operation of the checking procedures to the assessment of results.

Checking procedures

The complaints the Commission receives are still the main source on which it depends for material in monitoring the application of Community law. The number of cases of suspected infringements detected following complaints remained stable in 1994, within the same brackets as over the last five years (see Table 1.1 in Annex I). The slight, 10 % increase on the previous year is of very little significance, as there was a dip in the numbers in 1993.

The same table in Annex I shows that there was a fall in the number of suspected infringement cases examined following petitions to or questions in Parliament. That should not, however, be taken as a sign that these sources of information for detecting infringements should be regarded as less important than before. The figures cited are actually a reflection of the real situation, since parliamentary petitions and questions often confirm cases of suspected infringements which have already been identified.

The number of cases detected in the course of routine checks remained roughly the same, with only a slight increase on 1993.

To summarize the results of the Commission's work under Article 169 EC in 1994, it commenced 974 infringement proceedings (compared with 1209 in 1993), issued 546 reasoned opinions (compared with 352 in 1993) and referred 89 cases to the Court of Justice (compared with 44 in 1993).

What lies behind these figures?

Why did the number of proceedings commenced in 1994 drop?

The answer can be found in Table 2.2 (Annex II), which shows that the fall relates almost entirely to the commencement of infringement proceedings for failure to notify national measures implementing directives. And since the Commission did not drop its guard, and the number of new directives which fell due for transposal in 1994 was comparable to the number for 1993, the explanation lies in improvements in the conduct of Member States as regards adopting transposal measures, as the breakdown of progress in transposing directives given below shows.

And why was there a very considerable increase in the number of reasoned opinions?

That, too, has to do with the failure to notify national implementing measures, leading almost to a doubling in the number of reasoned opinions issued. The Commission is quite clearly anxious to wind up a large number of proceedings commenced in the past and never brought to a satisfactory outcome, even though they concern directives the failure to transpose which is very damaging to the Community's interests.

The same reasoning applies, with even greater force, to the substantial rise in the number of cases referred to the Court of Justice. This is certainly a break with the downward trend recorded for at least five years, but it must be seen in context: referring a case to the Court is the Commission's last resort, and the figure still represents less than 20 % of the reasoned opinions.

It should be pointed out here that the Commission is seriously concerned at the persistent delays in giving effect to Court judgments. In July 1994 it informed the Member States that it was planning to make full use of Article 171 of the EC Treaty as amended by the Union Treaty, whereby the Court of Justice has jurisdiction to impose financial penalties on Member States that fail to give effect to its judgments. Since then, all letters of notice and reasoned opinions addressed to Member States that have not taken the measures required to comply with a judgment have stated that penalties may be on them in amounts to be recommended by the Commission when it refers the case to the Court.

Alongside the formal stages in the procedure laid down by the Treaty, the Commission presses ahead with its policy of awareness-raising and regular contact with the authorities of the Member States. For this purpose it organizes bilateral meetings from time to time, known as

'package meetings', at which a set of infringement cases are discussed. These are particularly devoted to internal market matters; non-contentious solutions are generally found to infringements. Meetings are also organized to consider all cases of failure by a Member State to transpose directives. By generating awareness among the national authorities and easing bilateral information exchanges, they make a valuable contribution to the transposal exercise.

From the Commission's point of view, these meetings and contacts are just as important as the formal procedure.

The responsibility for monitoring compliance with Community law does not lie with the Community institutions alone. The Commission is duty-bound to emphasize the important role played by the courts in the Member States. Annex VI outlines their contribution over the past year.

The results: signs of growing respect for Community law

Directly applicable rules

A number of familiar problems still persist, but the Commission has been able to note continuing improvement in certain essential areas of Community activity in 1994.

For example, there is a clear improvement as regards the free movement of goods, where the trend towards an increase in the number of cases closed and a reduction in the number of reasoned opinions and referrals to the Court of Justice in relation to cases involving non-tariff barriers (Articles 30 *et seq.*) has continued.

Regarding public procurement, by contrast, the number of complaints about failure to comply with Community law rose sharply, the number of infringement proceedings being double that for the previous year, partly because of an expansion in the volume of Community legislation. One of the problem areas was VAT, where cases of failure to comply with Community law continued to proliferate despite the infringement proceedings that have been pending for years now. This is partly due to the complexities of the Member States' legislative procedures in tax matters.

Fuller details of the various cases can be found in the sector-by-sector breakdown and the summary given in Annex II (summary of infringements of Treaties, regulations and decisions).

Transposal of directives

The table below gives a general picture of the progress achieved in implementing all the directives applicable on

31 December 1994 ⁽¹⁾. As in 1993, in 1994 the number of directives to be implemented went up by approximately 60.

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	1 213	1 088	89,7
Denmark	1 213	1 184	97,6
Germany	1 216	1 107	91
Greece	1 214	1 053	86,7
Spain	1 214	1 108	91,2
France	1 214	1 120	92,3
Ireland	1 213	1 115	91,9
Italy	1 213	1 072	88,4
Luxembourg	1 213	1 137	93,7
Netherlands	1 213	1 137	93,7
Portugal	1 213	1 171	96,5
United Kingdom	1 213	1 084	89,4

As can be seen, on 31 December 1994 the Member States had, on average, notified 91,89 % of the national implementing measures required to give effect to all the directives to be implemented. This was a definite improvement over the situation on 31 December 1993.

This is obviously a satisfactory result, but it conceals a great many disparities as regards both subject matter and the situation in each Member State. The breakdown by sector and the summary given in Annex IV make it possible to analyse these figures in greater detail.

If we look at the three main sectors in which directives are transposed — the frontier-free area, agriculture and the environment — it can be seen, globally speaking, that whereas there was a clear average increase in the rate of transposal in the first two, there was some falling off where the environment was concerned.

In the frontier-free area, the sharpest rise in the transposal rate was in the fields of financial services, direct taxation and company law, and with the intellectual and industrial property directives. The transposal rate is still high in customs and indirect taxation, where almost all the legislation has been transposed. In other areas, however, transposal levels fell, especially consumer protection and product safety (10,2 % down on 1993).

⁽¹⁾ Variations in the numbers of directives applicable are due to the fact that some directives do not apply in all Member States, and the implementation dates can vary from one Member State to another.

In agriculture, the 5 % increase is certainly due to the fact that, after some basically practical measures had been taken (i.e. the introduction of new checks in the veterinary and plant health sectors), the Member States were able to put more effort into formally transposing the directives in 1994. Also, the legislative work started before 1994 was completed.

The very slight reduction (1,1 %) in the transposal rate as regards the environment shows that the Member States are keeping up their efforts despite the difficulties they face as a result of administrative coordination problems in particular.

Looking beyond its quantitative monitoring of national implementing measures, the Commission must emphasize the importance of their quality as tools for the effective application of Community law. It is stepping up its vigilance in this respect.

The situation regarding the application of Community law has certainly improved considerably, but it is still becoming less and less acceptable. Why?

The fact is that times have changed. In a frontier-free area, the effects of infringements of Community rules or

late transposal of directives are felt much more strongly than they were in the past.

Ordinary citizens, what is more, are calling for transparency: they cannot understand why there are aspects of the Community's policies which only work on paper. Our policies will have a practical impact on the Community's citizens only if they are properly implemented. If we want Europe's citizens to go on trusting our institutions, those policies must be applied strictly.

Hence the importance the Commission attaches to its role as the guardian of Community law, as it has stated in its 1995 programme. Hence, too, its determination to do its utmost to ensure that Community law can be implemented more easily, by making it accessible and comprehensible. Witness its endeavours at simplifying, recasting and codifying Community law, as described in its report on the functioning of the Treaty on European Union (¹).

In pursuing its endeavours, the Commission is sure that it can count on the cooperation of Parliament and the Member States, to whom this report is addressed.

(¹) SEC(95) 731, final, 10 May 1995, points 83 to 86.

Structure of the 12th report

This report consists of:

- a sector-by-sector breakdown;
- statistical tables concerning suspected infringement cases (Annex I) and infringements detected (Annex II) as at 31 December 1994;
- a summary of cases of infringements of the Treaties, regulations and decisions considered in 1994 (Annex III);
- progress in the implementation by Member States of directives in force on 31 December 1994, with reference to relevant infringement cases (Annex IV);
- a summary of judgments of the Court of Justice which have not been put into effect (Annex V);
- a round-up of the application of Community law by national judiciaries (Annex VI).

AN AREA WITHOUT INTERNAL FRONTIERS

1. INTRODUCTION

In 1994 the internal market entered its second year. The objective set out in Article 7a of the Treaty, the establishment of an area without internal frontiers with free movement of goods, persons, services and capital, has largely been achieved. Nearly all legislation identified in the White Paper of 1985 has been adopted.

However, even with this legal framework in place, continual effort is needed to ensure that the common legal framework is applied, widely understood, enforced and, where necessary, developed in a coherent way to meet new needs. This is why the Commission issued its Strategic Programme 'Making the Most of the Internal Market' at the end of 1993, setting priorities for the years ahead. The Strategic Programme identifies the legislative proposals from the original White Paper that still have to be adopted by the Council, including proposals in company law and direct taxation, as well as new proposals concerning free movement of people, and the need to introduce competition into regulated sectors such as energy, telecommunications and postal services.

The Strategic Programme also addresses the new task of managing the Union market, i.e. making sure that Community legislation is properly and evenly enforced and regularly evaluated so that individuals and companies can reap the full benefits of the internal market. To this end, the Commission prepared a report for the Council meeting on 8 December 1994 that gives an indication of the state of play of national transposition of the White Paper measures and other legislation that is critical for the functioning of the internal market. This report covers 276 measures in force, of which 219 require national implementation measures. Because of developments in the internal market some of the White Paper measures had become obsolete and were abandoned or replaced by others more relevant. The Commission therefore modified the basis of the statistical calculation of the implementation of the White Paper measures. The December 1994 report, on this modified statistical basis, was the starting point of a process intended to ensure the quality of Member States' transposition of Community legislation.

On average, Member States have so far adopted 89 % of the national measures required to implement internal

market legislation. The performance of individual Member States ranges from substantially higher than the average figure (France 95,9 %, Denmark 95,9 %) to significantly below it (Germany 82,6 %, Greece 79 %).

A large proportion of infringements are the result of failure to incorporate Community directives into national law within the time limits set. Procedural problems related to the national decision-making process or the technical complexity of the texts are often the reason for the delays. To remedy this situation the Commission carries out systematic examination of the application of the directives which have entered into force. It will continue to assess the national legislation notified to it, as far as its resources allow, and will vigorously pursue infringements both through consultation with Member States concerned and, when necessary, informal infringement proceedings.

The Sutherland report and the Strategic Programme identified administrative cooperation as a key factor in the operation of the single market. The removal of barriers between Member States gives rise to a new situation in which Community law, and the way in which it is applied in other Member States, takes on greater importance for individuals and business in the Union. They need to feel confident that administration of the law is as reliable and effective as it is for their own national regulations. So it is essential that the authorities responsible for enforcing internal market measures maintain a high degree of cooperation and that they keep each other informed. Administrative cooperation is already working well in many areas (such as veterinary and plant health controls, pharmaceuticals, foodstuffs, customs and indirect taxation), but completion of the internal market requires a thorough study of the way it works in all areas.

With this in mind, in 1993 the Commission initiated a programme to promote administrative cooperation. In February 1994 it sent the Council and Parliament a communication setting out a framework for this exercise. The Council, in response, adopted a resolution in June calling on the Commission to continue its programme of discussions with representatives of the Member States to identify needs in different areas and sectors. The resolution also called on the Member States to notify to

the Commission contact points for mutual assistance on enforcement matters by the end of 1994. This subject has been regularly discussed in the Advisory Committee for Coordination in the Internal Market Field.

The existing schemes for exchanges of officials between Member States, such as the Karolus programme and the Matthaues programme for customs officials, are a way of helping national officials become accustomed to the procedures and ways of thinking of other Member States. They form part of the support measures provided by the Commission for administrative cooperation. These programmes will continue to be applied to help create confidence between the administrations of Member States.

2. SITUATION SECTOR BY SECTOR

2.1. Removal of physical barriers

2.1.1. Customs union

No reasoned opinions on customs matters were sent to Member States in 1994. However, proceedings for failure to act were brought against Germany for failure to comply with the minimum prices laid down by the International Dairy Arrangement (GATT) when issuing inward processing authorizations.

In a judgment delivered on 9 February 1994 in Case C-119/92 *Commission v Italy* [1994] ECR I-393, concerning the representation monopoly and tariffs of Italian customs forwarding agents, the Court found for the Commission on the first point, opining that Italian legislation did not give importers and exporters a genuine choice between direct representation reserved for authorized customs agents and indirect representation which should stay free of restrictions. The Court also held that employees representing their own firm should not be required to have the same qualifications as self-employed persons. On the other hand, the Court did not take the view that the mandatory tariffs imposed by customs agents constituted charges having equivalent effect to customs duties.

In its judgment of 9 August 1994 on a number of references for preliminary rulings (Joined Cases C-363 and C-407 to 411/93 *Lancry and Others* [1994] ECR I-3957), the Court held that the dock dues levied on imports into French overseas departments constituted a tax equivalent to a customs duty, and were thus in

breach of Article 9 of the Treaty, even if they were only imposed on goods from mainland France.

2.1.1.1. Notification of national implementing measures in respect of directives applicable to the customs union

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	4	4	100
Denmark	4	4	100
Germany	4	4	100
Greece	4	4	100
Spain	4	4	100
France	4	4	100
Ireland	4	4	100
Italy	4	4	100
Luxembourg	4	4	100
Netherlands	4	4	100
Portugal	4	4	100
United Kingdom	4	4	100

Note: this table concerns Directives 76/308, 77/794, 85/479, 86/489.

2.1.2. Free movement of agricultural products

Freedom of movement for agricultural products in a single market is one of the principles underpinning the operation of the common agricultural policy and its common market organizations.

The Court of Justice has repeatedly pointed out that Articles 30 and 34 of the EC Treaty are still an integral part of the common market organizations, even though there has no longer been any need to write them into the regulations since 1 January 1970.

In 1994 the Commission again kept a constant watch to make sure that barriers to trade in agricultural products in the Community were removed. It paid particular attention to the elimination of controls at internal frontiers.

2.1.2.1. Import controls

Before the removal of internal borders, import controls were the most numerous and the most varied of all the obstacles to trade.

Considerable progress has been made in many infringement proceedings as a result of the entry into force of legislation harmonizing veterinary and plant health rules for the completion of the internal market. These proceedings may be classified as follows:

(a) Double checks and systematic checks

As regards the transposal of Directive 91/493/EEC (health conditions for fishery products), Italy maintains that it has complied with the Court's judgment in Case C-228/91 [1993] ECR I-2701, which condemned the systematic inspections carried out on consignments of fish imported from other Member States and Norway. However, the Commission wishes to satisfy itself that adequate measures have in fact been taken.

The Commission sent a reasoned opinion to Germany, which imposes requirements not provided for in Community legislation on imports of certain kinds of fresh pigmeat from Denmark and carries out systematic checks in breach of Directives 89/662/EEC and 91/497/EEC.

(b) The requirement for prior import licences or permits

This practice applies in Ireland to bovine and porcine semen to be used for artificial insemination purposes, and in Italy to any vegetable matter susceptible to fire blight.

In its judgment in Case C-235/91 *Commission v Ireland* [1992] ECR I-5917, the Court of Justice held that by making imports of semen from domestic bovine and porcine animals subject to a licence and various other conditions, Ireland had failed to fulfil its obligations under Article 30 of the EC Treaty, Regulations (EEC) Nos 805/68 and 827/68 (common organization of the market in certain products listed in Annex II to the Treaty), Directive 77/504/EEC (pure-bred breeding bovines) and Decision 88/124/EEC (common organization of the market in beef and veal). The Irish authorities have since notified the Commission of Statutory Instrument No 297 of 20 September 1994, whereby Ireland complies with the Court's decision.

To transpose and implement Directive 77/93/EEC laying down new common rules in the plant health

sector, the Italian authorities had adopted a ministerial decree ending the requirement for prior import licences for plants susceptible to fire blight during the period in which there is no import ban.

However, the Commission did not withdraw the case before the Court of Justice as it wanted to obtain a general ruling on the matter. The Court gave judgment on 20 September 1994 (Case C-249/92 [1994] ECR I-4311), holding that by requiring prior authorization for all imports of plants susceptible to fire blight (*Erwinia amylovora*), Italy had failed to fulfil its obligations under Article 11 of Directive 77/93/EEC and under Article 30 of the EEC Treaty in conjunction with Article 10 (1) of Regulation (EEC) No 234/68.

2.1.2.2. Import bans

This year again, some import bans were lifted as Member States gradually implemented harmonization directives.

Since November 1993 the Commission has been pursuing the case of Portugal's adoption of a unilateral measure banning the import of live pigs and pigmeat products, contrary to Directive 90/425/EEC. The Portuguese authorities have now responded by cancelling the import ban (see eleventh report — COM(94) 500 final, OJ No C 154, 6. 6. 1994, p. 11).

2.2. Removal of technical barriers

2.2.1. *Free movement of goods*

2.2.1.1. Articles 30 *et seq.* of the EC Treaty

Articles 30 *et seq.* of the EC Treaty prohibit quantitative restrictions on imports and exports, and all other measures having equivalent effect⁽¹⁾.

The Commission seeks to ensure that the internal market rules are properly applied and therefore has to monitor Member States' compliance with these articles. It strives to remove technical barriers to trade and develop instruments which will prevent new barriers being

⁽¹⁾ See the 1993 Report.

raised. The removal by Member States of controls on goods at the Union's internal frontiers is a major step towards the completion of the internal market.

The Commission's action in this field relies to a great extent on the case law of the Court of Justice; several of the Court's judgments in 1994 reinforced the principles on which the Commission's action is based.

Commission action

The Commission dealt with some 800 cases in 1994, 216 of which were not proceeded with; in only two cases was a decision taken to refer the matter to the Court of Justice. These figures illustrate the Commission's determination to resolve disputes quickly and amicably. A regular dialogue is maintained with national authorities by means of 'package meetings' held in the Member States. In 1994 such meetings, which are now standard practice, were organized with Germany, Spain, Italy, Greece and Portugal and, for the first time, with the Netherlands: clearly, the benefits of dialogue are well understood by all. There is an instructive side to this practice as well, since it accustoms national authorities to taking into account the fundamental principles of Community law, such as the principle of the free movement of goods, when enacting legislation.

Three examples have been chosen from the foodstuffs, pharmaceuticals and motor vehicle sectors, these being the areas where national practices or rules are most frequently contrary to the Treaty, to illustrate the success of the 'package meetings':

- Under one Member State's rules, imports of pharmaceuticals were not only made subject to the authorization required for products manufactured in the Member State but were also required to obtain a special import licence. The national authorities were unable to justify this on public health grounds, acknowledged that the law was contrary to the rules of the Treaty and amended it accordingly.
- One Member State had not authorized certain food additives, and so foodstuffs containing them had to go through a lengthy prior authorization procedure

before they could be released for sale. Citing decisions by the Court of Justice, the Commission pointed out that this procedure was not lawful unless carried out in reasonable time. The law was amended to conform to the conditions laid down by the Court in respect of this type of procedure.

- Following a package meeting held in a Member State, the national authorities amended some of the provisions of the highway code which were incompatible with Article 30 of the Treaty. The provisions in question required foreign vehicle manufacturers to provide a certificate of origin and laid down compulsory dimensions for caravans; the first requirement created an obstacle to the marketing of cars from other Member States, while the second barred the marketing of caravans with different dimensions that were lawfully manufactured or marketed in other Member States.

In most cases, the Member State amends the legislation challenged and the matter is closed. However, since an official amendment may take some time to bring in, Member States frequently adopt interim measures, such as circulars published in their national official gazettes or public notices in the information bulletins of the relevant enforcement agencies, informing interested parties that the legislation in question is to be interpreted in such a way as to be compatible with the principle of free movement of goods and will be applied accordingly by the authorities. For example, a Member State published a notice in its official gazette announcing that the extra tests which had had to be carried out on hunting ammunition were no longer necessary where they have already been carried out in the country of manufacture in accordance with European safety standards.

Member States also publish notices in their official journals which in effect amplify or clarify national legislation to make it consistent with Community law. For example, one Member State published a notice referring to a ministerial decree on the manufacture, import and distribution of cement, explaining the simplified approval procedure that was to be followed by the trade, in accordance with the principle of mutual recognition.

The cooperation routinely sought by the Commission from all Member States helps it to carry out its task consistently. As part of its approach, the Commission,

with the help of Member States, carries out horizontal surveys of national rules in particular industries. Two were carried out in 1994, one dealing with the installation and marketing of parabolic television aerials, the other with the marketing of milk for babies.

The Commission is also anxious to prevent the creation of new obstacles to the free movement of goods; it therefore encourages Member States to insert mutual recognition clauses in their national rules. Using reasoned opinions, the Commission requests national authorities to insert mutual recognition clauses in their draft technical rules under the notification procedure established by Directive 83/189/EEC. These clauses are of three types:

- Clauses concerning the mutual recognition of national standards, rules and technical specifications. In the case of a draft rule laying down production characteristics for cement, for instance, the Commission asked a Member State to adopt a clause recognizing standards offering an equivalent level of protection from the point of view of safety.
- Clauses concerning the mutual recognition of tests carried out and certificates issued by registered laboratories. The Commission requested the insertion of a mutual recognition clause in a draft rule on machines for measuring alcohol levels so that tests already carried out on this equipment in the Member State of origin were recognized.
- Clauses concerning the recognition of laboratories and other bodies. For example, a draft rule restricting the issue of certificates of conformity to bodies authorized by the national quality institute was amended by the Member State to accord with the Commission's view that certificates issued by other independent and professionally competent bodies should also be recognized.

Elimination of frontier controls on goods

Since 1985 the Commission has taken the view that the completion of the internal market required the complete elimination of all internal frontier controls, setting 1 January 1993 as the deadline.

The removal of controls on goods began in 1992, continued in 1993 and has now been completed. The Commission notes that in 1994 all Member States confirmed that all internal frontier controls on goods had been ended.

Member States fall into one of three groups depending on the approach they adopted:

- those which adopted a single legislative instrument eliminating controls (Greece and Italy);
- those which adapted their legislation wherever necessary (Belgium, Denmark, Germany, Ireland, Luxembourg, Netherlands, Portugal and United Kingdom);
- those which made the necessary legislative adjustments to remove controls at frontiers, while maintaining inside the country some controls on sensitive items such as arms, explosives, drugs, dual-purpose goods, works of art (France and Spain).

Article 7a of the EC Treaty does set a precise objective, leaving no margin of discretion, but the fact that Member States have to remove controls at the Community's internal frontiers does not prevent them from carrying out controls elsewhere within the national territory provided these are justified (Article 36 of the Treaty) and non-discriminatory. However, such controls should not be carried out on a systematic basis and should not differ procedurally from the controls normally carried out in the country.

The Commission, as guardian of the Treaty, will remain vigilant to ensure that there is no backpedalling. Business has an important role to play here.

The successful removal of frontier controls, effected in close collaboration with Member States, is a further step towards bringing the people and countries of the Union ever closer together.

Case law of the Court of Justice

During 1994 the Court gave a number of decisions on the free movement of goods, further defining the principles governing the Commission's monitoring activity. The following judgments are especially noteworthy:

— Sales description of a cosmetic product ⁽¹⁾

The Court held that a national measure prohibiting the importation and marketing of a product classified and presented as a cosmetic on the ground that the product was called 'Clinique' was incompatible with Articles 30 and 36 of the Treaty and with Article 6 (2) of Directive 76/768/EEC on the approximation of the laws of the Member States relating to cosmetic products.

The products in question were presented as cosmetic, not medicinal, products. The Court took the view that the prohibition was not needed to satisfy the requirements of consumer protection or public health. Moreover, the products were regularly marketed in other Member States under the name 'Clinique' without consumers being misled.

— Certification procedure required for the marketing of radio transmitters/receivers ⁽²⁾

Following earlier decisions, the Court held that a certification procedure applied without distinction to all radio receivers, with the sole exception of equipment intended exclusively for receiving sound or television broadcasts, was incompatible with Article 30 of the Treaty and could be justified neither under Article 36 nor on grounds of imperative need.

— Prohibition on certain kinds of Sunday trading ⁽³⁾

The Court took the view that this type of prohibition was not such as to prevent products from other Member States from gaining access to the market or to make access for these products more difficult than for domestic products. Article 30 of the Treaty did not therefore apply.

The Court was here applying the conditions set out in paragraphs 16 and 17 of its *Keck and Mithouard* judgment ([1993] ECR I-6097).

⁽¹⁾ Case C-315/92 *Verband Sozialer Wettbewerb v Clinique Laboratories and Estée Lauder* [1994] ECR I-317.

⁽²⁾ Case C-80/92 *Commission v Belgium* [1994] ECR I-1019.

⁽³⁾ Joined Cases C-69/93 and C-258/93 *Punto Casa and PPV* [1994] ECR I-2355.

— Free movement of articles of precious metal — statutory hallmark ⁽⁴⁾

In accordance with its judgment in *Robertson* ⁽⁵⁾ the Court ruled that a Member State can prohibit the sale of imported articles of precious metal not bearing its own statutory hallmark only if they have not been hallmarked in the exporting Member State in a manner that conveys equivalent information and is intelligible to consumers.

2.2.1.2. The preventive rules of Directive 83/189/EEC

The notification procedure of Directive 83/189/EEC, as amended by Directive 88/182/EEC, is an essential tool for preventing barriers to trade from being raised and for sharing information. Member States are required to notify drafts of new technical regulations for vetting. The procedure does not cover technical regulations issued to implement directives.

Of the 389 drafts of technical regulations received for vetting by the Commission in 1994 (up from 385 in 1993), 79 required a detailed opinion ⁽⁶⁾ recommending changes to the measure to eliminate infringements of secondary Community legislation or to debar the establishment of new barriers to trade. For their part, the Member States issued 69 opinions ⁽⁶⁾. In one case ⁽⁶⁾ the Commission had to ask the Member State for a one-year postponement of the measure since harmonization directives were in the pipeline.

On 23 March 1994 the Council and Parliament adopted Directive 94/10/EEC amending for a second time Directive 83/189/EEC. The new Directive, which enters into force on 1 July 1995, clarifies and extends the

⁽⁴⁾ Case C-293/93 *Houtwipper* [1994] ECR I-4249.

⁽⁵⁾ Case 220/81 [1982] ECR 2349.

⁽⁶⁾ This was the figure at 30 January 1994. The deadline for issuing opinions on draft legislation for 1994 expires on 31 March 1995.

scope of the principal Directive and gives further details of the Procedural rules to be applied by Member States and the Commission.

In 1994 some 2 200 national laws were examined, of which about 30 % were technical rules that had not been notified under the Directive or which fell outside its scope. After careful study to see whether they should be notified under the Directive, 31 infringement proceedings in the industrial sector and 5 in the agricultural sector were commenced. In 1994, 4 cases were referred to the Court of Justice.

2.2.2. Progress in implementing directives on the free movement of goods

2.2.2.1. Foodstuffs

In 1994 the Commission examined 97 infringement cases, of which 85 concerned failure to notify and 16 concerned failure to comply with directives already transposed.

Many of the cases involving failure to notify were terminated, as transposal measures were notified in 62 of them last year. But 32 Article 169 letters and eight reasoned opinions were sent to Member States for failure to transpose within the appointed time. In many cases the Member States have already notified the Commission of draft national implementing measures.

The 16 cases of non-conformity were examined in detail, and one reasoned opinion, two Article 169 letters and ten pre-litigation letters were sent. Half these cases concerned Directive 79/112/EEC (labelling of foodstuffs), which contains, among other things, an exhaustive list of indications that must be on labels. Certain Member States seek to impose other indications, allegedly to improve the consumer's information, for instance by highlighting specific ingredients or giving health warnings. The Directive requires such additional requirements, which can constitute a barrier to interstate trade, to be brought to the notice of the Commission and the other Member States. The decision can then be

taken whether the national measures should be authorized or banned, possibly pending new Community measures in the same matter. But it has been found that Member States do not always abide by the procedure, preferring to take unilateral measures departing from the Directive.

Many infringement cases relating to incorrect transposal (five in 1994) have been settled reasonably quickly at informal meetings between the Commission and the Member States.

2.2.2.2. Progress in implementing directives applicable to foodstuffs

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	71	70	99
Denmark	71	70	99
Germany	71	66	93
Greece	71	67	94
Spain	71	68	96
France	71	68	96
Ireland	71	66	93
Italy	71	64	90
Luxembourg	71	66	93
Netherlands	71	71	100
Portugal	71	66	93
United Kingdom	71	64	90

Note: this table concerns Directives 62/2645, 64/54, 65/66, 67/427, 70/357, 73/241, 73/437, 74/329, 74/409, 75/726, 76/118, 76/621, 77/436, 78/142, 78/663, 78/664, 79/112, 79/168, 79/693, 79/796, 79/1066, 79/1067, 80/590, 80/766, 80/777, 80/891, 81/432, 81/712, 82/711, 83/229, 83/417, 83/463, 84/500, 85/503, 85/572, 85/591, 86/424, 87/250, 87/524, 88/344, 88/388, 88/593, 89/107, 89/108, 89/109, 89/344, 89/394, 89/395, 89/396, 89/397, 89/398, 90/128, 90/496, 90/612, 91/71, 91/72, 91/238, 91/321, 92/1, 92/2, 92/4, 92/39, 92/52, 92/115, 93/5, 93/8, 93/9, 93/10, 93/11, 93/45, 93/102.

2.2.2.3. Pharmaceutical products

In 1994 133 infringement cases were examined, of which 131 concerned failure to notify national implementing measures. Article 169 letters were sent out in these cases, and 48 reasoned opinions were addressed to Member States.

The bulk of the outstanding cases were terminated in the course of the year following notification of Member States' implementing measures. The cases now in motion mainly concern the directives on veterinary and homeopathic medicines. Most Member States concerned have notified the Commission of draft measures or supplied preliminary information on progress in implementation. It would appear from information to hand that the situation will improve substantially in the coming months.

2.2.2.4. Progress in implementing directives applicable to pharmaceutical products

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	32	25	78
Denmark	32	28	90
Germany	32	24	75
Greece	32	25	78
Spain	32	23	71
France	32	22	68
Ireland	32	23	71
Italy	32	28	84
Luxembourg	32	26	75
Netherlands	32	26	71
Portugal	32	22	69
United Kingdom	32	27	75

Note: this table concerns Directives 65/65, 75/318, 75/319, 78/25, 80/342, 81/851, 81/852, 83/570, 87/19, 87/20, 87/21, 87/22, 89/105, 89/341, 89/342, 89/343, 89/381, 91/356, 91/507, 90/676, 90/677, 91/412, 92/18, 92/25, 92/26, 92/27, 92/28, 92/73, 92/74, 93/39, 93/40, 93/41.

diction between ministries or to the complexity of parliamentary procedures.

2.2.2.6. Progress in implementing directives applicable to chemicals

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	44	35	80
Denmark	44	40	91
Germany	44	35	80
Greece	44	39	89
Spain	44	40	91
France	44	38	86
Ireland	44	39	89
Italy	44	36	82
Luxembourg	44	37	84
Netherlands	44	42	95
Portugal	44	36	82
United Kingdom	44	32	73

Note: this table concerns Directives 73/404, 73/405, 76/116, 76/769, 77/535, 78/631, 79/138, 79/663, 80/876, 81/187, 82/242, 82/243, 82/806, 82/828, 83/264, 83/478, 84/291, 85/467, 85/610, 87/94, 87/566, 88/126, 88/183, 88/379, 89/178, 89/284, 89/519, 89/530, 89/677, 89/678, 90/35, 90/492, 91/155, 91/173, 91/338, 91/339, 91/442, 91/659, 92/109, 93/1, 93/15, 93/18, 93/46, 93/69.

2.2.2.7. Motor vehicles, tractors and motor-cycles

In general the rate of transposal of directives in this field is very satisfactory, being virtually complete.

Given the detailed, technical nature of the motor vehicle directives, many Member States routinely refer in their national gazettes to the text published in the Official Journal, which in practice facilitates and speeds up the transposal process and Commission scrutiny for conformity with Community law. Delays in transposal are more common in the other Member States where specific national legislation has to be enacted. Even so, they rarely exceed a few months.

2.2.2.5. Chemicals

In 21 of the 72 infringement cases commenced for failure to notify national implementing measures in the course of the year, national transposal measures were subsequently taken. Reasoned opinions were issued in 13 of the 51 cases still in hand, and 18 Article 169 letters were sent.

The delay in transposal is generally attributed by the Member States either to problems of overlapping juris-

In 1994 the Commission examined 22 cases of failure to notify, of which 16 were terminated in the course of the year after notification of national implementing measures. Regarding the quality of transposal measures, four infringement proceedings were pursued for incorrect transposal of directives, two of them in response to complaints received. There were two cases relating to the directives on pollution by emissions from diesel engines, and two on more specific technical points. Here again, then, the overall picture is reasonably bright.

2.2.2.8. Progress in implementing directives applicable to motor vehicles, tractors and motorcycles

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	168	157	93
Denmark	168	166	99
Germany	168	162	96
Greece	168	159	94
Spain	168	166	99
France	168	154	91
Ireland	168	164	97
Italy	168	158	94
Luxembourg	168	163	97
Netherlands	168	167	99
Portugal	168	159	94
United Kingdom	168	161	96

Note: this table concerns Directives 70/156, 70/157, 70/220, 70/221, 70/222, 70/311, 70/387, 70/388, 71/127, 71/320, 72/245, 72/306, 73/350, 74/060, 74/061, 74/132, 74/150, 74/151, 74/152, 74/290, 74/297, 74/346, 74/347, 74/408, 74/483, 75/321, 75/322, 75/443, 75/524, 76/114, 76/115, 76/432, 76/756, 76/757, 76/758, 76/759, 76/760, 76/761, 76/762, 76/763, 77/102, 77/143, 77/212, 77/311, 77/389, 77/536, 77/537, 77/538, 77/539, 77/540, 77/541, 77/649, 78/315, 78/316, 78/317, 78/318, 78/507, 78/547, 78/548, 78/549, 78/632, 78/665, 78/764, 78/932, 78/933, 78/1015, 79/488, 79/489, 79/490, 79/532, 79/533, 79/622, 79/694, 79/795, 79/1073, 80/233, 80/720, 80/780, 80/1267, 80/1268, 80/1269, 80/1272, 81/333, 81/334, 81/575, 81/576, 81/577, 81/643, 82/244, 82/318, 82/319, 82/890, 82/953, 83/190, 83/276, 83/351, 84/008, 84/372, 84/424, 85/205, 85/647, 86/297, 86/298, 86/415, 86/562, 87/056, 87/358, 87/402, 87/403, 87/405, 88/076, 88/077, 88/194, 88/195, 88/297, 88/321, 88/366, 88/410, 88/411, 88/412, 88/413, 88/414, 88/436, 88/465, 89/173, 89/235, 89/277, 89/278, 89/297, 89/458, 89/491, 89/516, 89/517, 89/518, 89/680, 89/681, 89/682, 90/628, 90/629, 90/630, 91/226, 91/328, 91/422, 91/441, 91/542, 91/662, 91/663, 92/021, 92/022, 92/023, 92/024, 92/053, 92/062, 92/097, 92/114, 93/059, 92/061, 93/14, 93/81, 93/91, 93/116, 93/29, 93/30, 93/31, 93/32, 93/33, 93/34, 94/12.

2.2.2.9. Construction products

Eleven Member States have so far transposed Directive 89/106/EEC on construction products. Greece having come into line, Belgium alone has to complete the very slow move from one administrative stage of the transposal process to the next.

2.2.2.10. Mechanical engineering, personal protective equipment, prepackaging, measuring equipment, electronics and medical equipment

A total of 90 directives are involved here, all due for transposal in 1994.

Many of them are new approach directives, which confine themselves to setting fundamental safety standards and introduce machinery for authorizing the marketing and free movement of safe appliances in the Community.

Since the Member States have detailed safety regulations, incorporation of the new approach into their systems is often a complex business.

The Commission's study of the quality of transposal measures prompted a series of own-motion proceedings for suspected infringements, most of which are still at the pre-litigation (pre-169) stage. Its analyses have been very detailed; by and large, cases of incorrect transposal are not intentional but proceed from erroneous interpretations of the directives or from ambiguities in the drafting of the transposal measures, which can impact on certainty as to the law applicable to business transactions. But there are some more substantial cases.

There are only a limited number of infringements and complaints regarding incorrect application, mainly because the directives are only gradually coming into operation (following transitional periods); moreover, the preventive role played by the Commission, through its ongoing contacts with the national authorities, has often made it possible to have controversial elements removed from their measures that would have constituted misapplication of the directives.

2.2.2.11. Progress in implementing directives applicable to mechanical engineering, personal protective equipment, prepackaging, measuring equipment, electronics and medical equipment

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	90	87	96
Denmark	90	90	100
Germany	90	87	96
Greece	90	85	94
Spain	90	86	95
France	90	87	96
Ireland	90	87	96
Italy	90	87	96
Luxembourg	90	86	95
Netherlands	90	86	95
Portugal	90	87	96
United Kingdom	90	88	98

Note: this table concerns Directives 69/493, 71/316, 71/317, 71/318, 71/319, 71/347, 71/348, 71/349, 72/427, 73/23, 73/360, 73/361, 73/362, 74/148, 74/331, 75/33, 75/106, 75/107, 75/324, 75/410, 76/117, 76/211, 76/434, 76/696, 76/764, 76/765, 76/766, 76/767, 76/891, 77/95, 77/313, 78/365, 78/629, 78/891, 78/1031, 79/196, 79/830, 79/1005, 80/181, 80/232, 82/621, 82/622, 82/623, 82/624, 82/625, 83/128, 83/575, 84/47, 84/414, 84/525, 84/526, 84/527, 84/528, 84/529, 84/532, 84/539, 85/1, 85/10, 85/146, 86/96, 86/217, 86/295, 86/296, 86/312, 86/663, 87/354, 87/355, 87/356, 87/404, 88/316, 88/571, 88/665, 89/240, 89/336, 89/392, 89/617, 89/676, 89/686, 90/384, 90/385, 90/396, 90/486, 90/487, 90/488, 91/368, 92/31, 93/44, 93/95, 93/42, 94/1.

2.2.3. Services

2.2.3.1. Audiovisual media

Directive 89/552/EEC (television without frontiers) aims to secure the free movement of television programmes and to encourage the production and distribution of European works so as to create a common broadcasting area. Although it has been fully transposed by all the Member States (the deadline was October 1991), there are still a number of problems relating in particular to the criteria for conferring supervisory jurisdiction on the Member State of origin and for timing schedules and advertising. The Commission accordingly decided to continue with infringement proceedings commenced in earlier years. It sent reasoned opinions to Greece,

Ireland, the Netherlands and Portugal for incorrect transposal of the directive.

The Commission commenced proceedings in the Court of Justice against the United Kingdom (Case C-222/94) for failure to respect the criteria determining the jurisdiction of a Member State over a broadcasting company and for establishing a dual system for supervising broadcasters depending on the target audience. It has also commenced proceedings against Belgium (Case C-11/95) for requiring programmes from other Member States to be presented for authorization prior to cable transmission and against Italy for allowing additional advertising breaks in films. The proceeding against Italy is suspended following changes to the rules there.

The Commission addressed a reasoned opinion to the United Kingdom for licensing broadcasting companies on terms not compatible with the provisions for promoting European works.

2.2.3.2. Intellectual and industrial property

Regulation (EC) No 40/94 on the Community trade mark, which entered into force on 15 March, creates a new form of industrial property right in the Community. The trade mark will be valid for ten years and renewable; it will be issued by the Office for Harmonization in the Internal Market (Marks, Designs and Models) set up by the Regulation and headquartered in Alicante, Spain. Council Decisions of 16 and 27 June appointed the Office's President and Vice-Presidents. Work on measures implementing the Regulation will be pursued in 1995 so that the Office can become fully operational. The first applications for Community trade marks can be expected from 1 January 1996.

The effect of the Community system will be that protection valid throughout the Community can be acquired in a single procedure. It will be backed up by a quasi-judicial body, the Office's Appeals Board, from which a further appeal will lie to the Court of Justice. Measures to combat counterfeiting will be boosted by the fact that the Member States are to designate a limited number of courts of first and second instance with exclusive jurisdiction to hear cases of infringement of Community trade marks.

Parliament is examining, concurrently with the proposal for a Regulation on Community designs and models (COM(93) 342 final), the proposal for a Directive on the legal protection of designs and models at national level (COM(93) 344 final). The proposal is based on the consideration that national designs and models will coexist with their Community counterparts, as is the case of trade marks. The main points of divergent national legislations must accordingly be harmonized so as to secure a genuine single market and ensure that national legislation is compatible with the future Community system of protection. Designs and models are of growing importance for a wide range of goods. High-quality industrial aesthetics are a valuable advantage for Community firms competing with firms in low-cost non-member countries.

Only half the Member States (Denmark, France, Greece, Italy, Spain and the United Kingdom) have notified the Commission of measures transposing Directive 89/104/EEC on trade marks.

Copyright and neighbouring rights

Directive 91/250/EEC (legal protection of computer programmes) was to be transposed before 1 January 1993.

Only Denmark, Italy and the United Kingdom met the deadline. In 1993 four other Member States followed, and Belgium, France, the Netherlands and Portugal acted in 1994. Luxembourg is now the only Member State still in default. The Commission has decided to refer the case to the Court.

Directive 92/100/EEC (lending right and certain rights akin to copyright) requires the Member States to give effect to its provisions by 1 July 1994. Belgium has adopted implementing measures, and the French authorities have informed the Commission that their national legislation and its implementing instruments are in

accordance with Community law. The Commission will act appropriately where Member States do not discharge their obligations under the directive.

The Commission pursued its infringement proceedings against Greece for incorrect transposal of Directive 87/54/EEC (legal protection of topographies of semi-conductors).

2.2.3.3. Progress in implementing directives applicable to intellectual and industrial property

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	3	2	67
Denmark	3	3	100
Germany	3	2	67
Greece	3	3	100
Spain	3	3	100
France	3	3	100
Ireland	3	2	67
Italy	3	3	100
Luxembourg	3	2	67
Netherlands	3	2	67
Portugal	3	2	67
United Kingdom	3	3	100

Note: this table concerns Directives 87/054, 89/104, 91/250.

2.2.3.4. Telecommunications

All the Member States have notified measures implementing the three directives on frequencies — Directives 87/372/EEC (GSM), 90/544/EEC (Erasmus) et 91/287/EEC (DECT) — except that for Directive 90/544/EEC Ireland has notified the Commission only of a final draft instrument. The Commission has approved that draft. The outcome of the Commission's analysis of the measures laid before it is that most of them can be considered to be in conformity with Community law.

Directive 90/387/EEC, the general directive on the principles of open network provision, has been transposed by all the Member States.

The Commission continued examining national measures implementing the first specific ONP directive, Directive 92/44/EEC, on the application of open network provision to leased lines. This is one of the key instruments for the information society, on which Mr Bangemann reported. Ten Member States (Belgium, Denmark, France, Germany, Ireland, Italy, the Netherlands, Portugal, Spain and the United Kingdom) have notified the Commission of their transposal measures. The French notification is the only one fully in conformity with Community law. The others are currently under scrutiny. The Commission is referring to the Court of Justice those Member States that have not transposed the directive.

Decision 91/396/EEC requires the Member States to introduce 112 as the standard emergency services number throughout the Community, but that means changing a number of technical facilities — a costly and complicated process — and implementation is proving difficult. So far five Member States (Belgium, Denmark, Germany, Luxembourg and the United Kingdom) have done the necessary, but four others (France, Ireland, Italy and the Netherlands) have asked the Commission for an exception as provided for by Article 3 (2) of the Decision. Greece, Portugal and Spain have yet to notify the Commission of their measures.

Decision 92/264/EEC provides that the standard code for access to the international network in the Community is to be 00; seven Member States (Belgium, Germany, Greece, Ireland, Italy, Luxembourg and Portugal) have transposed it. The Commission, acting in accordance with Article 3 (2), gave three other Member States (France, Denmark and the United Kingdom) the extra time they had requested on grounds of technical and financial difficulties.

Eight Member States have notified the Commission of national measures implementing the basic directive on

telecommunications terminal equipment, Directive 91/263/EEC. Scrutiny revealed that five of them had actually implemented the entire Directive (Denmark, France, Italy, Portugal and the United Kingdom). The notifications from Germany, the Netherlands and Spain were incomplete. The proceedings commenced in 1993 against the four States that have not notified (Belgium, Greece, Ireland and Luxembourg) have now been referred to the Court of Justice.

Council Directive 93/68/EEC amends the new approach directives, among them Directive 91/263/EEC, to standardize the symbols and rules for marking products in the Community. By 1 January 1995, when it was to be transposed in all Member States, implementing measures had been notified by France, Italy, the Netherlands and Portugal.

The scope of Directive 91/263/EEC was extended by Directive 93/97/EEC (equipment of ground satellite tracking stations). The Member States are due to transpose this by 1 May 1995; their notifications are awaited.

2.2.3.5. Progress in implementing directives applicable to telecommunications

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	6	5	83
Denmark	6	6	100
Germany	6	6	100
Greece	6	4	67
Spain	6	6	100
France	6	6	100
Ireland	6	4	67
Italy	6	6	100
Luxembourg	6	4	67
Netherlands	6	6	100
Portugal	6	6	100
United Kingdom	6	6	100

Note: this table concerns Directives 87/372, 90/387, 90/544, 91/263, 91/287, 92/044.

2.2.3.6. Free movement of financial services

In 1994 the Commission received six complaints about infringements of provisions of the Treaty or directives, about the same number as in previous years. Three concerned negotiable securities, two concerned banking laws and one concerned insurance.

The Commission also opened non-contentious talks with most of the Member States regarding a number of imperfections detected when national legislation was scrutinized for conformity with the Community directives. There are currently about fifteen such informal proceedings.

The dialogue concerning the application of directives is also pursued in technical interpretation groups. The banking directives group (GTIAD) met four times, and the insurance group three times. There is no formally constituted group for negotiable securities.

Three proceedings relating to financial services are currently pending in the Court of Justice:

- Article 169 proceedings in Case C-101/94 against Italy in respect of Act No 1/91 (the SIM Act) on financial intermediaries (see 10th and 11th Reports). The written procedure is virtually completed, but there is little prospect of a judgment before the end of next year.
- The preliminary ruling requested under Article 177 in an action between a Dutch firm and the Netherlands (Case C-389/93). The firm is attacking the ban on cold calling as a means of building up a clientele for commodity derivative brokerage services. The interest of this case lies in the fact that it concerns a line of business that is not widely practised and the restriction in question does not discriminate against exports of a service from the service provider's country of origin. Judgment is expected to be given in the second half of 1995.
- There is a second request for a preliminary ruling in an action between private individuals and Luxembourg (Case C-484/93). It concerns the

compatibility with Community law of the Luxembourg legislation whereby interest subsidies on building loans are available only if the loan is given by a credit establishment accredited in Luxembourg.

2.2.3.7. Progress in implementing directives applicable to financial services

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	38	33	86
Denmark	38	37	97
Germany	38	35	92
Greece	38	27	71
Spain	38	33	86
France	38	37	97
Ireland	38	32	84
Italy	38	35	92
Luxembourg	38	34	89
Netherlands	38	38	100
Portugal	38	37	97
United Kingdom	38	38	100

Note: this table concerns Directives 64/225, 72/166, 73/183, 73/239, 77/92, 77/780, 78/473, 79/267, 79/279, 80/390, 82/121, 84/5, 84/641, 85/611, 86/635, 87/343, 87/344, 87/345, 88/357, 88/627, 89/117, 89/298, 89/299, 89/592, 89/646, 89/647, 90/211, 90/232, 90/618, 90/619, 91/308, 91/371, 91/633, 91/674, 92/30, 92/49, 92/96, 92/121.

2.2.3.8. Direct taxation

The Commission terminated the infringement proceedings regarding the absence of tax relief for insurance premiums paid to foreign insurers; Germany has extended the relief provisions to insurers accredited in the EC and the EEA, and in Ireland the discrimination disappeared when all tax relief provisions were withdrawn.

The Commission received numerous complaints against the new Italian legislation providing for local taxes on real estate. As the tax is not discriminatory and does not conflict with Community law in other respects, notably the rules securing the fundamental freedoms of the internal market, no action was called for on these complaints.

In October 1994 the last instrument of ratification of the Convention of 23 July 1990 (elimination of double taxation in connection with the adjustment of profits of associated enterprises — OJ No L 225, 20. 8. 1990, p. 10) was deposited, so the Convention is now in force for the twelve 'old' Member States with effect from 1 January 1995. Its extension to the new Member States will require an additional convention, to be signed early in 1995 but entering into force only after ratification by all the Member States.

2.2.3.9. Progress in implementing directives applicable to direct taxation

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	4	4	100
Denmark	4	4	100
Germany	4	4	100
Greece	4	3	75
Spain	4	4	100
France	4	4	100
Ireland	4	4	100
Italy	4	4	100
Luxembourg	4	4	100
Netherlands	4	4	100
Portugal	4	4	100
United Kingdom	4	4	100

Note: this table concerns Directives 69/335, 77/799, 90/434, 90/435.

2.2.3.10. Company law

The Commission decided to commence an action against Germany in the Court of Justice for incorrect application of Directive 68/151/EEC (first company law directive). About 90 % of German private limited companies are refusing to publish their accounts by depositing them with the companies register as required by the directive and the German legislation transposing it. One of the reasons seems to be that there are inadequate penalties to enforce the law. The Commission actually decided to refer the matter to the Court in 1993, but delayed action following contacts with the German authorities to give them time to remedy the situation. But as the German

Government seems unable to do so, the action will now go ahead.

2.2.3.11. Progress in implementing directives applicable to company law

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	12	9	75
Denmark	12	12	100
Germany	12	11	91,7
Greece	12	9	75
Spain	12	8	66,7
France	12	11	91,7
Ireland	12	11	91,7
Italy	12	12	100
Luxembourg	12	11	91,7
Netherlands	12	12	100
Portugal	12	9	75
United Kingdom	12	12	100

Note: this table concerns Directives 68/151, 77/091, 78/660, 78/855, 82/891, 83/349, 84/253, 89/666, 89/667, 90/604, 90/605, 92/101.

2.2.4. Free movement of capital

Directive 88/361/EEC was transposed by all Member States within the deadlines set in the directive and in the derogations authorized by it.

The Treaty on European Union introduced a new regime for capital movements and payments. With effect from 1 January 1994, Articles 73b to 73g in Chapter 4 (Capital and payments) of the EC Treaty replaced Articles 67 to 73 of the EEC Treaty. Freedom of capital and payments is now a right of direct applicability; secondary legislation is no longer necessary. Also, under the new regime the obligation for liberalization was extended, with limited exceptions, to non-member countries.

Concerning Member States with a derogation, Greece lifted, with effect from 16 May 1994, all remaining restrictions on the movement of capital which it was authorized to maintain until 30 June 1994 by Council Directive 92/122/EEC of 21 December 1992. By the elimination of the residual restrictions in Greece, a regime of free movement of capital is in place throughout the Union.

Indirect restrictions and other barriers to capital movements remain, however, in some areas. Such impediments can take the form of constraints on investment abroad by institutional investors not justified by prudential considerations, tax discrimination not compatible with Community law, rules concerning the issue of securities, the transfer of means of payments and other restrictions. The Commission has taken action in order to obtain the elimination of such impediments.

2.2.5. *Public procurement*

Commission action

The Commission focused on monitoring the transposal of directives, taking pains to pursue Member States which had failed to meet the general notification requirements and scrutinizing the national measures adopted to implement directives which came into force during the year (consolidated Directives 93/36/EEC (supplies) and 93/38/EEC (special sectors)) and older directives.

Most Member States failed to meet the deadlines of 14 June and 1 July 1994 for the transposal of Directives 93/36/EEC and 93/38/EEC (in the latter case Greece, Portugal and Spain were allowed longer periods, as for Directive 90/531/EEC). There are also serious delays in the implementation of some older directives, in particular 92/50/EEC (services) and 92/13/EEC (procurement procedures in excluded sectors).

Where national measures have been notified, numerous problems have been detected, sometimes involving questions of principle which could undermine the liberalization of public contracts awarded in the Member States concerned.

The situation regarding Directive 92/50/EEC is nothing short of alarming: most Member States have failed to notify national implementing measures, and some of them have adopted measures which are extremely dubious. The Commission has therefore commenced infringement proceedings against several Member States for failure to comply.

The Commission has, of course, pursued its scrutiny of measures relating to earlier directives (Directives

71/305/EEC (works), as amended, and 88/295/EEC (supplies), also as amended) and commenced an action against Germany in the Court of Justice for incorrect transposal.

Commission action regarding practical application by the various awarding authorities in each Member State focused this year on contracts for pharmaceutical products.

The Commission also continued its work of processing complaints and cases detected by its own investigations relating to suspected infringements of directives and Treaty articles on public procurement. These have doubled in number since last year, no doubt because the application of the directives is gradually being extended and the most recent texts have just entered into force.

The Commission was able to settle a number of cases without having to let infringement proceedings run their full course. Procedures have been established for dialogue and consultation (in particular through 'package meetings'), whereby Member States are offered any legal and technical assistance they require and agreement can be sought on possible solutions to outstanding disputes which conform to Community law.

A few of these cases deserve special mention:

- A number of irregularities were detected in the award of a contract for major irrigation work in a Member State: the scope of the contract had been considerably reduced, there was a mandatory 'buy national' clause and a compensatory benefit clause, and the authorities had allowed a tender which did not meet the specifications to be improved. After the Commission intervened, the national authorities eventually stopped the procedure and cancelled the award.
- In another case, concerning the construction of a bridge, the authorities in a certain Member State asked for security to be lodged in the form of either money, bonds issued by the Member State or securities quoted on the stock exchange of the country's capital or bank guarantees issued by institutions based in that state. The national authorities removed this clause from the contract before infringement proceedings were commenced.

- In a tendering procedure for the supply of computer products, the state body concerned had eliminated the two best-placed bids, on the basis of criteria that were not laid down in the specifications or in the contract notice, even before bids were compared. The Commission also detected breaches of Articles 30 and 59 of the Treaty. The national authorities eventually cancelled the contract and launched a new tendering procedure.

- One Member State applied to part of its territory a system of regional preferences, whereby 30 % of public supply and service contracts awarded by government authorities were reserved for local firms. In *Du Pont de Nemours Italiana* [1990] ECR I-889, the Court of Justice had found that arrangements of this kind were incompatible with Article 30. After the Commission intervened, the national authorities began to revise their legislation by repealing the disputed clauses, thereby ending the infringement of Community law.

- The legislation of one Member State contained provisions aimed at simplifying the award of certain public contracts for the supply of vehicles by exempting home-manufactured vehicles from checks by certain national bodies. Since this practice was contrary to Article 30, the Commission asked the national authorities to amend their legislation, which they did, in particular by extending the application of the so-called 'shortened' procedure to all public contracts for the supply of vehicles, below a certain threshold, concluded with a Community firm.

- In one Member State a local authority had published a contract notice for the supply of concrete sleepers which referred exclusively to standards used within the national railway company and specified that the only acceptable technical experience was that acquired in the supply of similar products, as certified by the national railway company. After discussions between the Commission and the national authorities, the awarding authority suspended the procedure and agreed to launch a fresh one, taking into account the Commission's comments.

Case C-328/92 *Commission v Spain* (pharmaceutical products) [1994] ECR I-1569

The Court found that the basic social security legislation allowing the administrative authorities to award public contracts for the supply of pharmaceutical products to social security institutions by way of a single-tender procedure and the award of nearly all those supply contracts without publication of a contract notice constituted a breach of Directive 77/62/EEC. The Court referred back to its judgment in Case C-71/92 *Commission v Spain*, [1993] ECR I-5923, in which it had held that the only permissible exceptions to the application of Directive 77/62/EEC were those expressly and exhaustively mentioned there and that derogations from rules intended to ensure the effectiveness of rights conferred by the Treaty in the field of public supply contracts must be interpreted strictly. Furthermore, the burden of proving the existence of exceptional circumstances justifying a derogation lay on the person seeking to rely on those circumstances. Finally, the Court had consistently held that, in order to rely on the derogation provided by that provision, all the conditions it lays down must be satisfied cumulatively.

Order of the President of the Court in Case C-87/94 *Commission v Belgium* (buses in Wallonia) [1994] ECR I-1395

The President of the Court dismissed an application for the suspension of a contract for the supply of buses. However, he did not call into question the substance of the Commission's objections and acknowledged that, in its capacity as guardian of the Treaties, the Commission may bring proceedings for the adoption of interim measures in order to stop the serious and irreparable damage to Community legislation on public procurement which may be caused by the implementation of a disputed contract. In the case in point the President found that the balance of interests tilted in favour of the Belgian authorities' argument regarding the dilapidated state of the bus fleet. The President felt that he must not exacerbate the dangers to the safety of the bus company's staff and passengers and other road-users by delaying the replacement of the present vehicles.

Four important cases decided by the Court of Justice are outlined below; others are still pending and judgment should be given soon.

The Court did not challenge the principle of preventive surveillance or suspensive action such as that proposed in this particular case. On the contrary, the decision implies

that the Commission must not accept a *fait accompli* and should retain the possibility of invoking Article 186 of the Treaty and asking the Court to suspend performance of contracts awarded in breach of the Community rules on public procurement, even where they have already been concluded or are being performed. The Court's decision could be an effective warning to contracting authorities which infringe Community rules on public procurement in the belief that the Article 169 procedure generally has no practical effect when an infringement has already been committed.

Moreover, firms excluded from public contracts as a result of violations of these rules will see that the Community is able to protect their fundamental right to equal treatment.

Case C-389/92 *Ballast Nedam Groep v Belgium* (reference for a preliminary ruling) [1994] ECR I-1289

In this case the Member State concerned had refused to include on the list of recognized contractors firms which do not have the relevant equipment and staff themselves, but are linked to firms which do have these resources.

The Court confirmed the view held by the Commission and expressed in the opinion of the Advocate-General that, under the works Directive, a holding company may be allowed to take part in a public tendering procedure without necessarily being a contractor or supplier of the goods in question. A holding company which does not itself carry out works may not be precluded from taking part in public works contracts on the ground that its subsidiaries which do carry out works are separate legal persons. But, if a tenderer does not himself have the resources to perform the contract, the awarding authority has the power to check that the tenderer does actually have access to the resources of these other companies, through his special links to them.

Case C-272/91 *Commission v Italy (Lottomatica)* [1994] ECR I-1409

The Court gave judgment on a public tendering procedure for the computerization of the lottery

organized by the Italian Finance Ministry. The nine-year contract was for the supply, installation, maintenance and operation of a computerized system for the lottery. No contract notice was published in the Official Journal, and the tendering procedure was reserved for firms and groupings in which the majority of capital was publicly owned. The contract was awarded to the Lottomatica consortium.

By Orders made on 31 January and 12 June 1992, the President of the Court had enjoined Italy to suspend the legal effects of the awarding decree and performance of the contract with Lottomatica. Italy did not comply with these Orders until 27 May 1993. The Court then gave judgment in the Commission's favour, on the basis of Articles 52 and 59 EC and the Directive on public supply contracts.

The Court held that the design and management of a computerized system were technical services covered by Articles 52 and 59 and rejected the arguments of the Italian Government that they were activities connected with the exercise of official authority under Article 55 of the Treaty.

The Commission also pursued its work of reviewing projects and programmes financed by the Structural Funds and other Community financial instruments.

Finally, it supported a number of training and information measures, including a seminar on 14 and 15 January 1994 on the liberalization of public contracts in the single market, to which it invited experienced practitioners, lawyers, public procurement officials, businessmen and representatives of trade organizations.

The difficulty experienced by small and medium-sized firms in winning public contracts was a major concern at this seminar. It was pointed out that if small firms are to benefit from the liberalization of public procurement, those which do bid for contracts must have local partners, comprehensive assistance, quick access to accurate and reliable information and proper staff training.

The Commission also arranged a joint European Union/SIGMA programme seminar for the countries of Central and Eastern Europe on public procurement as a factor in European integration.

2.2.5.1. Progress in implementing directives applicable to public procurement

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	11	6	54
Denmark	11	11	100
Germany	11	8	73
Greece	8	4	50
Spain	8	4	50
France	11	8	73
Ireland	11	9	82
Italy	11	6	54
Luxembourg	11	11	100
Netherlands	11	11	100
Portugal	8	7	88
United Kingdom	11	9	82

Note: this table concerns Directives 71/305 and 89/440 (replaced by Directive 93/37), 77/62, 80/767, 88/295, 89/665, 90/531, 92/13, 92/50, 93/36, 93/38.

2.3. Removal of tax barriers

Value-added tax

The Commission sent nine reasoned opinions in 1994:

— to Portugal, for maintaining an increased rate of VAT contrary to the Directive on rates, for refusing to grant exemption for services proposed by travel agents and performed entirely or partly in nonmember countries, and for requiring foreign taxpayers applying for VAT refunds to use a particular model tax return which differed from that prescribed in the eighth Directive;

— to Spain, for limiting the application of exemptions for sports organizations according to the amount of membership fees they receive and for failing to apply the six-month time limit for refunds laid down in the eighth Directive.

— to France, for unduly granting exemptions from VAT for the letting of furnished premises for residential use in the case of light, permanently installed housing for leisure purposes, which consisted of movable rather than immovable property, for limiting to FF 200 the exemption applicable to specimens and, finally, for refusing to grant a VAT deduction for means of transport (driving-school vehicles, helicopters) used by taxpayers in their occupational activities;

— to Italy, for refusing to exempt the resale of all goods assigned to an exempted activity.

Three proceedings were terminated after the Member States concerned adopted measures to comply with the sixth VAT Directive:

— France adapted its system for determining flat-rate compensation to farmers, abolishing the increased rate applied to products marketed by cooperatives;

— Spain complied with the Court's judgment in Case C-73/92 [1993] ECR I-5997 concerning VAT on advertising services, so that so-called 'promotional operations' are no longer excluded;

— Denmark abolished the employer's contribution known as the 'Ambi', even before the Court gave judgment in Cases C-200/90 and C-234/91 to the effect that it was incompatible with Article 33 of the sixth VAT Directive, which bans turnover taxes other than VAT;

— the Commission referred to the Court of Justice a case against Greece for exempting certain transport operations that are taxable according to the sixth Directive and charging VAT on services supplied outside the EC by package tour operators.

Also worthy of mention is the Court's preliminary ruling in Case C-16/93 Tolsma [1994] ECR I-743 in which it interpreted the sixth VAT Directive as prohibiting a Member State (Netherlands in the case in point) from levying VAT on persons who play music on the public highway and ask for money from passers-by in return.

This activity does not come under the scope of VAT in that it does not constitute the provision of services against quantifiable remuneration.

Excise duties — Articles 95 and 96 EC — tax-free allowances

No proceedings were commenced in the field of excise duties or regarding national taxes in breach of Articles 95 and 96 of the Treaty.

However, proceedings were terminated in three cases where national measures implementing the Directives on tax-free allowances had been brought into line.

The actions in question were against:

- Spain, for the Directive on the temporary import of means of transport, which was partially repealed on 1 January 1993 but is applied in Spain in practice;
- Greece, for the Directive on the permanent import of personal property and the Directive on the temporary import of means of transport, following the judgment given by the Court in Case C-9/92 [1993] ECR I-4467.

2.3.1. Progress in implementing directives applicable to indirect taxation

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	38	38	100
Denmark	38	38	100
Germany	38	38	100
Greece	38	38	100
Spain	38	38	100
France	39	39	100
Ireland	38	38	100
Italy	38	37	97,4
Luxembourg	38	38	100
Netherlands	38	38	100
Portugal	38	37	97,4
United Kingdom	38	38	100

Note: this table concerns Directives 72/464, 77/805, 79/32, 80/369, 86/246, 92/12, 92/78, 92/79, 92/80, 92/81, 92/82, 92/83, 92/84, 92/108, 69/169, 88/664, 89/220, 94/4, 78/1035, 85/576, 67/227, 77/388, 79/1070, 79/1071, 79/1072, 80/368, 83/181, 83/182, 83/183, 84/386, 85/346, 86/560, 88/331, 89/219, 89/465, 89/604, 91/680, 92/77, 92/111.

2.4. Free movement of persons and right of establishment

2.4.1. Ending discrimination

Following an action brought by the Commission, the Court gave judgment on 15 March 1994 on the equal treatment of all Community citizens in admission charges to Spanish national museums (Case C-45/93 [1994] ECR I-911). The Court found that, by maintaining a discriminatory system of admission charges, Spain had failed to fulfil its obligations under Articles 7 and 59 of the EC Treaty.

The Spanish Government responded by amending the legislation applicable to certain museums which come under the Ministry of Culture. However, fresh complaints suggest that the new provisions do not guarantee that the non-discrimination rule is applied to other publicly owned Spanish museums.

A number of infringement proceedings are under way against various Member States concerning the application of Regulation (EEC) No 1612/68 on the free movement of workers.

Of the five actions in progress at the end of 1992 concerning equal access to employment on board ship (against Belgium, France, Greece, Italy and Spain), those against Greece, Italy and Spain have been terminated following changes to national legislation. In the case against Belgium, the Court of Justice gave judgment for the Commission.

The Commission has brought an action before the Court of Justice against Greece concerning the conditions imposed on nationals of other Member States wishing to teach a foreign language, with a view to ensuring equal access to this profession for all Community citizens.

Finally, infringement proceedings are still in motion against Belgian legislation which discriminates against young job-seekers who have studied in another Member State, denying them the integration benefits which are a prior condition for access to certain jobs in Belgium.

In another case concerning Belgian legislation, the Court of Justice gave judgment against Belgium on 4 May 1994 for withholding finance for university studies from

students from other Member States who are in Belgium solely for the purpose of studying there, unless they pay the supplementary admission fees (Case C-47/93 [1994] ECR I-1593).

The Commission has sent Belgium a reasoned opinion in another case concerning study grants for a government-sponsored exchange scheme between Belgium, Luxembourg and the United States.

Turning to taxation, the Commission brought an action before the Court of Justice against Luxembourg concerning the final payment of income tax by non-resident workers. The Commission considers that Luxembourg legislation discriminates indirectly against nationals of other Member States contrary to the rule of equal treatment in remuneration, as interpreted by the Court of Justice in its judgment in Case C-175/88 [1990] ECR I-1779. The infringement proceeding against Germany concerning tax discrimination against Community workers whose families do not live on German territory (failure to apply the 'splitting' procedure) is at the reasoned opinion stage.

2.4.2. Entry and residence

The Commission has shelved the complaints it received in 1993 about checks on individuals at internal borders after 31 December 1992 (see 11th Report), since the objective laid down in Article 7a can be attained only if the necessary support measures are introduced. The Commission has already put forward several proposals in this field — a proposal for a Council Decision establishing a Convention on checks on persons crossing the external borders of the Member States, a proposal for a Council Regulation determining the non-member countries whose nationals must have a visa when crossing the external borders of the Member States (OJ No C 11, 15. 1. 1994) and a proposal for a Council Regulation laying down a uniform format for visas (OJ No C 238, 26. 8. 1994). These proposals are still being discussed in the Council.

The Commission has decided to commence infringement proceedings under Article 169 against nine Member States for incorrect transposal of one or more of the directives on right of residence — 90/365/EEC (employees and self-employed persons who have ceased their occupational activity), 93/36/EEC (students) and 90/364/EEC (persons not in active employment).

2.4.2.1. Progress in implementing directives applicable to right of residence

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	5	4	80
Denmark	5	5	100
Germany	5	2	40
Greece	5	5	100
Spain	5	5	100
France	5	5	100
Ireland	5	5	100
Italy	5	5	100
Luxembourg	5	5	100
Netherlands	5	5	100
Portugal	5	5	100
United Kingdom	5	5	100

Note: this table concerns Directives 64/221, 73/148, 90/364, 90/365, 90/366 (93/96 following annulment of Directive 90/366 by the Court of Justice).

2.4.3. Trade union rights

On 4 July 1991 the Court of Justice ruled in Case C-213/90 [1991] ECR I-3507 that Luxembourg legislation withholding voting rights in trade associations from Community workers was contrary to Regulation (EEC) No 1612/68. Luxembourg has changed its legislation accordingly.

The Commission had brought another action against Luxembourg concerning the right of Community workers to stand for election, the point not being covered by the 1991 judgment. On 18 May 1994 the Court confirmed that Luxembourg must recognize this right (Case C-118/92 [1994] ECR I-1891).

2.4.4. Access to employment in the public service

For a number of years the Commission has been conducting a systematic campaign to open up four priority areas of the public service to workers from other Union countries (state education, civilian research, operational public health services and public bodies responsible for administering commercial services) (1).

(1) See Commission communication, OJ No C 72, 18. 3. 1988, p. 2.

To this end it commenced Article 169 proceedings against all Member States which infringed Community law in these areas.

Between 1991 and 1993 some Member States amended their legislation or regulations after receiving reasoned opinions, so that nationality is no longer a condition for many public-sector jobs in those countries. A number of cases have been closed as a result — two against Belgium, five against Denmark, eight against France, seven against Portugal, one against Spain and one against the United Kingdom.

Some Member States continued to make the necessary reforms in 1994. Six infringement proceedings against Germany were terminated in June following the adoption (in December 1993) of the Tenth Public Service (Amendment) Act, which abolished the nationality requirement for employment as an official (Beamter).

There have also been positive developments on the legislative front in Italy, where three laws have been adopted, and in Spain, which passed a law in December 1993 opening up the four priority areas to nationals from other Member States. However, the Spanish law provides for implementing measures to be adopted by the Government and the Autonomous Communities before it is effectively implemented.

One infringement proceeding is under way concerning the employment of foreign-language assistants in Italian universities, after the Court held in Case C-33/88 [1989] ECR 1591 and in Cases C-259/91, C-331/91 and C-332/91 [1993] ECR I-4309 that the relevant Italian legislation discriminated against these workers.

In Belgium, two Royal Decrees were adopted in September 1994 amending the rules governing state employees and the rules governing scientific staff at state science establishments.

Finally, the Commission has brought six cases before the Court of Justice against Luxembourg, one against Belgium (distribution of water, gas and electricity), and eight against Greece.

In other areas of public service, the Commission follows a case-by-case approach. However, its systematic efforts in the priority sectors have rubbed off here too —

France and Germany, for example, have adopted laws (in July 1991 and December 1993 respectively) whose scope is not confined to the priority areas but, in theory, covers public service as a whole.

2.4.5. *Social security of migrant workers*

No reasoned opinion has yet been sent for failure to apply Regulation (EEC) No 1408/71. However, the Commission is considering several complaints received in 1994.

2.4.6. *Recognition of qualifications*

In 1994 the Commission received around forty complaints about restrictions contrary to Articles 52 and 59 of the Treaty and to the directives on the mutual recognition of vocational qualifications. In some cases infringement proceedings were commenced; others were rejected.

Cases decided by the Court of Justice

The Court of Justice gave a number of judgments on freedom of establishment and freedom to provide services, in the form of preliminary rulings interpreting Articles 52 and 59 of the Treaty and the directives enacted under Articles 49, 57 and 66. Noteworthy among them were the following cases:

— The judgment in Case C-154/93 Tawil-Albertini [1994] ECR I-451, concerning the recognition of diplomas, certificates and other qualifications which do not testify to dental training acquired in one of the Community Member States. The Court held that Article 7 of Directive 78/686/EEC on the mutual recognition of diplomas, certificates and other evidence of the formal qualifications of dental practitioners, including measures to facilitate the effective exercise of the right of establishment and freedom to provide services, does not require Member States to recognize diplomas, certificates and other qualifications obtained in a non-member country and already recognized in another Member State.

— The judgment in Case C-319/92 Haim [1994] ECR I-425, concerning the interpretation of Article 20 of

Directive 78/686/EEC and Article 52 of the Treaty. The Court ruled that it is not permissible under Article 52 of the Treaty for the competent authorities of a Member State to refuse appointment as a dentist of a social security scheme to a national of another Member State who has none of the qualifications mentioned in Article 3 of Directive 78/686/EEC but has been authorized to practise, and has been practising, his profession both in the first and in another Member State, on the ground that he has not completed the preparatory training period required by the legislation of the first state, without examining whether and, if so, to what extent the experience already established by the person concerned corresponds to that required by the legislation.

Following judgments in actions brought by the Commission against Italy (Case C-180/89), Greece (Case C-198/89) and France (Case C-154/89), the Court gave judgment against Spain on 22 March 1994 (Case C-375/92 [1994] ECR I-923) for its legislation requiring tourist guides to hold vocational qualifications acquired and recognized in Spain, even where they accompany closed groups of tourists for an entire journey from another Member State. Spain has not yet complied with this judgment.

The Court also gave judgment against Spain for breach of Directives 75/362/EEC and 75/363/EEC in failing to provide remuneration for doctors undergoing specialist training.

The following are noteworthy among the Article 171 cases for failure to comply with earlier Court of Justice judgments:

- The judgments given against France, Greece and Italy in the tourist guide cases on 26 February 1991, with which France and Italy have still to comply. Greece has notified measures to comply, but a few minor problems have to still to be resolved.
- The judgment given on 16 June 1992 in the double-surgery case (C-351/90 *Commission v Luxembourg*) is particularly interesting in that it follows on from two earlier cases, *Klopp* (Case C-107/83) and *Commission v France* (Case C-96/85). The Court of Justice held that Luxembourg was in breach of its obligations under Articles 48 and 52 by imposing a single-surgery rule for doctors, dentists and

veterinary surgeons, without providing that practitioners established or employed in another Member State could establish a surgery or take up employment in Luxembourg while preserving their surgeries or employment in the other Member State. The rule was incompatible with the Treaty since it imposed restrictions that were liable to discriminate against practitioners established in other Member States or barriers to entry that were not warranted by considerations of general obligations required for the sound exercise of the relevant professions. Luxembourg has still not brought its legislation into line with Community law.

- Proceedings were continued against Belgium for failure to comply with the judgment of 16 May 1991 concerning incorrect transposal of the same directive.
- In the case concerning language schools in Greece (*frontistiria*), the Greek authorities have now amended their legislation after two judgments given against them by the Court (Cases C-147/86 and C-328/90). The Court condemned Greece for a breach of Articles 48, 52 and 59 of the Treaty in the form of a ban on nationals of other Member States setting up *frontistiria* and private music and dance schools. The Commission is now examining the new legislation to check that Greece has indeed complied with the Court's judgments.

National implementing measures

On 26 July the Commission adopted Directive 94/38/EC, amending Annexes C and D to Directive 92/51/EEC (second general system for the recognition of professional education and training and supplementing Directive 89/48/EEC). Although the deadline for transposal was 1 October, no national implementing measures have been notified.

As regards the other directives, some Member States have responded to infringement proceedings by taking the requisite measures.

The Netherlands finally transposed Directive 89/48/EEC on a general system for the recognition of higher-education diplomas awarded on completion of at least three years' vocational training, after the Commission had referred the case to the Court of Justice.

After commencing an action in the Court against Greece for failure to notify measures implementing Directive 89/48/EEC (Case C-365/93), the Commission brought a similar action against Belgium (Case C-316/94). In 1994 Belgium adopted a framework law to implement the Directive, which the Commission considers inadequate.

Only Italy, Luxembourg and the Netherlands have fully transposed Directive 92/51/EEC. The Commission has commenced — or is about to commence — Article 169 proceedings against those countries which have failed to transpose it or have not notified national implementing measures.

Incorrect transposal and incorrect application of directives

The Commission has pursued proceedings against certain Member States for incorrect transposal or incorrect application. Cases worth singling out are the transposal of Directive 89/48/EEC as regards teachers in France and Germany and the incomplete transposal by Spain of Directives 68/366/EEC (transitional measures — ISIC Major Groups 20 and 21) and 82/489/EEC (hair-dressers).

On 29 June the Commission brought an action against Italy for incomplete transposal of Directive 85/432/EEC (pharmacists) (Case C-307/94).

Proceedings are also in motion concerning access to the dental profession in Germany (requirements not allowed by the dentist directives for admission to the social security register of dentists who hold non-German qualifications which conform to the directives), while Spain is now in the process of bringing its legislation into line in response to proceedings for admitting dentists with qualifications obtained in Latin America at a level far below the directive's requirements.

The Commission has pursued another proceeding against Spanish legislation implementing the architects directive. Draft measures to amend the offending legislation have now been notified, which will remove the provision confining the activities of architects holding qualifications recognized in Spain to their country of origin. However, restrictions still apply to the period during which services may be provided in Spain.

In some other cases Member States have done what was necessary to bring their legislation into line with Community law. Germany, for instance, has responded to infringement proceedings by taking the necessary steps to comply with Directives 85/432/EEC and 85/433/EEC (pharmacy) and Article 52 of the Treaty as regards the possibility of opening a double surgery.

2.4.6.1. Progress in implementing directives applicable to recognition of qualifications

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	63	59	94
Denmark	63	61	97
Germany	63	61	97
Greece	63	60	95
Spain	63	59	94
France	63	61	97
Ireland	63	60	95
Italy	63	62	98
Luxembourg	63	62	98
Netherlands	63	62	98
Portugal	63	59	94
United Kingdom	63	59	94

Note: this table concerns Directives 63/261, 63/262, 64/222, 64/223, 64/224, 64/227, 64/228, 64/229, 65/001, 66/162, 67/043, 67/530, 67/531, 67/532, 67/654, 68/192, 68/363, 68/364, 68/365, 68/366, 68/367, 68/368, 68/369, 68/415, 69/077, 69/082, 70/451, 70/522, 70/523, 71/018, 74/556, 74/557, 75/362, 75/363, 75/368, 75/369, 77/249, 77/452, 77/453, 78/686, 78/687, 78/1026, 78/1027, 80/154, 80/155, 80/1057, 80/1273, 82/076, 82/470, 82/489, 85/384, 85/432, 85/433, 85/584, 85/614, 86/017, 86/457, 89/048, 89/594, 89/595, 90/658, 92/51, 94/38.

2.4.7. Independent commercial agents

Proceedings for failure to notify national implementing measures are still in motion against Belgium, the only Member State not to have transposed Directive 86/653/EEC on independent commercial agents.

Ireland and the United Kingdom, both of which enjoyed a derogation until 1 January 1994, transposed the Directive more or less within the appointed time.

2.5. Consumer policy and product safety

Progress in transposing and applying consumer legislation has slipped since last year. This is partly because several directives have been included which are not yet due for transposal, namely Directive 93/35/EEC amending for the sixth time Directive 76/768/EEC (cosmetic products), Directive 94/32/EC adapting the same Directive to technical progress for the seventeenth time and Directive 94/47/EC (protection of purchasers in respect of timeshare contracts). No Member State transposed these directives in 1994.

However, even allowing for these, the rate of transposal has fallen since last year.

Incorporation into national law of the cosmetics directives is generally unsatisfactory. Infringement proceedings are still in motion concerning the basic Directive 76/768/EEC. France has failed to amend its implementing legislation, although the Court of Justice gave judgment against it on 5 May 1993 (Case C-246/91). Other infringement proceedings against Portugal, concerning Directives 80/1335/EEC, 82/434/EEC, 85/514/EEC and 85/490/EEC, were terminated in 1994. Only eight Member States have notified measures to transpose Directive 93/47/EEC (Denmark, France, Germany, Italy, Luxembourg, Netherlands, Spain, United Kingdom), while only two (Denmark and the United Kingdom) sent implementing measures for Directive 93/73/EEC in 1994.

The situation is relatively satisfactory in the textile sector, where only one infringement proceeding is in progress.

However, the outlook is very different as regards the protection of consumers' economic interests. Only Belgium and the Netherlands have notified the Commission of national measures to implement the Directive on unfair terms. Given the importance of this directive for consumers, the failure to incorporate it into national law by the appointed time is particularly worrying.

Three infringement proceedings are in motion for incorrect transposal of the Directive on contracts negotiated away from business premises, including cases against France and Belgium which have been under way since 1991 and 1992.

There are problems with the consumer credit directives too. Infringement proceedings for failure to notify are in

motion against Ireland and Spain as regards Directive 87/102/EEC, while three similar proceedings are under way concerning Directive 90/88/EEC.

There have been considerable difficulties in the transposal of the package tours Directive: four infringement proceedings are in motion for failure to notify.

The situation regarding the directives on the price-labelling of foodstuffs (Directives 79/581/EEC and 88/315/EEC) and non-food products (Directive 88/314/EEC) is rather different, as the present rules are in the process of being revised.

Finally, turning to the health and safety of consumers, only five Member States (Belgium, Denmark, France, Netherlands, United Kingdom) have notified national measures implementing the Directive on general product safety; the Commission is pursuing infringement proceedings against the other Member States for failure to notify.

2.5.1. Progress in implementing directives applicable to consumer policy and product safety

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	50	45	90
Denmark	50	46	92
Germany	50	44	88
Greece	50	41	82
Spain	50	41	82
France	50	44	88
Ireland	50	40	80
Italy	50	43	86
Luxembourg	50	43	86
Netherlands	50	45	90
Portugal	50	42	84
United Kingdom	50	46	92

Note: this table concerns the following Directives:

Cosmetics: 76/768, 80/1335, 82/147, 82/368, 82/434, 83/191, 83/341, 83/496, 83/496, 83/514, 83/574, 84/415, 85/391, 85/490, 86/179, 86/199, 87/138, 87/143, 88/233, 88/667, 89/174, 90/121, 90/207, 91/184, 92/8, 92/86, 93/35, 93/47, 93/73, 94/32.

Textiles: 71/307, 72/276, 73/44, 79/76, 81/75, 83/623, 87/140, 87/184.

Protection of economic interests: 79/581, 84/450, 85/577, 87/102, 88/314, 88/315, 90/88, 90/314, 93/13, 94/47.

Safety and health: 87/357, 88/378, 92/59.

COMPETITION

1. INTRODUCTION

The number of infringement proceedings against Member States in competition matters was as high as ever in 1994.

The proceedings did not concern only the application of Commission directives adopted under Article 90 (3) and the examination of individual cases of measures contrary to Articles 37 et 90 (1) of the EC Treaty (national monopolies of a commercial character and public enterprises and enterprises enjoying special or exclusive rights).

They concerned:

- (a) application of Council regulations relating to competition

Council regulations relating to competition require the Member States to take the requisite measures before a certain date, after consulting the Commission, to assist Commission staff where an enterprise resists checks.

In 1994 the Commission addressed reasoned opinions to Italy for failure to discharge its obligations in connection with Regulations (EEC) Nos 1017/68 (competition in inland transport), 4056/86 (competition in sea transport) and 3975/87 (competition in air transport). But the Italian authorities announced in mid-December that measures covering the four competition regulations were planned in the Community Act for 1994.

- (b) Article 85 EC in conjunction with Article 5

Article 85 of the EC Treaty, read with Article 5, has been interpreted by the Court of Justice as requiring Member States to refrain from introducing or maintaining in force measures that might have the effect of rendering the competition rules applicable to undertakings nugatory.

In 1994 the Commission accordingly addressed a reasoned opinion to Italy, where Act No 1612 of 22

December 1960, still in force, confers on the National Federation of Customs Forwarding Agents the power to set mandatory scales of charges for services supplied by the trade.

2. SITUATION SECTOR BY SECTOR

2.1. Public enterprises

- (a) Directive 90/388/EEC on competition in markets for telecommunications services has been transposed by all the Member States except Greece and Italy. An action against Greece for failure to comply with Treaty obligations was commenced on 18 October (Case C-281/94). On 20 October the Greek Government enacted a new Telecommunications Act (No 2246/94). But implementing measures will still be needed for the Directive to be fully transposed into Greek law.

Italy included the transposal of Directive 90/388/EEC in the 'Legge Comunitaria 1993' of 22 February 1994. But the decree-law and the conditions for licensing telecommunications services after liberalization, as provided for in the Act, were not issued within the year. A reasoned opinion will be addressed to Italy in 1995.

- (b) Ten Member States have transposed Directive 93/84/EEC amending Directive 80/723/EEC on the transparency of financial relations between Member States and public undertakings. The aim of the 1993 amendment was to permit ex post checks on major manufacturing firms (11th Report, 1993). The Commission's intention is to commence proceedings in the Court of Justice against the Member States — Belgium and Greece — that have not transposed the directive.
- (c) Turning to specific cases in transport, Denmark agreed on 18 February to come into line with the Commission Decision of 21 December 1993 (11th Report, 1993) and allow Stena A/S to build a new port, subject to a number of conditions, for ferry links between Rødby and the German port of

Puttgarden, competing with the link operated by DSB, a public enterprise.

Responding to Commission action (11th Report, 1993), Italy passed Act No 84 on 28 January, terminating the monopoly of port operations. But the Commission still considered that the measures thus taken were inadequate and has been in regular contact with the Italian authorities. They issued two decree-laws amending Act No 84, the more recent of them on 21 October. Even now the monopoly of temporary labour has still to be terminated.

The Commission commenced proceedings in respect of the system of quantity discounts applied at Brussels-National airport as regards landing charges, which gives the Belgian company Sabena an advantage over airlines from other Member States, contrary to Article 90 (1) of the Treaty read with Article 86. The Commission also commenced proceedings against the monopoly on stopover assistance enjoyed by the Greek national carrier Olympic Airways at Athens airport.

In telecommunications, the Commission pursued its efforts to terminate remaining monopolies in GSM mobile radiotelephony. In response to infringement proceedings commenced in 1993 Italy granted a second GSM concession in December and Belgium amended its legislation in November to license a second GSM operator. In May the Commission opened new infringement proceedings against the GSM monopoly in Ireland.

2.2. Monopolies

The Commission commenced infringement proceedings in the Court of Justice against France, Italy, Spain, the Netherlands and Ireland for maintaining in force legislation conferring exclusive rights on gas and electricity import and export monopolies.

2.3. Progress in implementing directives applicable to competition

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	4	3	75
Denmark	4	4	100
Germany	4	4	100
Greece	4	2	50
Spain	4	4	100
France	4	4	100
Ireland	4	4	100
Italy	4	3	75
Luxembourg	4	4	100
Netherlands	4	4	100
Portugal	4	4	100
United Kingdom	4	4	100

Note: this table concerns Directives 80/723, 88/301, 90/388, 93/84.

EMPLOYMENT AND SOCIAL POLICY

1. INTRODUCTION

Acting under Articles 48 to 50, 100, 117 and 235 of the EC Treaty, the Community has enacted a series of legal instruments to improve and harmonize living and working conditions.

The range of social legislation has been greatly expanded in recent years. Following the adoption of the

Community Charter of the Fundamental Social Rights of Workers in 1989, the Commission adopted an action programme to ensure a minimum level of provision, bearing in mind the need to prevent abusive social practices and distortions of competition and to strengthen economic and social cohesion. The Commission has presented the Council with all the proposals announced in the programme; the Council has so far adopted mainly the health and safety directives, many of which are now in force, and the Commission has concentrated on scrutinizing their transposal.

2. SITUATION SECTOR BY SECTOR

2.1. Equal treatment of men and women

In 1994 the Commission took action against a number of countries for failure to respect Community law in the matter of equal treatment, regulated at Community level by Directive 76/207/EEC.

The first case concerns restrictions on women working at night, a matter upon which the Court of Justice has ruled three times, in Cases C-345/89 Stoeckel, C-158/91 Levy and C-13/93 Minne. In the Commission's opinion, four Member States (Belgium, France, Greece and Italy) failed to remove national regulations which restrict nightwork for women in a manner that is incompatible with Directive 76/207/EEC. The Commission is continuing infringement proceedings against all four Member States.

The Commission also moved against Belgium for failure to notify measures to conform to the ruling of the Court of Justice in Case C-173/91 *Commission v Belgium*. In that case, the Court ruled that Belgium had failed to discharge its obligations under Article 119 by maintaining in force legislation which rendered female workers over the age of 60 ineligible for the supplementary redundancy allowance which was payable to males up to the age of 65. In the absence of a satisfactory response, the Commission sent a letter of formal notice under Article 171.

A third matter which led the Commission to initiate infringement proceedings concerned France. The Commission took the view that France failed to take appropriate action following the ruling of the Court in Case C-312/86 *Commission v France* that in allowing collective agreements to retain provisions which conferred certain benefits on women only, French law did not conform to Directive 76/207/EEC. The infringement proceedings started in 1990 by the Commission under Article 171 of the Treaty are still going on.

The Commission suspended the infringement proceedings against six Member States (Belgium, Denmark, Greece, Italy, Luxembourg and the Netherlands) for failure to notify it of national implementing measures, given their genuine difficulties in transposing Directive 86/378/EEC (equal treatment for women and men in occupational social security schemes), pending clarification of the rule in Barber to be given by the Court of Justice in response to requests for preliminary rulings before it.

On 28 September 1994 the Court gave six preliminary rulings⁽¹⁾.

These rulings remove all doubts as to the Member States' obligations in this respect. Progress in transposing Directive 86/378/EEC and in the application of Article 119 of the EC Treaty as they affect pensions legislation will have to be reviewed in the light of them, and the review will have to cover all the Member States and not just the six against whom infringement proceedings have been brought.

2.2. Working conditions

In 1992 the Commission referred proceedings against the United Kingdom to the Court of Justice (Cases C-382/92 and C-383/92), because the recognition of worker representation in UK firms depends on a decision by the employer, which is contrary to Directive 75/129/EEC (collective redundancies) and Directive 77/187/EEC (safeguarding of employees' rights in the event of transfer of undertakings).

The Court gave judgment for the Commission on 8 June 1994. It held among other things that by not providing for designation of worker representatives where the employer had not given his agreement, the United Kingdom had failed to discharge its obligations under the Directives. The Commission has since then been in contact with the UK authorities to ascertain their intentions regarding implementation of the Court's judgment.

The Commission sent Greece a letter of formal notice to comply with the judgement given against it by the Court of Justice on 8 November 1990 for failure to comply with Directive 80/987/EEC (protection of workers in the event of the employer's insolvency). It is currently scrutinizing Greece's reply.

Four Member States — Belgium, Germany, Italy and Luxembourg — have yet to notify the Commission of national measures implementing Directive 91/533/EEC

⁽¹⁾ The Commission subsequently sent the Council a proposal for amendment of Directive 86/378/EEC to bring it into line with Article 119 of the Treaty as interpreted by the Court.

(employer's obligation to inform employees of the conditions applicable to the contract or employment relationship).

2.3. Health and safety at work

Infringement proceedings against the Netherlands were terminated upon notification of national measures implementing Directive 89/391/EEC (the basic Directive for the improvement of safety and health of workers at work). Infringement proceedings against Germany, Greece, Italy, Luxembourg and Spain for failure to notify continued, reaching the reasoned opinion stage. The proceedings in some of these cases (Germany and Luxembourg) will shortly be terminated following notifications received.

Several proceedings are in motion for failure to notify national measures implementing specific directives issued under the general directive and the directives applicable to carcinogenic, chemical and biological agents at work. Directive 91/382/EEC (protection of workers against asbestos) is the only one for which all Member States have notified implementing measures.

2.4. Public health

Three directives were adopted under the cancer programme on measures to reduce tobacco addiction and its harmful effects. Luxembourg and the Netherlands

are the only Member States that have not yet transposed Directive 92/41/EEC (labelling of tobacco products).

2.5. Progress in implementing directives applicable to employment and social policy

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	44	31	70
Denmark	44	41	93
Germany	44	35	80
Greece	43	30	70
Spain	44	29	66
France	44	37	84
Ireland	44	36	82
Italy	44	34	77
Luxembourg	44	38	86
Netherlands	44	40	91
Portugal	42	33	79
United Kingdom	44	36	82

Note: this table concerns the following Directives:

Labour law: 75/129, 77/187, 80/987, 91/383, 91/533, 92/56.

Equal opportunities: 75/117, 76/207, 79/7, 86/378, 86/613, 92/85.

Free movement of workers: 64/221, 68/360, 72/194.

Safety and health at work: 78/610, 80/1107, 82/130, 82/605, 83/477, 86/188, 88/35, 88/364, 88/642, 89/391, 89/654, 89/655, 89/656, 90/269, 90/270, 90/394, 90/679, 91/269, 91/322, 91/382, 92/29, 92/57, 92/58, 92/91, 92/104, 93/88.

Public health: 89/622, 90/239, 92/41.

AGRICULTURE

1. INTRODUCTION

As in the previous year, considerable progress was made in 1994 on the free movement of agricultural products within the Community. This was due to the gradual implementation by Member States of the Directives in the White Paper on the Internal Market, which in many cases entailed substantial recasting of national legislation and a degree of administrative reorganization.

However, the situation regarding the transposal of agricultural directives continues to give cause for concern.

The number of infringement proceedings for failure to notify the Commission of national implementing measures remains very high; what is more, the sharp increase in the number of reasoned opinions delivered by the Commission to the Member States shows that the problems evident in 1993 have not been eliminated and that the proceedings themselves are becoming increasingly lengthy.

In monitoring the application of the agricultural rules, the Commission focused its attention on Member States' implementation of production control mechanisms (particularly in the milk sector), their compliance with

Community rules on the description of agricultural products and the end of government price-fixing at any stage covered by a market organization.

The Commission also continued its endeavours to end certain practices of the United Kingdom's Milk Marketing Boards and to make Italy comply with two judgments of the Court of Justice for its persistent refusal to enforce the quality standards applicable in the fruit and vegetable sector.

Lastly, the Commission notes that Member States have finally seen the need to comply with the procedures for the prior notification of technical standards required by Directive 83/189/EEC, as amended by Directive 88/182/EEC.

2. SITUATION SECTOR BY SECTOR

2.1. Markets

In addition to its efforts to eliminate obstacles to the free movement of agricultural products, the Commission has also sought to ensure that the other provisions of the Community's agricultural legislation are effectively and correctly applied.

- (a) The Commission, which is responsible for monitoring the application of specific market organization mechanisms, continued to keep a close watch on the use of the production control mechanisms, particularly in the milk sector, where it conducted a systematic analysis of national measures to implement Regulations (EEC) Nos 3952/92 and 536/93.

The Commission continued proceedings against France because of the discriminatory way in which it redistributed the reference quantities released under the scheme for the cessation of milk production, the quantities depending on the purchaser's cessation level.

This practice has been condemned by the Court of Justice on two occasions (Cases 201-202/85 and C-196-198/88).

Furthermore, under Community rules Member States are obliged to offset the linear reduction (2,15 %) occurring in 1990-91 by supplementary allocations.

France failed to respect this obligation: although it gave producers the 2,15 % with one hand, it took away 2,35 % with the other.

- (b) The following cases arose under the Community rules on the description of agricultural products.

— in the milk sector the Commission decided to refer to the Court of Justice the British authorities' refusal to recognize the marketing of soya milk as infringing Regulation (EEC) No 1898/87, Article 3 of which prohibits products other than milk and milk products from being described as 'milk'.

— in the spirits sector the Commission took action against France for allowing drinks containing a mixture of whisky and other spirits to be given a description containing the terms 'whisky' and 'spirit' e.g. 'whisky spirit' or 'spirit of whisky' in breach of Regulation (EEC) No 1576/89.

Following the adoption of Regulation (EC) No 2675/94, the sale description 'spiritueux' (spirit) or 'boisson spiritueuse' (spirit drink) must be distinguished from the alcoholic ingredients in a list preceded by the terms 'spiritueux issus d'un mélange' (mixed spirit drink). France has yet to take the necessary steps to implement this Regulation.

- (c) The Commission took steps to end the system of minimum prices for olive residues imposed by Italy in breach of the market organization for oils and fats. The Court has consistently ruled that this market organization is comprehensive and does not permit any unilateral national measures.

- (d) The Commission continued its efforts to put an end to certain abuses perpetrated by the United Kingdom's Milk Marketing Boards which are incompatible with Community legislation, in particular Article 25 of Regulation (EEC) No 804/68 and Regulations (EEC) Nos 1422/78 and 1565/79.

However, 1994 should be the last year that problems of compatibility with Community agricultural legislation occur.

Under the Agriculture Act 1993 and its implementing rules, compulsory Boards were abolished in Great Britain, leaving producers free to market their milk through voluntary cooperatives set up by the old Boards or by other means. The Northern Ireland Board will be similarly dealt with in the spring of 1995.

The Commission kept a close check on the planned legislation abolishing the old Boards and suggested to the United Kingdom some changes to ensure that cooperatives remained voluntary for as long as possible and that producers who chose not to join them were not excluded from a share in the Boards' assets.

In its judgment in Case C-40/92 this year the Court of Justice did not take the Commission's side, declaring that skimmed milk produced and marketed by producers did fall under the jurisdiction of the Boards in accordance with Community rules governing their operation.

However, the Court found against the United Kingdom for having failed to comply with its obligations to properly supervise the Boards' exercise of the powers conferred by Community rules.

- (e) Finally, the Commission is once again obliged to mention, in the context of the application of the market organization mechanisms, the Italian Government's persistent refusal to comply with the Court's judgment of 16 February 1987 in Case C-69/86 in which the Court censured Italy under Article 171 of the EEC Treaty for its failure to comply with the judgment of 15 November 1983 in Case 322/82 concerning non-compliance with the rules for the enforcement of quality standards in the fruit and vegetable sector.

After many years of inaction, the Italian authorities have started to make some real progress and have adopted a new Ministerial Decree amending Decree No 339 of 2 June 1992 in line with Regulation (EEC) No 2251/92 on quality inspection of fresh fruit and vegetables, which standardizes inspection

methods at Community level. An administrative circular was adopted on 10 June 1993 laying down certain rules for implementing the Decree.

In addition, the Italian authorities claim to have carried out over 125 000 inspections between September 1993 and September 1994, using a regional weighting reflecting production quantities.

However, the Commission believes the Italian authorities should introduce a proper system of penalties which should be sufficiently dissuasive and strictly enforced by the competent national authorities; such a system is an essential complement to the inspections carried out nationwide and arises out of Member States' obligations under Community rules in the fruit and vegetable sector.

2.2. Harmonization

Background

In terms of new infringement proceedings under Article 169 of the EC Treaty, the situation can be seen to have improved slightly: after the sharp increases in 1991 (+ 75), 1992 (+ 99) and 1993 (+ 48), the number of formal notices addressed to Member States returned to 1992 levels (- 50 compared to 1993).

On the other hand, the Commission sent 262 reasoned opinions in 1994 (as against 123 in 1993). This clearly shows that the delays in transposal which had built up in 1992 and 1993 were not made up in 1994 and continued to lengthen. The effect of the delays can be seen in the number of referrals to the Court of Justice, which rose from three in 1993 to 34 in 1994. However, the Commission is glad to report that it was able to discontinue proceedings in 21 cases this year.

Situation in Member States

As in past years, all Member States had difficulties complying with the transposal deadlines for the agricultural directives.

The number of infringement proceedings initiated in 1994 varied between 20 (Netherlands) and 32 (Greece).

As far as reasoned opinions are concerned, Denmark (with 8) and the Netherlands (with 9) had fewest problems; the situation is much less encouraging in Greece (50) and, to a lesser extent, in Germany and Portugal (29).

Mention should also be made of ten referrals to the Court of Justice in respect of infringements by France (all regularized in the meantime) and eight referrals in respect of Ireland.

With the exception of two directives which are the subject of action before the Court of Justice (on the grounds of non-transposal), the situation remained stable in Luxembourg and Belgium. In Italy, despite the publication in February of a 'Community Law' intended to speed up the transposal of directives, the rate of transposal has slowed down considerably.

The trend appears to be the same in Germany, which has received no fewer than 29 reasoned opinions. In 1995, and for the first time in the agricultural sector, the Commission may be obliged to take action before the Court against Germany for failure to notify transposal measures.

In France the situation has improved markedly, considerable progress having been made in making up delays in transposal, particularly in the veterinary sector in respect of the implementation of new rules on veterinary checks under the internal market.

As noted above, the situation in Greece has deteriorated to the extent that the number of outstanding infringement proceedings is now far higher than against any other Member States. By the end of 1994, the figure was double the Community average.

None the less, apart from two directives which have since been transposed, Greece has so far avoided referral to the Court. However, in view of the number of reasoned opinions delivered in 1994, the outlook is rather bleak.

At the beginning of 1994 there were two main areas in which transposal measures were lacking in Ireland: directives dealing with the reform of veterinary checks under the internal market, and directives relating to zootechnical and breeding rules. Apart from veterinary checks on fish, in the course of the year Ireland complied with its obligations in respect of the directives on veterinary checks.

After infringement proceedings had been initiated under Article 171 of the Treaty, the Netherlands adopted the measures required to comply with the judgment delivered on 2 August 1993 in Case C-303/92 concerning failure to notify national implementing measures in respect of five directives relating to stock-breeding. The situation in the Dutch plant health and

seed and seedling sectors is particularly encouraging, as it is in Ireland and Denmark.

In 1994 the Commission was forced, for the first time, to initiate proceedings against Portugal for its failure to transpose agricultural directives. The Portuguese authorities, however, took the necessary action, so the Commission was able to withdraw from the case (C-124/94).

Unfortunately, in 1994 Portugal was unable to halt the progress of any of the infringement proceedings initiated in 1993 and received 39 letters of formal notice (the highest number for all the Community).

In the United Kingdom the main problems outstanding concern the veterinary and seed and seedling sectors.

Analysis by sector

In the seed and seedling sectors, most of the problems concern the transposal of the directives implementing Directives 91/682/EEC (ornamental plant propagating material and ornamental plants), 92/33/EEC (vegetable propagating and planting material other than seed) and 92/34/EEC (fruit plant propagating material and fruit plants intended for fruit production), although this is not the case in the Netherlands, Ireland, Denmark and Luxembourg.

In the animal feed sector, Directive 90/167/EEC on medicated feedingstuffs continued, as in 1993, to cause problems, with cases against Belgium (judgment delivered on 28 September 1994), Luxembourg and Spain being brought before the Court.

In the plant health sector, the longest delays concern Greece. In Denmark and Ireland, on the other hand, there were no delays. Greece is the only Member State not to have transposed the directives on protective measures against the introduction into the Community of organisms harmful to plants and plant products and against their propagation within the Community, adopted with a view to completion of the internal market.

Problems subsist with the transposal of Directives 91/414/EEC and 93/71/EEC on plant protection products, and Directive 93/85/EEC on potato ring rot.

However, the greatest difficulties are posed by the veterinary directives. On the positive side, the Netherlands and Ireland have finally transposed the

directives on zootechnical and breeding rules, and the transposal of directives reorganizing veterinary checks within the framework of the internal market is almost complete; but there are continuing delays in this sector, particularly in Greece and Ireland. Of 34 cases brought before the Court for failure to notify transposal measures in agriculture, 30 concerned directives in the veterinary sector. The directives for which most delays still exist are Directives 92/45/EEC (wild game), 92/46/EEC (milk products), 92/117/EEC (zoonoses and zoonotic agents) and 92/118/EEC (products not yet harmonized).

Implementation of Directive 83/189/EEC (technical standards) in agriculture

In 1994, pursuant to Directive 83/189/EEC, which lays down a procedure for the provision of information in the field of technical standards and regulations, as amended by Directive 88/182/EEC, the Commission examined 29 draft technical regulations in the light of the Treaty and the relevant secondary legislation. In most cases, after systematic analysis of the drafts, the Commission requested amendments to ensure that adoption of the regulations concerned would not create new barriers to the free movement of goods (three reasoned opinions). In two cases, the status quo was imposed for twelve months from the date of notification, either because of the Commission was planning to present a proposal to the Council, or because the planned measures were covered by a proposal for Community legislation which the Commission had already presented to the Council and which would replace the national measures concerned.

In the context of infringement proceedings initiated for failure to notify technical standards or regulations, the Court ruled in its judgment of 14 July 1994 in Case C-52/93 (Commission v Netherlands) that, by adopting on 9 October 1990 amendment XIII of the Produktschap voor Siergewassen Regulation on quality standards for flower bulbs (iris, lily), without having notified the Commission at the draft stage, the Netherlands had failed to comply with its obligations under Article 8 of Directive 83/189/EEC.

Since the Court has now recognized the failure of a Member State to comply with its obligation to notify in accordance with Directive 83/189/EEC, it is assumed that Member States will draw the appropriate conclusions and will in future systematically notify the Commission of any draft measures containing technical standards or regulations.

As a result of the measures taken in Member States, only three infringement proceedings were initiated in 1994 in respect of failure to comply with Article 8 of Directive 83/189/EEC.

2.3. Notification of national measures implementing agricultural directives

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	331	304	92
Denmark	331	328	99
Germany	331	298	90
Greece	331	278	84
Spain	311	314	95
France	331	307	93
Ireland	331	302	91
Italy	331	289	87
Luxembourg	331	320	97
Netherlands	331	318	96
Portugal	331	297	90
United Kingdom	331	304	92

Note: this table concerns the following Directives:

Feedingstuffs

70/373, 70/524, 71/250, 71/393, 72/199, 72/275, 73/46, 73/47, 74/63, 74/203, 75/84, 76/14, 76/371, 76/372, 76/934, 77/101, 78/633, 79/372, 79/373, 79/797, 80/502, 80/510, 80/511, 80/695, 81/680, 81/715, 82/471, 82/475, 82/937, 83/228, 83/381, 84/4, 84/425, 84/443, 84/587, 85/509, 86/174, 86/299, 86/354, 86/530, 87/153, 87/234, 87/238, 88/485, 89/520, 90/44, 90/167, 90/439, 91/126, 91/132, 91/248, 91/249, 91/334, 91/336, 91/357, 91/508, 92/63, 92/64, 92/87, 92/88, 92/89, 92/95, 92/113, 93/26, 93/27, 93/28, 93/55, 93/56, 93/70, 93/107, 93/113, 93/114, 93/117, 94/17, 94/40.

Plant health

69/464, 69/465, 69/466, 74/647, 76/895, 77/93, 79/117, 79/700, 80/392, 80/428, 81/7, 81/36, 82/528, 83/131, 85/298, 85/574, 86/214, 86/355, 86/362, 86/363, 86/651, 87/181, 87/298, 87/477, 88/298, 88/572, 89/186, 89/365, 89/439, 90/168, 90/335, 90/533, 90/642, 91/188, 91/414, 91/683, 92/70, 92/76, 92/90, 92/98, 92/103, 92/105, 93/50, 93/51, 93/57, 93/58, 93/85, 93/106, 93/110, 93/71, 94/3, 94/13.

Seeds and plants

66/400, 66/401, 66/402, 66/403, 68/193, 69/60, 69/61, 69/62, 69/63, 69/208, 70/457, 70/458, 71/140, 71/162, 72/168, 72/169, 72/180, 72/274, 72/418, 73/438, 74/268, 74/648, 74/649, 75/444, 75/502, 76/331, 77/629, 78/55, 78/386, 78/387, 78/388, 78/511, 78/692, 78/816, 78/1020, 79/641, 79/692, 79/967, 80/304, 80/754, 81/126, 82/287, 82/331, 82/859, 83/116, 85/38, 86/109, 86/155, 86/267, 86/320, 87/120, 87/480, 87/481, 88/95, 88/380, 89/2, 89/14, 89/100, 89/424, 91/682, 92/9, 92/19, 92/33, 92/34, 92/107, 93/17, 93/48, 93/49, 93/61, 93/62, 93/63, 93/64, 93/78, 93/79.

Forestry

66/404, 68/89, 69/64, 71/161, 74/13, 75/445.

Veterinary matters

64/432, 64/433, 66/600, 71/118, 71/285, 72/445, 72/461, 72/462, 73/150, 74/577, 77/96, 77/98, 77/99, 77/391, 77/504, 78/52, 79/109, 79/111, 80/213, 80/215, 80/217, 80/219, 80/1095, 80/1098, 80/1099, 80/1100, 80/1101, 80/1274, 81/6, 81/602, 82/894, 83/91, 83/201, 84/319, 84/643, 84/644, 84/645, 85/73, 85/320, 85/321, 85/322, 85/358, 85/511, 85/586, 86/469, 87/328, 87/486, 87/487, 87/489, 87/491, 88/146, 88/166, 88/289, 88/299, 88/406, 88/407, 88/409, 88/657, 88/660, 88/661, 89/227, 89/321, 89/360, 89/361, 89/362, 89/384, 89/437, 89/556, 89/608, 89/662, 90/118, 90/119, 90/120, 90/422, 90/423, 90/425, 90/426, 90/427, 90/428, 90/429, 90/539, 90/667, 90/675, 91/67, 91/68, 91/69, 91/174, 91/266, 91/492, 91/493, 91/494, 91/495, 91/496, 91/497, 91/499, 91/628, 91/629, 91/630, 91/684, 91/685, 91/687, 91/688, 92/5, 92/35, 92/36, 92/40, 92/45, 92/46, 92/48, 92/60, 92/65, 92/66, 92/67, 92/102, 92/110, 92/116, 92/117, 92/118, 92/119, 93/52, 93/53, 93/54, 93/60, 93/118.

FISHERIES

1. INTRODUCTION

In order to ensure the coherence of the conservation and resource management arrangements, the Commission continues to monitor the fishery control measures which Member States must apply on their territory and within their waters. It has also kept a close watch on national fisheries legislation, particularly as regards the granting of flag rights, with a view to assessing the compatibility of national rules with Community law.

2. SITUATION SECTOR BY SECTOR

2.1. Markets

Member States' application of the Community rules on the compulsory notification of the data required under the common organization of the market may now be considered satisfactory. Spain is currently the only country facing infringement proceedings.

2.2. Resources

The introduction by Member States of control measures in respect of fishing and related activities was closely monitored by the Commission in the context of Community arrangements for the conservation and management of resources.

The new control Regulation (Regulation (EEC) No 2847/93) has been of major help in strengthening the system; it has also provided the opportunity for a new approach to controlling the implementation of Community legislation on conservation and resource management.

In order to give the competent national authorities time to familiarize themselves with the new system and to take steps to put it into practice, the Commission decided to postpone or suspend, depending on the case, for one year, outstanding Article 169 proceedings relating to overfishing. Proceedings in respect of other types of infringement were allowed to run their course.

The Court's judgment against France on 11 June 1991 in Case C-64/88 following that Member State's failure to carry out its obligation to enforce technical conservation measures has yet to be acted on.

On the other hand, in Case C-75/94, in which France stood accused by the Commission of failing to adopt the criminal or administrative provisions required to ensure that the original logbook is presented to the authorities in the Member State of landing, France adopted the necessary legislation and the Commission accordingly withdrew from the proceedings.

The judgment of 25 July 1991 concerning Spain's failure to comply with Community conservation measures for waters outside the Community fishing zone, was enforced by the Member State concerned and the infringement proceedings duly terminated.

The infringement proceedings against Spain for failure to control landing declarations and for refusing to cooperate with Commission inspectors are still very much alive, as are the proceedings against the United Kingdom for failing to comply with Community law on the allocation of fishing quotas in 1992.

The Commission also took a close look at Member States' application of the Community rules on the length of drift gillnets. In 1994, proceedings were initiated against France, the United Kingdom and Ireland, on top of the proceedings begun in 1992 against Italy.

2.3. Compatibility with Community law of national legislation on the granting of flag rights

The Commission continues to monitor carefully national laws governing the fisheries sector to ensure their compatibility with Community law.

In this connection, the Court's judgment of 4 October 1991 in Case C-89/93 in respect of an Irish law obliging

nationals of other Member States to form a company to obtain fishing licences is now being enforced by the Irish authorities; the relevant amendment to the Fisheries Amendment Act 1983 is shortly to enter into law.

The Commission was able to terminate infringement proceedings against Germany following the entry into force of new legislation which remedies previous shortcomings.

Proceedings against Belgium are also likely to be terminated if the legislation transmitted to the Commission actually enters into force.

All the infringement proceedings initiated by the Commission against other Member States (France, Greece, Denmark, Netherlands, Italy, Spain and Portugal) are continuing, the first two being at the referral stage and the others at the reasoned opinion stage.

ENVIRONMENT

1. INTRODUCTION

— 42 Article 169 letters (90 in 1993);

1.1. General situation

— 46 reasoned opinions (26 in 1993);

The Community's fifth environmental action programme adopted in 1992 stressed the importance of satisfactory implementation of policy and legislation and outlined a number of measures to ensure that the policy, strategy and measures set out in the programme could be implemented and enforced at all levels of society, by improved consultation arrangements, better practical follow-up to legislative measures and stricter compliance checking and enforcement.

— 3 cases referred to the Court of Justice (3 in 1993).

During the report period, eight directives fell due for transposal.

Increased efforts to improve dialogue, transparency, communication and information on Community environmental legislation have been made, in particular by setting up three ad hoc dialogue groups, the Consultative Forum on the Environment, the Environment Policy Review Group and the Community Network for the Implementation of Environmental Law.

The full list of environmental directives is given at point 2.8, and progress in implementing them is summed up at Annex IV.

1.2. Notification of national implementing measures

1.3. Conformity of national implementing measures

There is still a problem of time taken with the notification of national measures implementing directives. In most cases the delays are attributable to problems of administrative coordination within the Member States.

The number of infringement proceedings for incorrect transposal fell in 1994. There were only two reasoned opinions and one referral to the Court of Justice.

Action taken on cases of failure to notify in 1994 breaks down as follows:

The Court gave two decisions in incorrect transposal cases — one against Belgium regarding the impact assessment Directive and one for failure to give effect to an earlier judgment against Italy concerning fishing waters.

The directive most commonly concerned by incorrect transposal is Directive 85/337/EEC (environmental impact assessment). Apart from the judgment mentioned above, a reasoned opinion was addressed to Germany for incomplete transposal, and there are still problems with implementing measures in Greece, Italy, Spain and the United Kingdom.

There have been problems with the water Directives in Belgium, France, Germany, Ireland, Italy and Portugal. In Germany, administrative circulars have still not been replaced by mandatory legal instruments.

The legislation implementing the nature protection Directives in Belgium, France, Germany, Ireland and Italy remains defective. The Netherlands has come into line with the judgments given by the Court concerning transposal of Directives 79/409/EEC (wild birds) and 82/501/EEC (Seveso).

The Irish and Portuguese legislation on waste is not in full conformity, and the Spanish legislation concerning access to environmental information conflicts with Directive 90/313/EEC.

Denmark is still the one country where there are no significant problems of transposal of directives. The Danish authorities virtually always supply the Commission with concordance tables to highlight the effect given to directives; its task is all the easier as a result.

Luxembourg makes a great effort to see that Community directives are properly transposed, regularly taking them over word for word so that divergences from Community law are rare. The main problems arise where existing legislation needs amending in line with Community law.

1.4. Incorrect application of directives

The Commission sent six reasoned opinions to Member States during the year.

The directives that create the most difficulties are those relating to water. The countries most concerned here are Belgium, Greece and Spain (in the latter two countries discharges of dangerous substances into the aquatic environment predominate), France (inadequate quality of drinking water, notably by reason of pollution by nitrates), Ireland, Italy, Portugal and the United Kingdom (in particular the quality of drinking water and of fish and shellfish waters).

Nature protection is another widespread problem area (protection of wild birds and habitats in Germany, Greece, France, Ireland, Italy, the Netherlands and Spain).

Problems of protection of wild birds often arise in connection with the environmental impact assessment Directive, notably in Germany and Italy but also in Greece, Portugal and Spain.

Problems with the application of the waste Directive arise mainly in Belgium, Greece, Ireland, Italy, Portugal and Spain.

No new cases of incorrect application in Denmark were brought to the Commission's attention.

The situation is also healthy in Luxembourg, where the Commission receives very few complaints. This is probably because the departments responsible for drafting implementing measures are in close contact with those applying them. The effect of the resultant cooperation and mutual information flows is that environmental legislation can be applied correctly and efficiently.

1.5. Structural Funds and other sources of Community finance

The integration of environmental concerns has been reinforced by new provisions in the Structural Funds Regulations, which were formally adopted in July 1993 (OJ No L 193; 31. 7. 1993, p. 5-20). These provide for the inclusion in national and regional funding plans of a national or regional environmental appraisal, an evaluation of the sustainability of the proposed development strategy and details of the consultation arrangements with the competent environmental authorities. The provision concerning compliance with

Community environmental law and policy was retained, and explicit reference was made to the fifth environmental action programme.

As regards the compatibility of operations under the Structural Funds with Community environmental law and policy, it is too early to assess the effects of the new environmental provisions, since the adoption of Community support frameworks and operational programmes was still proceeding in 1994.

A decision of 23 September 1994 of the Court of First Instance in Case T-461/93 *An Taisce — The National Trust for Ireland and WWF UK (World Wide Fund for Nature) v Commission* is of interest in confirming Article 24 of Structural Fund Regulation No 4253/88 (which concerns the reduction or suspension of Community funds) as a control mechanism against spending irregularities which is distinct from and independent of Article 169 of the Treaty.

In relation to the Cohesion Fund, one regrettable deficiency which might be highlighted is the failure in several Member States to undertake forms of environmental planning required by Community environmental legislation (for example, the preparation of waste plans under Community waste legislation and the identification of sensitive areas and the adoption of programmes under Directive 91/271/EEC concerning urban waste water treatment). By identifying needs and providing a wider context for individual projects, such planning has the potential to facilitate the effective use of Community funds in upgrading environmental infrastructure.

1.6. Freedom of access to information

Directive 90/313/EEC concerning freedom of access to information has been applicable since 1 January 1993, but certain Member States, such as Greece and Italy, have yet to notify the Commission of their national implementing measures. Germany responded to a reasoned opinion by notifying an Act of 8 July 1994 to transpose the Directive (BGBl. 15. 7. 1994 I, s. 1490).

The Directive raises transposal problems in several Member States. Most cases concern the provisions relating to decisions withholding information (Article 3 (2)), the time allowed to answer requests for access to information (Article 3 (3)) and remedies against decisions

withholding access (Article 4). Informal contacts with the Member States have often been most effective. To transpose Article 6 of the Directive concerning access to environmental information held by bodies with public responsibility for the environment and controlled by public authorities, Denmark enacted the Environmental Information Access Act (No 292 of 27 April 1994).

The Netherlands announced legislation to transpose Article 3 (2) of the Directive, which specifies the circumstances in which requests for environmental information may be declined.

The difficulties arising from practical application of the Directive are illustrated by the complaints. Cases of incorrect application tend to come from Germany, Ireland, Spain and the United Kingdom and to a lesser extent from Belgium, France and Portugal. No complaints were received regarding failure to comply with Directive 90/313/EEC in Denmark, Greece, Italy, Luxembourg or the Netherlands. Most of the cases concerned incorrect transposal of the Directive. The bulk of the complaints revealed a failure to provide for the possibilities required by Article 4, requiring the Member States to provide judicial or administrative redress procedures in the event of wrongful decisions neglecting or declining to respond to requests for information conforming to national law. If that Article is correctly transposed, it enables any person who believes his request for information to have been rejected or neglected wrongly or who has received no reply is entitled to appeal to a judicial or administrative authority in accordance with national procedural law.

Where national law is not in conformity with Directive 90/313/EEC or the Directive is not applied properly, it follows from the judgment given by the Court of Justice in Case C-103/88 *Fratelli Costanzo* that the national administrative authorities and courts must fully apply provisions of the Directive that have direct effect, that is to say those that are unconditional and sufficiently precise, and disapply provisions of national law that are incompatible with the Directive.

1.7. Environmental impact assessment

Directive 85/337/EEC (assessment of the effects of certain public and private projects on the environment) is a comprehensive instrument of environmental law, as it applies at every level of responsibility. It accordingly accounts for the lion's share of environmental

infringements and complaints. The Commission has made a proposal for amendments to make it more effective (COM(93) 575 final, 16. 3. 1994 — 94/0078SYN).

Proceedings are already in hand against Germany (which has received a reasoned opinion), Italy, Spain and the United Kingdom; the Commission is in regular contact with these countries to ensure that the Directive is properly transposed.

The Spanish legislation exempts most Annex II projects from the obligation to undergo impact assessment, which is required for only four of them. Spain responded to a reasoned opinion sent in 1992 by declaring that it was ready to come into line with the Directive. This should have been done in 1994, but the Spanish authorities have not yet notified the Commission of the new measures. The Commission is still receiving a growing number of complaints about incorrect application of the Directive in Spain.

The Italian legislation also has problems as regards the categories of projects in Annex II. The Community Act provides for secondary legislation to establish the conditions, criteria and technical standards for the application of the impact assessment procedure to Annex II projects. The Commission has not been notified of it.

The German legislation does not apply to all projects authorized after 3 July 1988, it transposes only part of Articles 2 and 5 (2) and it does not apply to nuclear plants. The Court of Justice has yet to give judgment in a case against Germany for failing to conduct a proper impact assessment prior to construction of a waste oil incineration facility (Case C-431/92).

On 9 August 1994 the Court gave a preliminary ruling (Case C-396/92) on a provision of German legislation transposing the Directive. It held that a transitional provision whereby projects approved after the entry into force of the Directive but before enactment of the transposing Act were exempt from the assessment procedure was incompatible with the Directive.

The Commission is in regular contact with the UK authorities on infringement proceedings regarding failure to apply Directive 85/337/EEC to projects for which approval was sought before the deadline for transposal of the Directive but given after that date.

The Commission is holding bilateral talks with the Irish authorities on changes to be made to their legislation to make it compatible with the Directive.

It is also discussing with the Greek authorities ways of having the Directive properly transposed and applied in Greece. It is still receiving frequent complaints, particularly about failure to run impact assessments for Annex II projects even though they are compulsory for all such projects under Greek law.

Incorrect application is likewise the problem to which complaints from France tend to relate. There have been no complaints about failure to perform impact assessments on projects covered by the Directive. The most commonly cited problems concern incompleteness of information supplied by project managers and the fact that the public often has scant opportunity to offer an opinion on the basis of such information as is available.

Most of the complaints received from Portugal also concern the way the Directive is applied, especially to motorway projects. Luxembourg notified the Commission of national implementing measures after the Court of Justice gave judgment against it in Case C-313/93.

Belgium also notified after the Court found against it (in Case C-133/94) for incompatibility of measures taken by the Brussels and Flanders Regions.

1.8. Action needed

The Commission wishes to emphasize preventive measures, one possibility being to introduce a review mechanism applying to environmental legislation both in the Member States and in the Commission. Administrative cooperation with and between Member States should be encouraged and structured to facilitate the full, proper and timely transposal of environmental

directives, which, as this report shows, is currently lacking.

The most serious problem, clearly, is that directives are not being applied properly. The Commission often does not have the information it needs for a proper assessment. The Member States do not always supply it, and this does not make the performance of the Commission's tasks under Article 155 of the Treaty any easier.

There are many possible ways of remedying matters:

- reinforcement of the dialogue groups set up under the fifth action programme, and particularly the Consultative Forum on the Environment, the Environment Policy Review Group and the Network for the Implementation of Environmental Law will contribute to improving Community environment law and enforcement structures;
- integration of the environment into other Community policies (Article 130r (2));
- the Commission is considering an instrument to facilitate public involvement in the application of Community environment law via direct access to justice so that the citizen can feel that he has a role to play in environmental matters.

2. SITUATION SECTOR BY SECTOR

2.1. Air

There has been some delay in notification of national measures implementing air quality directives, and particularly Directives 92/72/EEC (pollution of air by ozone) and 93/12/EEC (sulphur content of certain liquid fuels), transposal of which fell due in 1994.

Italy's measures implementing earlier directives, notably Directives 89/369/EEC and 89/429/EEC (prevention of air pollution from new and existing municipal waste incineration plants) are not clear.

Belgium has not given effect to the judgment given against it by the Court of Justice in 1993 in Case C-186/91 for failure to transpose Article 11 of Directive

85/203/EEC (nitrogen dioxide), providing for consultation of the other Member States in the event of trans-frontier pollution. New legislation has been announced.

But Luxembourg has notified the Commission of national measures transposing Directive 84/360/EEC (major industrial plants).

Regarding the conformity of national legislation with the directives, the UK legislation transposing Directive 85/203/EEC (air quality standards — nitrogen dioxide) presents problems, particularly as regards sampling methods and centres. But bilateral discussions are in hand and should solve them.

Talks with the Portuguese authorities on the conformity of their legislation with Directives 80/779/EEC (SO₂ and suspended particulates), 82/884/EEC (lead) and 85/203/EEC (nitrogen dioxide) solved the outstanding problems.

Most of the complaints received by the Commission concerning the application of these directives relate to urban or highly industrialized areas, though some focus on problems of pollution generated by specific plants.

As an example of its activities to monitor urban pollution, the Commission is working with the Greek authorities on the application of Community legislation concerning air quality in Athens and Ptolemais.

2.2. Chemicals

The Commission is pursuing close discussions with several Member States concerning Directive 82/501/EEC on major industrial accident hazards (Seveso), in particular trying to ensure the adoption of emergency plans, provided for by the Directive, for the industries falling within its scope. This is the case particularly for Italy, to which a reasoned opinion has been addressed.

Following the judgment given on 20 May 1992 (Case C-190/90), the Dutch authorities have notified the Commission of measures implementing Directive 82/501/EEC.

The Commission, as mentioned in the previous report, brought Luxembourg before the Court of Justice for failure to notify the full set of national implementing measures for this Directive. Luxembourg, while the case was pending, drafted implementing legislation and notified the Commission. But the legislation has been found not to conform to the Directive. The Commission is continuing its bilateral talks with Luxembourg, as well as with Ireland and the United Kingdom, to seek solutions to some outstanding problems of conformity.

The Netherlands has notified the full set of national measures implementing Directive 87/217/EEC (asbestos).

Spain has still not fully transposed the two Directives concerning genetically modified organisms (90/219/EEC and 90/220/EEC). The Spanish authorities have notified the Commission of measures to transpose the Directives, but other legal instruments will also be needed. Luxembourg has still not notified national measures. Greece has not notified national measures and the Commission has referred the case to the Court. Problems of conformity of legislation enacted in France and Germany are still under discussion with the Commission.

The transposal of the directives amending or adapting Directive 67/548/EEC on the classification, packaging and labelling of chemical hazardous substances (Directives 90/517/EEC, 91/325/EEC, 91/326/EEC, 91/410/EEC, 91/632/EEC, 92/32/EEC, 92/37/EEC, 92/69/EEC, 93/67/EEC, 93/90/EEC and 93/105/EEC) has met with great difficulties in all Member States. The Commission has started infringement procedures against all Member States for each directive which they have failed to transpose.

2.3. Water

Serious delays persist in the transposal of water quality directives falling due in 1993.

National measures implementing Directive 91/271/EEC (treatment of urban waste water) are still overdue from Germany (except the Länder Baden-Württemberg and Bavaria), Greece, Italy, Spain and the United Kingdom; Ireland and Luxembourg have notified measures, and France and the Netherlands are transposing the Directive.

Ireland has notified legislation to implement Directive 79/923/EEC (quality of shellfish waters, designating a total of 14 areas), but like Portugal it has not yet notified measures transposing Directive 90/415/EEC (disposal of dangerous substances).

Germany's programmes for reduction of pollution in fish-bearing waters (Directive 78/659/EEC) are still awaited.

On 9 April 1994 the Court gave judgment in Case C-291/93 against Italy for failure to comply with its judgment finding against it on 22 July 1988 (failure to transpose Directive 78/659/EEC).

National legislation is not always in conformity, especially in Germany and Italy. In Germany the administrative circulars which the Court of Justice has held to be inadequate have still not been replaced by statutory instruments. The German legislation is not in conformity with Directive 76/160/EEC (quality of bathing waters), notably as regards sampling frequencies. And German measures to comply with the Court's judgment declaring Directive 80/68/EEC (groundwater) to be incompletely transposed are still awaited.

Several infringement proceedings against Italy have reached the reasoned opinion or Court referral stage. The bathing waters Directive is an example.

In the Netherlands, the situation has either been put right (measures transposing Directive 76/160/EEC were sent to the Commission and came into force on 17 May 1994), or is on the way to being put right (Directive 80/778/EEC). Belgium responded to a judgment against it by the Court of Justice by notifying the Commission of plans and announcing legislation on sampling frequencies complying with Directive 75/440/EEC (surface water for human consumption).

There are still problems of incorrect application. In the UK they concern the directives on the quality of drinking water and fish and shellfish waters. In France they mainly concern the quality of water for human consumption, with reference in particular to nitrate pollution (Directives 75/440/EEC and 80/778/EEC). The number of complaints about water quality in Spain has also been rising steadily.

The infringement proceedings commenced against all the Member States for failure to notify programmes for the reduction of water pollution by List II substances and the 99 dangerous substances on List I for which specific directives have not been adopted (Article 7 of Directive 76/464/EEC) are following their course. Two fresh proceedings have been commenced against Spain in response to a multitude of complaints concerning the application of this Directive, and a reasoned opinion was addressed to Greece regarding pollution of the Gulf of Pagasai by dangerous substances.

2.4. Noise

In June the Council adopted a common position on the proposal for amendment of Directive 86/662/EEC (limitation of sound emissions by earth-moving equipment).

Measures to transpose Directive 92/14/EEC (aircraft noise), which entered into force in July 1992, are still awaited from Italy. Germany has announced measures for early 1995.

On the general question of application of the noise directives in 1994, there are no particular problems to report. But these directives, it must be remembered, impose standards applicable only to new products arriving on the market. They do not apply to ambient noise from multiple sources, which is consequently a problem the Community cannot tackle. A comprehensive approach to noise and its impact on health and the quality of life remains to be devised.

2.5. Waste

The Council has adopted two major instruments on waste movements in recent years. First, on 1 February 1993 it adopted Regulation (EEC) No 259/93 on the supervision and control of shipments of waste into and out of the Community, which came into force on 6 June. Then it adopted Decision 93/98/EEC concluding on behalf of the Community the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal, in force since 7 May 1993.

Transposal of Directive 91/157/EEC (batteries and accumulators containing certain dangerous substances) is still a source of difficulties in most Member States. They

were required to implement it by 18 September 1992. But the Commission has so far received transposal measures only from Denmark, Luxembourg and the Netherlands and has had to commence infringement proceedings against the other Member States. What is more, the only Member States to have transmitted the programmes provided for by Article 6 of the Directive are Denmark and the Netherlands, so infringement proceedings are in motion in this respect also.

Directive 93/86/EEC adapts that Directive to technical progress, but the difficulties are the same — only Denmark and the Netherlands have transposed it.

Another directive that raises problems of both transposal and application is Directive 91/156/EEC on waste (amending the general Directive 75/442/EEC). Article 2 gives Member States until 1 April 1993 to transpose it, but the Commission has received no implementing measures from Germany, Greece, Ireland, Italy or Spain. They have all received reasoned opinions; the Irish authorities have agreed to enact new legislation. The Commission is constantly receiving complaints about uncontrolled waste dumps and discharges in Greece, Ireland and Spain.

Directive 86/278/EEC (protection of the environment, and in particular of the soil, when sewage sludge is used in agriculture) and Directive 92/112/EEC (harmonization of programmes for the reduction and eventual elimination of pollution caused by waste from the titanium dioxide industry) have been satisfactorily transposed in all Member States except Belgium. Belgium, incidentally, has had a second judgment given against it by the Court of Justice for failure to transpose the sewage sludge Directive.

Article 3 of Directive 85/339/EEC (containers of liquids for human consumption) requires the Member States to draft programmes for the reduction of the tonnage and volume of such containers. This obligation is widely disregarded, and judgment has been given against France, Luxembourg and Spain. But the proceeding against Portugal was terminated when the Commission received notification of programmes.

2.6. Nature

Nature protection activities focus on the implementation of two directives — Directive 79/409/EEC on the

conservation of wild birds and Directive 92/43/EEC on the conservation of natural habitats and of wild fauna and flora.

The habitat protection provisions of Directive 79/409/EEC remain the dominant concern.

Progress continues to be made in the classification of special protection areas (SPAs). Between 1 April 1993 and 31 July 1994 Germany designated 9 new SPAs, covering 7 130 hectares; the Netherlands 8 new SPAs, covering 11 370 ha; and Portugal 2 new SPAs, covering 13 472 ha. Spain classified 7 new SPAs, covering 75 577 ha, and reviewed a number of existing ones, adding a further 41 573 ha to its component of the SPA network. France has extended several existing SPAs, notably in the Marais-de-Poitevin, and it also classified 8 new SPAs, so that the total surface area of SPAs in France was increased by 47 900 ha. In Ireland, a number of existing SPAs were extended, and 5 new sites covering a total of 6 465 ha were classified. In the United Kingdom, one existing SPA was extended, and 17 new SPAs were classified: altogether, 83 929 ha were added to the UK component of the SPA network.

This progress needs to be placed in the context of the previous level of classification of the Member States concerned, which varied considerably. Furthermore, despite this progress, there remain significant omissions in some Member States, and a still high number of complaints related to non classification and alleged inadequate protection. These matters are the subject of ongoing contacts between the Commission and the Member States.

In regard to the hunting provisions of the Directive, there have also been developments.

In the Netherlands, an amendment to the framework legislation on bird protection entered into force, allowing the Netherlands to conform to decisions of the Court of Justice of 1987 and 1990 in Cases C-236/85 and C-75/91. Following a reasoned opinion sent by the Commission under Article 171 of the Treaty, France undertook to adopt legislation to conform to a decision of the Court of Justice of 1988 in Case C-252/85.

There was also a preliminary ruling of the Court of Justice on 19 January 1994 concerning the criteria to be employed in fixing the closing of the hunting season (*Association pour la protection des animaux sauvages*

and others v Préfet de Maine-et-Loire and Préfet de la Loire-Atlantique). This again emphasized that the Directive requires a regime of complete protection for migratory species during the rearing season and during the various stages of reproduction.

Certain of the provisions of Directive 92/43/EEC became effective from 5 June 1994 (in particular, those relating to strictly protected species of plants and animals, and those relating to development controls for special protection areas under Directive 79/409/EEC), and implementing legislation should have been communicated to the Commission by this date. However, the Commission was obliged to send letters of formal notice to the following Member States for non communication: France, Germany, Greece, Ireland, Italy, Portugal, Spain and the United Kingdom.

Under the LIFE regulation, the Community has been co-financing habitat surveys in a number of countries, in order to facilitate the preparation and submission of national lists of sites by mid-1995.

2.7. Radiation protection

The main problem here is still Italy's failure to notify the Commission of national implementing measures. Italy has not given effect to the judgments given by the Court of Justice on 7 May 1991 in Case C-246/88 (on the basic Directives 80/836/Euratom et 84/467/Euratom) and on 9 June 1993 in Case C-195/92 (on Directive 84/466/Euratom concerning protection of patients against radiation); the Commission has accordingly issued a reasoned opinion in one case and a letter of formal notice under Article 143 of the Euratom Treaty in the other. A case was started in the Court in respect of the Directive on information of the population in the event of a radiological emergency (89/618/Euratom) in May 1994. The Commission has also sent letters of notice to comply with the Directive on the protection of outside workers against radiation (90/641/Euratom) and the Directive on transfrontier shipments of radioactive waste.

Apart from Italy, the only Member States against which the Commission has infringement proceedings in hand for failure to comply with Directives 80/836/Euratom and 84/467/Euratom are Luxembourg and the Netherlands; but in August 1994 the Netherlands enacted regulations amending the mining legislation, and some of the infringements are accordingly cleared up.

Infringement proceedings against the Netherlands were terminated in December 1993 after measures implementing Directive 84/466/Euratom (protection of patients) had been adopted in May, but the proceedings against five other Member States (Belgium, Ireland, Italy, Portugal and Spain) continue to run. In June 1993, as was reported last year, the Court of Justice found against Italy for failure to comply with the Directive, and Italy has still not come into line.

Transposal of the Directive on information of the population in the event of a radiological emergency (89/618/Euratom) progressed in 1994 when both Greece and the Netherlands enacted measures. Three Member States have yet to send in their measures — Italy (referral to the Court in May 1994), Luxembourg (reasoned opinion) and Portugal (reasoned opinion). The Commission continues to verify transposal by Germany and France.

Measures transposing the Directive on the radiation protection of outside workers (90/641/Euratom) have been notified by seven Member States (Denmark, France, Germany, Ireland, Luxembourg, the Netherlands and the United Kingdom). The other five Member States received Commission warning letters in 1994.

Measures transposing the Directive concerning trans-frontier shipments of nuclear waste (92/3/Euratom), which fell due for transposal on 1 January 1994, have been adopted by seven Member States (Denmark, France, Ireland, Luxembourg, Netherlands, Spain and United Kingdom). The Commission addressed warning letters to the other Member States in 1994.

2.8. Progress in implementing directives applicable to the environment

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	125	106	85
Denmark	125	125	100
Germany	127	116	91
Greece	130	110	85
Spain	129	111	86
France	125	118	94
Ireland	125	121	97
Italy	125	95	76
Luxembourg	125	116	93
Netherlands	125	123	98
Portugal	129	106	82
United Kingdom	125	102	82

Note: this table concerns the following Directives:

General matters: 85/337, 90/313, 90/656, 90/660.

Waste: 75/439, 75/442, 76/403, 78/319, 84/631, 85/339, 85/469, 86/121, 86/278, 86/279, 87/101, 87/112, 91/156, 91/157, 92/112, 93/86.

Water: 75/440, 76/160, 76/464, 78/176, 78/659, 79/869, 79/923, 80/68, 80/778, 81/855, 81/858, 82/176, 82/883, 83/29, 83/513, 84/156, 84/491, 86/280, 88/347, 90/415, 91/271, 91/676

Air: 75/716, 80/779, 81/857, 82/884, 84/360, 85/203, 85/210, 85/582, 85/581, 87/219, 87/416, 88/609, 89/369, 89/427, 89/429, 92/72, 93/12.

Noise: 79/113, 80/51, 81/1051, 83/206, 84/533, 84/534, 84/535, 84/536, 84/537, 84/538, 85/405, 85/406, 85/407, 85/408, 85/409, 86/594, 86/662, 87/252, 88/180, 88/181, 89/514, 89/629, 92/14.

Nature: 79/409, 81/854, 83/129, 85/411, 85/444, 86/122, 89/370, 91/244, 92/43.

Chemicals: 67/548, 69/81, 70/189, 73/146, 75/409, 76/907, 79/370, 79/831, 80/1189, 81/957, 82/232, 82/501, 83/467, 84/449, 86/431, 86/609, 87/18, 87/216, 87/217, 87/432, 88/302, 88/490, 88/610, 90/219, 90/220, 90/517, 91/325, 91/326, 91/410, 91/632, 92/32, 92/37, 92/69, 93/21, 93/67, 93/72, 93/90, 93/105, 94/15.

Radiation protection: 80/836, 84/466, 84/467, 89/618, 90/641, 92/3.

TRANSPORT

1. INTRODUCTION

By and large the outcome of activities involved in monitoring the application of Community law in 1994 was positive, especially where the Regulations to liberalize access to the market as a means of consolidating the internal market in transport are concerned.

Road transport, and in particular road safety and technical harmonization, were a source of concern; the Member States are well behindhand with the transposal of directives, though significant progress has been here as well.

In rail transport, there has been progress with the transposal of Directive 91/440/EEC (development of the Community's railways). Two proposals for Directives (licensing of railway companies and allocation of railway

infrastructure capacities, and charging for use) reached the common position stage at the Council meeting of 21 and 22 November. These will be useful in supplementing and facilitating the application of Directive 91/440/EEC.

2. SITUATION SECTOR BY SECTOR

2.1. Road transport

The Commission is glad to report that progress was made in the important area of road safety in 1994.

Portugal was the last Member State to transpose Directive 89/459/EEC (tread depth of tyres).

Denmark issued the necessary measures for the extension of roadworthiness testing to private cars, and Ireland — which enjoys a derogation for the application of certain provisions of Community law until 1 January 1998 — raised a question of interpretation of the Directive prior to considering legislation.

As regards technical standards applicable to brakes (Directive 92/54/EEC) and exhaust emissions (Directive 92/55/EEC) to be applied at the time of roadworthiness testing, the legislation is virtually in place in the last few Member States to comply with their obligations (Italy and Greece in the former case, Greece in the latter). Portugal has transposed Directive 92/55/EEC, but its measures are not entirely in conformity with requirements.

Italy has introduced satisfactory legislation regarding the compulsory wearing of seat belts in vehicles weighing less than 3.5 tonnes, a bill is in the process of adoption in Belgium, and Portugal has amended its law to terminate its infringement.

Infringement proceedings against Portugal were terminated when national implementing measures were issued for the technical harmonization provisions of Directive 92/7/EEC (weights and dimensions of vehicles).

Two Member States — Belgium and Spain — have yet to complete the transposal of the speed limiters Directive

(92/6/EEC); Portugal has not yet legislated, preferring first of all to obtain the Commission's agreement to a state aid scheme for the installation programme.

Greece is the last Member State to have presented measures to transpose the first batch of Community provisions on the vocational training of drivers of certain vehicles carrying dangerous goods (carriage in road tankers or vehicle-mounted liquid containers with a capacity in excess of 3 000 litres and carriage of explosive substances).

2.2. Combined transport

As reported last year, Italy has still not given effect to the judgment given by the Court on 7 May 1991, declaring that by maintaining a licensing and quota scheme for combined rail/road transport between Member States and withholding licences from private individuals, it had failed to comply with its obligations under Directive 75/130/EEC (common rules for certain types of combined transport between Member States). This is a flagrant case of failure to discharge Community law obligations; fortunately it is very much an exceptional case. Incidentally, the Directive and all amendments to it were replaced by the consolidating Directive 92/106/EEC.

2.3. Inland waterways

The Commission withdrew its action in the Court of Justice against Italy for failure to transpose Directive 87/540/EEC (access to the occupation of carrier of goods by waterway) when the authorities adopted the requisite national measures. German implementing measures also entered into force on 1 January 1994. As a result, Belgium is now the only country that has not transposed the Directive, even though the Court of Justice found against it on 26 February 1992.

2.4. Rail transport

There has been some progress with the transposal of Directive 91/440/EEC (development of the Community's railways), but by no means enough. Six Member States (Belgium, Denmark, Germany, Ireland, the Netherlands and the United Kingdom) have adopted

implementing measures and notified the Commission of them. Five others (France, Italy, Luxembourg, Portugal and Spain) have transposed it in part (with the exception of certain aspects such as right of access to infrastructure pursuant to Article 10). Greece alone has notified no implementing measures.

2.5. Sea transport

Germany and Greece are the only Member States that have adopted measures implementing Directive 93/75/EEC (minimum requirements of vessels bound for or leaving Community ports and carrying dangerous or polluting goods); other Member States have notified the Commission of legislation at the draft stage.

2.6. Air transport

Directive 91/670/EEC (mutual acceptance of personnel licences for functions in civil aviation) has been transposed by all the Member States. But the Commission is still scrutinizing the measures notified by France and the United Kingdom for conformity.

At the same time the Commission is pursuing its efforts to ensure that the Directive is actually applied properly

elsewhere in the Community, as the frequency of complaints received suggests that national authorities are placing excessively restrictive interpretations on it.

2.7. Progress in implementing directives applicable to transport

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	53	48	91
Denmark	53	50	94
Germany	53	51	96
Greece	53	46	87
Spain	53	50	94
France	53	49	92
Ireland	53	50	94
Italy	53	48	91
Luxembourg	53	50	94
Netherlands	53	50	94
Portugal	53	49	92
United Kingdom	53	50	94

Note: this table concerns Directives 62/2005, 72/426, 74/149, 74/561, 74/562, 76/135, 76/914, 77/158, 77/796, 78/175, 78/1016, 79/115, 79/116, 79/1034, 80/049, 80/1178, 80/1179, 80/1180, 80/1263, 80/1266, 82/0050, 82/714, 82/572, 84/647, 85/003, 85/578, 85/579, 86/360, 86/364, 87/540, 88/218, 88/449, 88/599, 89/338, 89/438, 89/459, 89/460, 89/461, 89/684, 90/398, 91/060, 91/440, 91/670, 91/671, 91/672, 92/006, 92/007, 92/054, 92/055, 92/106, 93/065, 93/075, 93/089.

ENERGY

1. INTRODUCTION

The Commission pursued its effort to ensure proper application of the Treaty, bringing import and export monopoly cases before the Court of Justice.

The rate of transposal of directives is down on 1993 as most of the Member States have yet to transpose two directives (93/76/EEC and 94/2/EC) falling due on 31 December 1994.

2. SITUATION SECTOR BY SECTOR

2.1. Transparency of prices

Directive 90/377/EEC (transparency of prices for gas and electricity industrial end-users) has been transposed by eleven Member States. Spain has prepared but not yet issued implementing measures. The proceeding commenced against Spain is still in motion, and the proceeding against France will be terminated now that transposal has taken place.

2.2. Internal market for electricity and natural gas

Directive 90/547/EEC (transit of electricity) has been transposed by eleven Member States. France, where the Directive is applied in practice, is now formally transposing it.

Directive 91/296/EEC (transit of gas) has been transposed by eight Member States. France, Germany and Spain are transposing it. Portugal has notified nothing so far.

The infringement proceedings regarding exclusive gas and electricity import and export rights in five Member States are still in motion. The proceeding against Denmark was terminated when the rights were withdrawn. The Commission referred the remaining Member States (Belgium, France, Ireland, Italy and Spain) to the Court of Justice in June 1994.

2.3. Energy efficiency

Directive 92/42/EEC (efficiency requirements for new hot-water boilers fired with liquid or gaseous fuels) has been transposed by Denmark, France, Germany, Ireland and the Netherlands. In Italy, the implementing Act still needs secondary legislation to implement it in turn.

Directive 92/75/EEC (indication by labelling and standard product information of the consumption of energy and other resources by household appliances) has been transposed by Denmark, France, the Netherlands, Portugal and Spain. In Italy, the implementing Act still needs secondary legislation to implement it in turn. The infringement proceedings against the Member States that have not transposed the directive have been suspended temporarily, pending expiry of the time allowed for transposal of the first directive implementing it — Directive 94/2/EC (energy labelling of household electric refrigerators, freezers and their combinations), which is to be transposed by 31 December 1994.

Directive 93/76/EEC (to limit carbon dioxide emissions by improving energy efficiency — Save) is to be transposed by 31 December 1994.

2.4. Coal

The German Government notified the Commission of the outcome of the 'Kohlerunde 1991', stating that this would be the basis for the coal industry restructuring, rationalization and modernization plans called for by Decision 89/296/ECSC. The Commission scrutinized the plans in detail for compatibility with Community law and approved them on 13 December 1994.

2.5. Progress in implementing directives applicable to energy

The overall rate of transposal has fallen since 1993 from 86,6 % to 81,4 %.

Member State	Directives applicable on 31. 12. 1994	Directives for which measures have been notified	%
Belgium	17	13	77
Denmark	17	15	88
Germany	18	14	78
Greece	17	14	82
Spain	17	12	71
France	17	14	82
Ireland	17	14	82
Italy	17	13	77
Luxembourg	17	13	77
Netherlands	17	17	100
Portugal	17	13	77
United Kingdom	17	17	88

Note: this table concerns Directives 68/414, 72/425, 73/238, 75/339, 75/405, 76/491, 78/170, 82/885, 85/536, 87/441, 90/377, 90/547, 90/653 (Germany only), 91/296, 92/42, 92/75, 93/76, 94/2.

BUDGETARY MATTERS

The proceeding against Spain for payment of interest due on late payments was terminated when Spain discharged its obligation.

COMMUNITY STAFF

The Commission issued a reasoned opinion in the course of infringement proceedings against Spain to secure the possibility of transfers of pension rights (Article 11 (2) of Annex VIII to the Staff Regulations of Officials of the European Communities). Talks are in progress with the Spanish authorities for that purpose. Comparable infringement proceedings against Greece are still in motion.

Denmark used to tax amounts paid into the Community pension scheme under Article 11 (2) of Annex VIII to the Staff Regulations, and infringement proceedings were commenced accordingly. Act No 441 of 1 June 1994 now exempts them. Talks are continuing on the scope of the exemption.

Belgium responded to infringement proceedings by enacting legislation on 21 May 1991 to permit transfers of pension rights using the technique of subrogating the Communities to officials' pension rights. A new Bill making certain amendments to the 1991 Act is now under discussion.

As for the abolition of the 'quotient conjugal' (aggregation of spouses' income for income tax assessment) as applicable to spouses of Community officials subject to Belgian income tax, an in-depth study has revealed a problem of compatibility with the Belgian Constitution. As a few cases are *sub judice* in Belgium, the Commission has suspended its infringement proceedings pending the outcome.

On a slightly different matter, Belgium has only partly complied with the judgment given by the Court of Justice on 4 April 1990, holding that the 50 % reduction in the temporary salaries paid to teachers seconded to the European Schools was incompatible with Community law. Following the commencement of Article 171 proceedings, salaries were reinstated at full rates and part settlements were made for past periods. The only sticking point concerns the remainder of the arrears; the Belgian authorities have announced that they will be settled in the first quarter of 1995.

In Spain, the law provides for residence permits to be issued to foreign nationals residing there, but Spain has refused to issue them to Community staff. The Commission is pursuing its efforts to have residence permits issued to them.

STATISTICAL MATTERS

The Member States' obligations in statistical matters are to supply figures at predetermined intervals and in predetermined forms on specified questions. There are no major problems as regards either the application of statistical methods or compliance with deadlines.

73/132/EEC and 78/53/EEC), the Italian authorities notified revised figures meeting the Commission's needs.

Following infringement proceedings based on the unreliability of statistics on cattle herds (Directives

The infringement proceedings were accordingly terminated.

ANNEX I

SUSPECTED INFRINGEMENTS 1990 TO 1994

Table 1.1.

Suspected infringements — Origin

Year	Complaints	Parliamentary questions	Petitions	Cases detected by Commission	Total
1990	1 274	32	18	268	1 592
1991	1 051	126	18	237	1 432
1992	1 185	45	33	282	1 545
1993	1 040	30	23	247	1 340
1994	1 145	5	6	277	1 433

Table 1.2.

Suspected infringements — Classified by sector and Member State

		B	DK	D	EL	E	F	IRL	I	L	NL	P	UK	Total	
DG I External Relations	1990	0	1	0	2	0	0	0	0	0	0	0	0	3	
	1991	0	0	0	0	1	1	0	0	0	0	0	0	2	
	1992	0	0	0	0	0	0	0	1	0	0	0	0	1	
	1993	0	0	2	0	0	0	0	0	0	1	0	1	4	
	1994	1	0	0	1	0	0	0	0	0	0	0	0	2	
DG II Economic and Financial Affairs	1990	0	0	0	1	1	2	0	0	0	0	0	0	4	
	1991	0	0	1	1	1	2	0	2	0	0	1	1	9	
	1992	0	1	1	3	0	0	0	0	0	0	1	0	6	
	1993	0	0	0	2	2	0	0	1	0	0	1	0	6	
	1994	1	0	1	1	0	2	1	1	0	0	2	1	10	
DG III Internal Market and Industrial Affairs (up to 1992)	1990	29	13	59	37	58	159	2	63	5	22	15	29	491	
	1991	28	7	63	41	72	90	10	56	5	19	19	28	438	
	1992	20	14	74	44	39	71	8	48	6	20	13	25	382	
	Industry (1993)	1993	1	5	4	5	1	1	0	7	1	6	1	2	34
		1994	2	0	12	7	3	1	1	8	1	1	6	2	44
DG IV Competition	1990	2	0	0	1	2	5	1	1	0	2	2	0	16	
	1991	1	4	1	1	5	4	1	4	0	2	2	3	28	
	1992	3	0	6	2	8	6	2	7	3	3	0	2	42	
	1993	2	4	2	7	2	5	2	7	1	3	2	1	38	
	1994	1	0	2	20	3	3	1	4	1	2	1	0	38	
DG V Employment, Industrial Relations and Social Affairs	1990	12	6	8	14	16	20	2	97	6	1	9	4	195	
	1991	11	2	7	13	5	7	1	6	0	5	2	7	66	
	1992	7	1	4	4	5	4	3	14	1	1	2	8	54	
	1993	4	4	3	4	3	11	2	3	0	2	0	8	44	
	1994	3	0	3	4	2	7	1	14	0	2	1	24	61	

		B	DK	D	EL	E	F	IRL	I	L	NL	P	UK	Total
DG VI Agriculture	1990	1	7	19	30	21	28	9	37	0	8	6	12	178
	1991	9	7	13	24	23	48	7	33	3	7	10	50	234
	1992	11	6	18	16	47	36	7	48	6	8	7	37	247
	1993	4	3	8	6	21	30	5	20	0	8	7	8	120
	1994	38	12	29	12	38	67	13	23	3	41	9	32	317
DG VII Transport	1990	5	1	4	2	2	1	1	3	2	2	1	1	25
	1991	1	1	5	2	2	4	1	4	1	3	5	4	33
	1992	0	1	3	3	4	3	1	5	2	2	1	0	25
	1993	2	0	2	3	4	13	0	3	1	1	4	1	34
	1994	1	1	0	2	14	18	0	2	1	0	3	6	48
DG IX Personnel and Administration	1990	0	0	2	0	0	1	0	0	0	0	0	0	3
	1991	2	0	0	0	1	0	0	0	0	0	0	0	3
	1992	0	0	0	0	1	1	0	0	0	0	0	0	2
	1993	0	1	0	1	1	0	0	0	0	0	0	0	3
	1994	0	0	0	0	0	0	0	0	0	0	0	0	0
DG X Audiovisual Media, Information, Communication and Culture	1990	0	0	0	0	0	0	0	0	0	0	0	0	0
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	1	1	1	1	1	1	1	1	1	1	1	1	12
	1993	0	1	0	1	1	1	0	0	0	0	0	0	4
	1994	0	0	0	0	0	0	0	1	0	0	0	3	4
DG XI Environment, Nuclear Safety and Civil Protection	1990	22	3	58	45	129	49	20	43	3	7	21	126	526
	1991	12	17	63	59	83	50	31	37	2	7	24	70	455
	1992	10	8	53	77	115	49	42	63	2	9	28	131	587
	1993	16	7	31	46	103	31	33	23	2	6	21	64	383
	1994	6	4	60	17	89	43	38	21	4	4	16	57	359

		B	DK	D	EL	E	F	IRL	I	L	NL	P	UK	Total
DG XIII Telecommunications, Information Market and Exploitation of Research	1990	0	0	0	0	0	0	0	0	0	0	0	1	1
	1991	1	0	1	0	0	1	0	0	0	1	0	0	4
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
	1993	0	0	0	1	1	0	0	1	0	1	3	0	7
	1994	0	0	1	0	0	0	0	0	0	0	0	0	1
DG XIV Fisheries	1990	0	2	0	0	1	2	0	1	0	0	1	4	11
	1991	0	0	0	0	1	3	0	0	0	4	0	1	9
	1992	1	1	1	1	5	2	2	2	0	0	0	2	17
	1993	0	1	1	0	0	2	0	1	0	1	0	1	7
	1994	0	1	0	1	2	3	1	0	0	0	0	1	9
DG XV Financial Institutions and Company Law (up to 1992) Internal Market and Financial Services (1993)	1990	4	2	10	7	6	3	1	6	1	0	3	1	44
	1991	1	3	9	3	1	0	1	6	0	3	0	2	29
	1992	7	5	5	2	3	6	1	5	2	3	0	3	42
	1993	53	9	86	58	34	99	6	108	6	25	15	42	541
	1994	33	11	76	44	40	95	7	106	7	32	19	23	493
DG XVI Regional Policies	1990	0	0	0	0	0	0	0	0	0	0	0	0	0
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	0	0	0	0	0	0	1	0	0	0	0	0	1
	1993	0	0	0	0	0	0	0	0	0	0	0	0	0
	1994	0	0	0	0	0	0	0	0	0	0	0	0	0
DG XVII Energy	1990	0	1	0	0	0	0	0	0	0	0	0	0	1
	1991	0	0	1	0	1	0	0	0	0	0	0	0	2
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
	1993	0	0	0	0	0	0	0	0	0	0	0	0	0
	1994	0	0	0	0	1	1	0	0	0	0	0	1	3

		B	DK	D	EL	E	F	IRL	I	L	NL	P	UK	Total
DG XIX Budgets	1990	0	0	0	1	0	0	0	0	0	1	0	0	2
	1991	0	0	0	0	0	0	0	0	0	0	1	0	1
	1992	0	0	0	0	1	0	0	0	0	0	0	0	1
	1993	0	0	0	0	0	1	0	0	0	0	0	0	1
	1994	1	0	0	0	0	0	0	0	0	0	0	0	1
DG XXI Customs and Indirect Taxation	1990	5	3	5	5	9	13	7	4	1	4	7	9	72
	1991	7	10	8	8	12	8	6	23	0	1	8	4	95
	1992	9	5	3	11	16	11	0	11	2	5	3	8	84
	1993	8	2	8	12	5	9	4	17	0	6	2	9	82
	1994	4	3	1	3	1	2	2	4	1	2	2	3	28
DG XXIII Enterprise Policy, Distributive Trades, Tourism and Cooperatives	1990	0	0	1	2	0	0	0	0	0	0	0	0	3
	1991	0	0	0	0	2	1	0	0	0	0	0	0	3
	1992	0	0	0	1	0	0	0	0	0	0	0	1	2
	1993	1	0	0	0	2	0	0	0	0	0	0	0	3
	1994	0	0	0	0	2	0	0	0	0	0	0	0	2
CPS Consumer Policy Service	1990	2	0	3	1	0	4	0	0	0	1	1	1	13
	1991	0	0	4	1	0	1	0	2	0	0	1	3	12
	1992	0	2	11	3	2	5	2	2	0	1	4	3	35
	1993	0	0	1	0	0	5	0	1	3	7	2	2	21
	1994	1	1	0	0	0	4	0	1	0	1	0	1	9
SOEC Statistical Office	1990	0	0	0	0	0	0	0	0	1	0	0	0	1
	1991	1	0	0	0	0	0	0	0	0	0	0	0	1
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
	1993	0	0	0	0	1	1	0	0	0	0	0	0	2
	1994	0	0	0	0	0	0	0	0	0	0	0	0	0

		B	DK	D	EL	E	F	IRL	I	L	NL	P	UK	Total
TFRH Task-force for Human Resources, Education, Training and Youth	1990	0	0	0	0	0	1	0	0	0	0	0	0	1
	1991	1	1	1	0	0	1	0	2	0	2	0	0	8
	1992	1	0	0	0	0	0	0	0	0	1	0	1	3
	1993	0	0	0	0	1	0	0	0	0	0	0	0	1
	1994	0	0	0	0	1	0	1	0	0	0	0	2	4
LS Legal Service	1990	0	0	0	0	0	0	0	0	0	0	0	0	0
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	0	0	1	0	0	0	0	0	0	0	0	1	2
	1993	1	0	1	0	2	0	0	0	0	0	1	0	5
	1994	0	0	0	0	0	0	0	0	0	0	0	0	0
SG Secretariat General	1990	2	0	0	0	0	0	0	0	0	0	0	0	2
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
	1993	0	0	0	0	0	0	0	0	0	0	0	0	0
	1994	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	1990	62	36	111	103	116	239	23	212	16	41	45	62	1 592
	1991	75	52	177	153	210	221	58	175	11	54	73	173	1 432
	1992	70	45	181	168	247	195	70	207	25	54	60	223	1 545
	1993	92	37	149	146	184	209	52	192	14	67	59	139	1 340
	1994	92	33	185	112	196	246	66	185	18	85	59	156	1 433

Table 1.3.

Suspected infringements — Action taken, classified by year of registration

Year	Total cases	Terminated	In motion	Established infringements
1990	1 592	1 109	96	387
1991	1 432	963	48	421
1992	1 545	1 062	177	306
1993	1 340	707	404	229
1994	1 433	191	1 136	106

ANNEX II

ESTABLISHED INFRINGEMENTS 1990 TO 1994

Table 2.1.

Established infringements — Classified by stage of proceedings and Member State

Member State	Article 169 letters					Reasoned opinions					Referrals to Court				
	1990	1991	1992	1993	1994	1990	1991	1992	1993	1994	1990	1991	1992	1993	1994
B	67	71	110	98	77	33	46	22	26	41	13	8	6	7	10
DK	36	52	46	66	57	5	3	4	3	14	3	1			
D	61	60	97	120	90	21	13	18	35	66	5	1	5	4	5
EL	120	88	112	125	96	55	48	30	41	85	10	9	4	4	17
E	114	79	129	107	86	15	30	39	28	53	3	2	5	5	9
F	75	54	113	105	90	18	15	10	39	49	6	4	1	2	8
IRL	52	59	87	91	70	17	27	13	25	47	3	3	9		12
I	111	115	138	108	102	62	76	40	49	60	25	24	11	6	12
L	43	64	97	91	64	15	35	21	29	36	4	4	14	11	6
NL	61	62	75	75	73	20	23	16	22	20	2	7	5	5	4
P	178	86	116	125	96	12	84	22	40	54	2	2	1		5
UK	44	63	97	98	73	6	11	13	15	21	2		3		1
Total	962	853	1 217	1 209	974	279	411	248	352	546	78	65	64	44	89

Table 2.2.

Infringement proceedings classified by Member State, stage reached and legal basis

Member State	Stage reached	1990					1991					1992					1993					1994				
		Total	Directives			Treaties Regulations Decisions	Total	Directives			Treaties Regulations Decisions	Total	Directives			Treaties Regulations Decisions	Total	Directives			Treaties Regulations Decisions	Total	Directives			Treaties Regulations Decisions
			No notif.	Impl. prob.	Appl. prob.			No notif.	Impl. prob.	Appl. prob.			No notif.	Impl. prob.	Appl. prob.			No notif.	Impl. prob.	Appl. prob.			No notif.	Impl. prob.	Appl. prob.	
B	Art. 169	67	25	11	16	15	71	49	5	7	10	110	84	1	15	10	98	73	1	15	9	77	58	4	11	4
	RO	33	18	7	6	2	46	22		9	15	22	13	1	2	6	26	16	3		7	41	36	1	4	
	REF	13	6	2	2	3	8	3	3	1	1	6	2		1	3	7	5		2	10	6	1	1	2	
DK	Art. 169	36	22	1	6	7	52	34	1	4	13	46	39		2	5	66	63		2	1	57	51	1	2	3
	RO	5	1		3	1	3	1		1	1	4	2			2	3	1			2	14	12			2
	REF	3			2	1	1			1		0				0	0				0	0				2
D	Art. 169	61	18	2	18	23	60	36	1	12	11	97	77	6	10	4	120	95	3	15	7	90	63	5	19	3
	RO	21	7	3	5	6	13	6		4	3	18	4	2	5	7	35	22	1	5	7	66	58	1	3	4
	REF	5		1	1	3	1			1		5	1	1	3	4	4	2	2	2	5	2		2	1	
EL	Art. 169	120	78	2	26	14	88	34	19	18	17	112	93	4	7	8	125	104	3	12	6	96	72		20	4
	RO	55	36	2	5	12	48	37	2	5	4	30	13		7	10	41	33		2	6	85	80	2	3	
	REF	10	4	1	1	4	9	2		2	5	4	1	1	1	4	4	4			6	17	12		2	3
E	Art. 169	114	73	7	19	15	79	41	9	12	17	129	89	3	16	21	107	80	1	15	11	86	62	1	14	9
	RO	15	1	3	7	4	30	18	3	5	4	39	20	3	4	12	28	19	1	5	3	53	48		4	1
	REF	3			3		2			2		5	1	1	2	1	5	3	1	1	9	8			1	
F	Art. 169	75	30	3	18	24	54	30	2	8	14	113	67	4	25	17	105	82	2	11	10	90	64	2	11	13
	RO	18	9	2	1	6	15	4	1	4	6	10	2			8	39	22	2	7	8	49	38	1	6	4
	REF	6		4		2	4	1	1	1	1	1			1	2	2	2	1	1	8	5			3	
IRL	Art. 169	52	36	6	3	7	59	46	1	8	4	87	78	4	4	1	91	85	2	3	1	70	62	2	3	3
	RO	17	12	2	1	2	27	22	2	2	1	13	12			1	25	17	4	2	2	47	45		2	
	REF	3	2		1		3	2		1		9	8		1		0				12	11			1	
I	Art. 169	111	55	12	28	16	115	56	3	31	25	138	87	4	27	20	108	75	8	16	9	102	66	2	21	13
	RO	62	35	5	16	6	76	40	5	23	8	40	10	1	13	16	49	31	1	8	9	60	56	2	2	
	REF	25	16	1	5	3	24	15	3	6		11	5	1	4	1	6	3	1	1	12	5		4	3	
L	Art. 169	43	38	1	2	2	64	35	19	4	6	97	90	1	5	1	91	84	1	2	4	64	58	4		2
	RO	15	8	1	4	2	35	29	2	2	2	21	13	1	7	29	28		1		36	36				
	REF	4	3			1	4	3			1	14	10	1	1	2	11	5		6	6	5			1	
NL	Art. 169	61	40	13	2	6	62	39	2	12	9	75	61	1	8	5	75	64	1	8	2	73	49	3	20	1
	RO	20	10	3	4	3	23	14	2	4	3	16	7	2	5	2	22	14	2	3	3	20	17		3	
	REF	2		1		1	7	5	1		1	5	5			5	5	1		3	1	4	2		1	1
P	Art. 169	178	147	7	16	8	86	64	1	11	10	116	88	7	13	8	125	100	8	14	3	96	70	5	12	9
	RO	12	3	1	3	5	84	79		3	2	22	18	1	2	1	40	35	1	2	2	54	49	1	3	1
	REF	2				2	2	2				1		1		0	0				5	5				
UK	Art. 169	44	26	2	10	6	63	40	7	1	15	97	82	4	6	5	98	82	2	8	6	73	57	3	10	3
	RO	6	1	2	1	2	11	7		2	2	13	12			1	15	6	3	3	3	21	21			
	REF	2			1	1	0					3			2	0	0				1	1		1		
Total	Art. 169	962	588	67	164	143	853	504	70	128	151	1 217	935	39	138	105	1 209	987	32	121	69	974	732	32	143	67
	RO	279	141	31	56	51	411	279	17	64	51	248	126	11	38	73	352	244	18	38	52	546	496	8	28	14
	REF	78	31	10	16	21	65	33	8	15	9	64	33	5	17	9	44	21	4	5	14	89	61	2	10	16

Table 2.3.

Established infringements — Trend by Member State and year case commenced

— 1990 —

	Cases	Term. after Art. 169 letter	In motion after Art. 169 letter	Reasoned opinions	Terminated after R.O.	In motion after R.O.	Referrals	In motion after referrals	With- drawn	Judgments	For Commission	For Member States
Total	962	593	32	337	243	88	48	9	18	21	21	0
B	67	30	1	36	22	12	7	0	3	4	4	0
DK	36	30	1	5	2	3	0	0	0	0	0	0
D	61	38	2	21	12	8	5	3	0	2	2	0
EL	120	57	10	53	47	5	3	1	2	0	0	0
E	114	74	7	33	22	11	6	1	1	4	4	0
F	75	60	1	14	7	7	2	1	0	1	1	0
IRL	52	31	1	20	13	7	2	0	2	0	0	0
I	111	56	2	53	31	22	17	2	6	9	9	0
L	43	26	2	15	10	5	5	1	3	1	1	0
NL	61	45	0	16	13	2	0	0	0	0	0	0
P	178	108	1	69	63	6	1	0	1	0	0	0
UK	44	38	4	2	1	0	0	0	0	0	0	0

Table 2.4.

Established infringements — Trend by Member State and year case commenced

— 1991 —

	Cases	Term. after Art. 169 letter	In motion after Art. 169 letter	Reasoned opinions	Terminated after R.O.	In motion after R.O.	Referrals	In motion after referrals	Withdrawn	Judgments	For Commission	For Member States
Total	853	501	34	318	205	112	66	33	15	19	18	1
B	71	37	3	31	22	9	4	2	0	2	2	0
DK	52	46	2	4	3	1	0	0	0	0	0	0
D	60	39	5	16	12	4	3	3	0	0	0	0
EL	88	53	5	30	12	17	14	13	1	0	0	0
E	79	41	1	37	29	8	3	1	0	2	2	0
F	54	38	3	13	7	6	1	1	0	0	0	0
IRL	59	35	3	21	13	8	7	1	1	5	5	0
I	115	59	4	52	25	27	10	4	4	3	2	1
L	64	32	1	31	15	16	15	7	8	0	0	0
NL	62	42	2	18	9	9	7	1	1	5	5	0
P	86	40	2	44	41	3	1	0	0	1	1	0
UK	63	39	3	21	17	4	1	0	0	1	1	0

Table 2.5.

Established infringements — Trend by Member State and year case commenced

— 1992 —

	Cases	Term. after Art. 169 letter	In motion after Art. 169 letter	Reasoned opinions	Terminated after R.O.	In motion after R.O.	Referrals	In motion after referrals	Withdrawn	Judgments	For Commission	For Member State
Total	1 217	752	84	381	195	178	87	49	37	1	1	0
B	110	72	12	26	10	16	8	5	2	1	1	0
DK	46	41	2	3	2	1	0	0	0	0	0	0
D	97	51	8	38	20	18	3	3	0	0	0	0
EL	112	63	4	45	22	23	14	11	3	0	0	0
E	129	90	10	29	12	17	8	6	2	0	0	0
F	113	60	9	44	17	24	13	1	12	0	0	0
IRL	87	57	3	27	11	14	11	8	3	0	0	0
I	138	66	12	60	33	24	11	8	3	0	0	0
L	97	66	2	29	20	9	7	1	6	0	0	0
NL	75	52	3	20	11	9	5	5	0	0	0	0
P	116	61	9	46	29	17	6	0	6	0	0	0
UK	97	73	10	14	8	6	1	1	0	0	0	0

Table 2.6.

Established infringements — Trend by Member State and year case commenced

— 1993 —

	Cases	Term. after Art. 169 letter	In motion after Art. 169 letter	Reasoned opinions	Terminated after R.O.	In motion after R.O.	Referrals	In motion after referrals	With- drawn	Judgments	For Commission	For Member States
Total	1 209	689	209	311	97	214	7	5	2	0	0	0
B	98	45	32	21	8	13	1	1	0	0	0	0
DK	66	57	4	5	3	2	0	0	1	0	0	0
D	120	66	16	38	22	16	1	0	0	0	0	0
EL	125	46	27	52	4	48	1	1	0	0	0	0
E	107	63	14	30	3	27	1	1	0	0	0	0
F	105	63	17	25	13	12	0	0	0	0	0	0
IRL	91	52	12	27	12	15	0	1	0	0	0	0
I	108	48	26	34	5	29	1	0	0	0	0	0
L	91	58	10	23	7	16	1	1	0	0	0	0
NL	75	53	9	13	5	8	1	0	1	0	0	0
P	125	71	21	33	13	20	0	0	0	0	0	0
UK	98	67	21	10	2	8	0	0	0	0	0	0

Table 2.7.

Established infringements — Trend by Member State and year case commenced

— 1994 —

	Cases	Term. after Art. 169 letter	In motion after Art. 169 letter	Reasoned opinions	Terminated after R.O.	In motion after R.O.	Referrals	In motion after referrals	Withdrawn	Judgments	For Commission	For Member States
Total	974	324	507	143	13	130	0	0	0	0	0	0
B	77	15	51	11	3	8	0	0	0	0	0	0
DK	57	47	5	5	1	4	0	0	0	0	0	0
D	90	26	50	14	3	11	0	0	0	0	0	0
EL	96	15	58	23	0	23	0	0	0	0	0	0
E	86	23	48	15	3	12	0	0	0	0	0	0
F	90	27	51	12	1	11	0	0	0	0	0	0
IRL	70	30	28	12	1	11	0	0	0	0	0	0
I	102	21	65	16	0	16	0	0	0	0	0	0
L	64	24	29	11	0	11	0	0	0	0	0	0
NL	73	42	26	5	0	5	0	0	0	0	0	0
P	96	29	57	10	1	9	0	0	0	0	0	0
UK	73	25	39	9	0	9	0	0	0	0	0	0

ANNEX III

INFRINGEMENTS OF TREATIES, REGULATIONS AND DECISIONS

External relations

Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. ref: Date of referral: 94/06/15
 Case No: C-94/160

GERMANY

Number: 93/2029
 Leg. base: 383R3420; 157E005
 Title: Import rules
 Dd. ro: Date reasoned opinion sent: 93/04/05
 Dd. ref: Date of referral: 93/08/03
 Case No: C-93/382
 Dd. wd: Date of decision to withdraw proceedings:
 94/03/30

FRANCE

Number: 91/0751
 Leg. base: 157E037; 157E030; 157E034
 Title: Exclusive rights in respect of gas and elec-
 tricity
 Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. ref: Date of referral: 94/06/14
 Case No: C-94/159

NETHERLANDS

Number: 93/2030
 Leg. base: 383R3420; 157E005
 Title: Import rules
 Dd. ro: Date reasoned opinion sent: 93/04/05
 Dd. ref: Date of referral: 93/08/03
 Case No: C-93/383
 Dd. wd: Date of decision to withdraw proceedings:
 94/03/30

IRELAND

Number: 91/0756
 Leg. base: 157E030; 157E034; 157E037
 Title: Exclusive rights in respect of electricity
 Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. ref: Date of referral: 94/06/13
 Case No: C-94/158

Competition

BELGIUM

Number: 89/0030
 Leg. base: 157E171; 384D0508
 Title: Aid for Idealspun/Beaulieu
 Dd. ro: Date reasoned opinion sent: 89/08/30
 Dd. ref: Date of referral: 89/12/18
 Case No: C-89/375
 Dd. ju.: Date of judgment: 91/02/19
 Ju. for.: Commission

ITALY

Number: 91/0757
 Leg. base: 157E030; 157E034; 157E037
 Title: Exclusive rights in respect of electricity
 Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. ref: Date of referral: 94/06/15
 Case No: C-94/158

DENMARK

Number: 91/0752
 Leg. base: 157E030; 157E037
 Title: Exclusive rights in respect of gas
 Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. term: Date termination decision: 94/12/13

NETHERLANDS

Number: 91/0759
 Leg. base: 157E030; 157E037
 Title: Exclusive rights in respect of electricity
 Dd. ro: Date reasoned opinion sent: 92/11/26
 Dd. ref: Date of referral: 94/06/13
 Case No: C-94/157

Employment and social policy

SPAIN

Number: 91/0755
 Leg. base: 157E030; 157E034; 157E037; 157E048
 Title: Exclusive rights in respect of electricity

BELGIUM

Number: 87/0207
 Leg. base: 157E048; 368R1612
 Title: Nationality requirement — posts, telecom-
 munications and broadcasting
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 87/0208
 Leg. base: 157E048; 368R1612
 Title: Nationality requirements for access to employment in a university hospital
 Dd. ro: Date reasoned opinion sent: 92/08/06
 Dd. term: Date termination decision: 94/12/13

Number: 91/0574
 Leg. base: 157E048; 368R1612
 Title: Access to employment in water, gas and electricity distribution
 Dd. ro: Date reasoned opinion sent: 92/08/06
 Dd. ref: Date of referral: 94/06/22
 Case No: C-94/173

Number: 88/0364
 Leg. base: 157E048; 368R1612; 371R1408; 683J0249; 684J0122; 683J0261; 673J0187; 674J0039; 675J0007
 Title: Covert discrimination as regards welfare benefits and services
 Dd. ro: Date reasoned opinion sent: 89/08/28
 Dd. ref: Date of referral: 90/10/23
 Case No: C-90/326
 Dd. ju.: Date of judgment: 92/11/10
 Ju. for.: Commission

Number: 91/2017
 Leg. base: 157E045; 368R1612
 Title: Equal treatment — Access to employment — Discrimination against children of migrant workers
 Dd. ro: Date reasoned opinion sent: 93/08/13
 Dd. ref: Date of referral: 94/10/13
 Case No: C-94/278

GERMANY

Number: 89/0457
 Leg. base: 157E007; 157E128
 Title: Scholarships — discrimination on the basis of nationality
 Dd. ro: Date reasoned opinion sent: 91/03/21
 Dd. ref: Date of referral: 93/02/17
 Case No: C-93/047
 Dd. ju.: Date of judgment: 94/05/03
 Ju. for.: Commission

Number: 87/0282
 Leg. base: 157E048; 368R1612
 Title: Equal treatment — Tax advantages
 Dd. ro: Date reasoned opinion sent: 89/03/01

Number: 88/0108
 Leg. base: 157E048; 368R1612; 375L0362
 Title: Employment offers reserved for doctors having German nationality
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 90/0401
 Leg. base: 157E048; 368R1612
 Title: Access to employment on board ship
 Dd. ro: Date reasoned opinion sent: 91/04/23
 Dd. ref: Date of referral: 93/02/05
 Case No: C-93/037
 Dd. ju.: Date of judgment: 93/12/01
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/12/13

Number: 89/0116
 Leg. base: 368R1612; 157E048
 Title: Taxation of non-residents
 Dd. ro: Date reasoned opinion sent: 92/02/19

Number: 90/0179
 Leg. base: 157E048; 368R1612; 157E052; 157E059
 Title: Equal treatment — Tax advantages
 Dd. ro: Date reasoned opinion sent: 94/05/04

Number: 90/0404
 Leg. base: 157E007; 157E048; 157E052; 368R1612
 Title: Discrimination regarding study grants for workers
 Dd. ro: Date reasoned opinion sent: 93/05/17

Number: 91/0611
 Leg. base: 157E048; 368R1612
 Title: Access to employment in surface transport
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 91/0573
 Leg. base: 157E048; 368R1612
 Title: Access to employment in sea and air transport
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 91/0612
 Leg. base: 157E048; 368R1612
 Title: Access to employment in research for civilian purposes
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 91/0613
 Leg. base: 157E048; 368R1612
 Title: Access to employment in water distribution
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 91/0585
 Leg. base: 157E048; 368R1612
 Title: Access to employment in public education
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 91/0614
 Leg. base: 157E048; 368R1612
 Title: Access to employment in posts and telecommunications
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 91/0586
 Leg. base: 157E048; 368R1612
 Title: Access to employment in sea and air transport
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 91/0615
 Leg. base: 157E048; 368R1612
 Title: Equal treatment with German nationals
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. term: Date termination decision: 94/06/29

Number: 91/0587
 Leg. base: 157E048; 368R1612
 Title: Access to employment in surface transport
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

GREECE

Number: 89/5227
 Leg. base: 157E048; 368R1612
 Title: Nationality discrimination in respect of employment as cellist at the Athens opera house
 Dd. ro: Date reasoned opinion sent: 93/03/03
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 91/0588
 Leg. base: 157E048; 368R1612
 Title: Access to employment in research for civilian purposes
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 91/0589
 Leg. base: 157E048; 368R1612
 Title: Access to employment in posts, telecommunication and broadcasting
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 90/4816
 Leg. base: 157E048; 368R1612
 Title: Nationality discrimination — foreign language teaching
 Dd. ro: Date reasoned opinion sent: 93/08/03
 Dd. ref: Date of referral: 94/04/27
 Case No: C-94/123

Number: 91/4143
 Leg. base: 368R1612; 370R1251
 Title: Tax-free allowances — imports of motor vehicles by a handicapped person
 Dd. ro: Date reasoned opinion sent: 93/03/12
 Dd. ref: Date of referral: 94/03/22
 Case No: C-94/100
 Dd. wd: Date of decision to withdraw proceedings: 94/12/13

Number: 91/0583
 Leg. base: 368R1612; 157E048
 Title: Nationality discrimination — access to employment in public electricity company
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

SPAIN

Number: 91/0625
 Leg. base: 368R0612; 157E048; 157E007
 Title: Nationality discrimination — public education
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 91/0584
 Leg. base: 368R1612; 157E048
 Title: Nationality discrimination — Access to public-sector employment — Doctors in public hospitals
 Dd. ro: Date reasoned opinion sent: 92/07/13
 Dd. ref: Date of referral: 94/10/26
 Case No: C-94/290

Number: 91/0626
 Leg. base: 157E048; 368R1612
 Title: Access to employment in post, telecommunications and broadcasting

Dd. ro: Date reasoned opinion sent: 92/08/06
 Dd. term: Date termination decision: 94/06/29

Number: 87/0213
 Leg. base: 157E048; 368R1612
 Title: Nationality requirement for access to employment in public education
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 91/0628
 Leg. base: 157E048; 368R1612
 Title: Access to employment in public health
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 90/0361
 Leg. base: 157E048; 368R1612
 Title: Access to employment on board ship
 Dd. ro: Date reasoned opinion sent: 91/07/19
 Dd. ref: Date of referral: 94/02/11
 Case No: C-94/060
 Dd. wd: Date of decision to withdraw proceedings: 94/09/29

Number: 91/0629
 Leg. base: 157E048; 368R1612
 Title: Access to employment in research for civilian purposes
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 91/0631
 Leg. base: 157E048; 368R1612
 Title: Access to employment in air transport
 Dd. ro: Date reasoned opinion sent: 92/08/06
 Dd. term: Date termination decision: 94/12/13

Number: 91/0576
 Leg. base: 368R1612; 157E048
 Title: Nationality discrimination — employment in public gas and water companies
 Dd. ro: Date reasoned opinion sent: 92/10/15

FRANCE

Number: 91/0577
 Leg. base: 157E048; 368R1612
 Title: Access to employment in posts, telecommunications and broadcasting
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 90/0284
 Leg. base: 157E048; 368R1612; 157E005
 Title: Access to employment on board ship
 Dd. ro: Date reasoned opinion sent: 91/04/17

Number: 91/0578
 Leg. base: 157E048; 368R1612
 Title: Access to employment in air transport
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 90/2006
 Leg. base: 368R1612; 157E048
 Title: Nationality discrimination
 Dd. ro: Date reasoned opinion sent: 93/05/18
 Dd. term: Date termination decision: 94/06/29

Number: 91/0579
 Leg. base: 157E048; 368R1612
 Title: Access to employment in research for civilian purposes
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 91/0233
 Leg. base: 157E048; 368R1612
 Title: Access to employment in sea transport and waterway transport
 Dd. ro: Date reasoned opinion sent: 92/08/06

Number: 91/0580
 Leg. base: 157E048; 368R1612
 Title: Access to employment in urban and regional transport
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 91/2373
 Leg. base: 368R1612
 Title: Refusal to pay school allowances
 Dd. ro: Date reasoned opinion sent: 94/08/04

Number: 91/0581
 Leg. base: 157E048; 368R1612
 Title: Access to employment in sea and waterway transport
 Dd. ro: Date reasoned opinion sent: 92/11/09

ITALY

Number: 87/0212
 Leg. base: 157E048; 368R1612
 Title: Nationality requirement for access to employment in various public establishments
 Dd. ro: Date reasoned opinion sent: 92/11/09

Number: 91/0582
 Leg. base: 157E048; 368R1612
 Title: Access to employment in public health
 Dd. ro: Date reasoned opinion sent: 92/10/15

Number: 92/4660
 Leg. base: 368R1612; 157E048
 Title: Conditions of employment of teachers
 Dd. ro: Date reasoned opinion sent: 93/12/31

Number: 91/0225
 Leg. base: 157E048; 368R1612
 Title: Access to employment in posts and telecommunications
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

LUXEMBOURG

Number: 87/0420
 Leg. base: 157E048; 368R1612
 Title: Residence requirements for eligibility for prenatal and maternity benefits
 Dd. ro: Date reasoned opinion sent: 90/07/06
 Dd. ref: Date of referral: 91/04/15
 Case No: C-91/111
 Dd. ju.: Date of judgment: 93/03/10
 Ju. for.: Commission

Number: 91/0226
 Leg. base: 157E048; 368R1612
 Title: Access to employment in water, gas and electricity distribution
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

Number: 91/0228
 Leg. base: 368R1612; 157E048
 Title: Nationality discrimination — access to employment as nurses in public hospitals
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

Number: 89/0408
 Leg. base: 368R1612; 157E048
 Title: Income tax act — taxation of non-residents
 Dd. ro: Date reasoned opinion sent: 92/02/04
 Dd. ref: Date of referral: 94/06/03
 Case No: C-94/151

Agriculture

Number: 89/0521
 Leg. base: 157E048; 368R1612
 Title: Nationality discrimination
 Dd. ro: Date reasoned opinion sent: 90/10/23
 Dd. ref: Date of referral: 92/04/13
 Case No: C-92/118
 Dd. ju.: Date of judgment: 94/05/18
 Ju. for.: Commission

GERMANY

Number: 86/0329
 Leg. base: 380R1837; 157E030
 Title: Barriers to imports of live sheep
 Dd. ro: Date reasoned opinion sent: 88/12/05
 Dd. ref: Date of referral: 89/12/22
 Case No: C-89/382

Number: 91/0222
 Leg. base: 157E048; 368R1612
 Title: Access to employment in surface transport
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

Number: 90/0375
 Leg. base: 157E030; 381R3796
 Title: Imports of live soft-water crayfish
 Dd. ro: Date reasoned opinion sent: 90/12/15
 Dd. ref: Date of referral: 93/03/31
 Case No: C-93/131
 Dd. ju.: Date of judgment: 94/07/13
 Ju. for.: Commission

Number: 91/0223
 Leg. base: 157E048; 368R1612
 Title: Access to employment in research for civilian purposes
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

Number: 93/2097
 Leg. base: 157E030; 391L0497
 Title: Barriers to imports of boars from Denmark
 Dd. ro: Date reasoned opinion sent: 94/10/05

GREECE

Number: 91/0224
 Leg. base: 157E048; 368R1612
 Title: Access to employment in public education
 Dd. ro: Date reasoned opinion sent: 92/07/14
 Dd. ref: Date of referral: 93/12/17
 Case No: C-93/473

Number: 85/0101
 Leg. base: 380R1837, 382R0019; 383R0020; 157E113; 157E030; 157E171
 Title: Prices of sheep and goats imported from Hungary

Dd. ro: Date reasoned opinion sent: 86/02/25
 Dd. ref: Date of referral: 87/04/15
 Case No: C-87/127

Number: 90/0174
 Leg. base: 157E030; 157E036; 373R1641; 381R3796
 Title: Imports of fruit trees (fire blight) (H)
 Dd. ro: Date reasoned opinion sent: 91/03/18
 Dd. ref: Date of referral: 92/06/01
 Case No: C-92/249
 Dd. ju.: Date of judgment: 94/09/20
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/12/13

FRANCE

Number: 89/0161
 Leg. base: 387R0822; 387R0823; 157E085, 362R0017
 Title: Strategic stocks of wines held by the Comité interprofessionnel des vins doux
 Dd. ro: Date reasoned opinion sent: 90/06/19
 Dd. ref: Date of referral: 91/10/04
 Case No: C-91/249
 Dd. wd: Date of decision to withdraw proceedings: 94/02/09

Number: 91/4287
 Leg. base: 366R0136
 Title: Minimum prices for virgin olive-oil cakes
 Dd. ro: Date reasoned opinion sent: 93/10/05

UNITED KINGDOM

Number: 91/4135
 Leg. base: 384R0857; 390R2138; 390R1183
 Title: Reallocation of quotas released
 Dd. ro: Date reasoned opinion sent: 92/12/23
 Dd. term: Date termination decision: 94/12/13

Number: 91/0541
 Leg. base: 157E171
 Title: MMB — Restrictions on freedom to sell milk produced
 Dd. ro: Date — Envoi — Avis — Motive: 91/09/23
 Dd. ref: Date of referral: 92/02/13
 Case No: C-92/040
 Dd. ju.: Date of judgment: 94/03/24
 Ju. for.: Commission

Number: 91/4811
 Leg. base: 389R1576
 Title: Sale of a beverage under the name of whisky, contrary to regulations
 Dd. ro: Date reasoned opinion sent: 93/10/11

Number: 91/0639
 Leg. base: 378R1422; 379R1565
 Title: Scottish Pride
 Dd. ro: Date reasoned opinion sent: 92/05/07
 Dd. term: Date termination decision: 94/06/29

IRELAND

Number: 88/0449
 Leg. base: 377L0504; 388D0124; 157E030; 157E171
 Title: Import restrictions — semen of bulls and pigs for artificial insemination
 Dd. ro: Date reasoned opinion sent: 89/10/12
 Dd. ref: Date of referral: 91/09/17
 Case No: C-91/235
 Dd. ju.: Date of judgment: 92/11/17
 Ju. for.: Commission

Number: 91/4695
 Leg. base: 368R0804; 378R1422
 Title: Discrimination by the MMB in distributing trading profits
 Dd. ro: Date reasoned opinion sent: 93/06/18
 Dd. term: Date termination decision: 94/06/29

Number: 92/2209
 Leg. base: 368R0804; 387R1898; 388D0566
 Title: Non-conformity of designation 'soya-milk'
 Dd. ro: Date reasoned opinion sent: 93/05/11

ITALY

Transports

Number: 88/0464
 Leg. base: 157E030; 157E036; 373R1641; 381R3796
 Title: Restrictions on fish imports
 Dd. ro: Date reasoned opinion sent: 90/07/02
 Dd. ref: Date of referral: 91/09/11
 Case No: C-91/228
 Dd. ju.: Date of judgment: 93/05/25
 Ju. for.: Commission

BELGIUM

Number: 90/0354
 Leg. base: 157E007; 157E048; 157E052, 157E058
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/04

Number: 91/0600
 Leg. base: 386R4055
 Title: Cargo-sharing arrangements in BLEU/
 Togo agreement
 Dd. ro: Date reasoned opinion sent: 93/10/11

Number: 91/0601
 Leg. base: 386R4055
 Title: Cargo-sharing arrangements in agreement
 with Zaire
 Dd. ro: Date reasoned opinion sent: 93/10/11

DENMARK

Number: 90/0355
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E221; 157E005
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 94/02/21

GERMANY

Number: 90/0390
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E221
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/30
 Dd. term: Date termination decision: 94/12/13

GREECE

Number: 90/0356
 Leg. base: 157E007; 157E048; 157E052; 157E221;
 157E005
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/07/27

SPAIN

Number: 91/0469
 Leg. base: 386R4055
 Title: Freedom to provide sea transport services
 between Spain and Gabon
 Dd. ro: Date reasoned opinion sent: 94/01/19

FRANCE

Number: 89/0306
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E221
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/10/11
 Dd. ref: Date of referral: 94/12/22
 Case No: C-94/334

Number: 90/0469
 Leg. base: 386R4055
 Title: Tax discrimination — sea transport — dock
 dues
 Dd. ro: Date reasoned opinion sent: 93/01/25
 Dd. ref: Date of referral: 93/08/03
 Case No: C-93/381
 Dd. ju.: Date of judgment: 94/10/05
 Ju. for.: Commission

IRELAND

Number: 90/0357
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E005
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/18

ITALY

Number: 91/2148
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E221
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/30

Number: 92/2100
 Leg. base: 391D0523; 157E080
 Title: Concessionary rail freight charges
 Dd. ro: Date reasoned opinion sent: 93/09/13
 Dd. term: Date termination decision: 94/06/29

NETHERLANDS

Number: 90/0358
 Leg. base: 157E007; 157E048; 157E052; 157E058;
 157E221; 157E005
 Title: Merchant vessels — flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/30

Community staff

BELGIUM

Number: 84/0303
 Leg. base: 157F/PRO/PRI; 157E171
 Title: Transfer of pension rights
 Dd. ro: Date reasoned opinion sent: 79/07/24:
 Dd. ref: Date of referral: 80/06/09
 Case No: C-80/137
 Dd. ju.: Date of judgment: 81/10/19
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 84/07/31
 Dd. ro sent 171: Date Art. 171 reasoned opinion sent:
 85/05/08

Dd. ref 2: Date of referral-171: 85/11/28
 Case No 2: C-85/383
 Dd. ju. 2: Date of judgment-171: 89/10/03
 Ju. for. 2: Commission

GERMANY

Number: 88/0065
 Leg. base: 157E005; 157E171
 Title: 50 % reduction in remuneration paid by the Belgian administration to seconded teachers
 Dd. ro: Date reasoned opinion sent: 88/07/07
 Dd. ref: Date of referral: 89/01/09
 Case No: C-89/006
 Dd. ju.: Date of judgment: 90/04/05
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 92/10/13

Number: 90/0323
 Leg. base: 157E007; 157E048; 157E052; 157E058; 157E221; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/03/11
 Dd. term: Date termination decision: 94/11/03

GREECE

SPAIN

Number: 91/2315
 Leg. base: 157E005; 157E011
 Title: Transfer of pension rights
 Dd. ro: Date reasoned opinion sent: 93/12/13

Number: 90/0328
 Leg. base: 157E007; 157E048; 157E052; 157E058; 157E221; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/07/27

Environment

SPAIN

GERMANY

Number: 91/0216
 Leg. base: 382R3626
 Title: Trade in endangered species
 Dd. ro: Date reasoned opinion sent: 93/03/31

Number: 87/0405
 Leg. base: 382R2057; 385R3777; 386R4034; 157E171
 Title: Failure to discharge duty to register catches (ICES divisions)
 Dd. ro: Date reasoned opinion sent: 88/10/26
 Dd. ref: Date of referral: 89/08/14
 Case No: C-89/258
 Dd. ju.: Date of judgment: 91/07/25
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 93/07/06
 Dd. term: Date termination decision: 94/06/29

Fisheries

BELGIUM

Number: 90/0248
 Leg. base: 157E007; 157E034; 157E048; 157E052; 157E221
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/03/23

Number: 88/0356
 Leg. base: 382R2057; 387R2241
 Title: Duty to cooperate — fisheries inspection and monitoring
 Dd. ro: Date reasoned opinion sent: 89/11/20

DENMARK

FRANCE

Number: 90/0296
 Leg. base: 157E007; 157E048; 157E052; 157E067; 157E221
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 94/02/21

Number: 84/0445
 Leg. base: 382R2057; 383R0171; 157E171
 Title: Fisheries; failure to monitor compliance with technical conservation measures
 Dd. ro: Date reasoned opinion sent: 86/11/18
 Dd. ref: Date of referral: 88/02/29
 Case No: C-88/064
 Dd. ju.: Date of judgment: 91/06/11
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 93/10/11

Number: 90/0481
 Leg. base: 383R0170; 387R3977; 387R2241
 Title: Failure to inspect — overfishing 1988
 Dd. ro: Date reasoned opinion sent: 92/10/28

Number: 89/0277
 Leg. base: 387R2241; 383R2807
 Title: Duty to prosecute infringements of Community logbook rules
 Dd. ro: Date reasoned opinion sent: 91/02/20
 Dd. ref: Date of referral: 94/02/25
 Case No: C-94/075
 Dd. wd: Date of decision to withdraw proceedings: 94/09/19

Number: 90/0249
 Leg. base: 157E007; 157E048; 157E052; 157E058; 157E221; 157E171; 368R1612; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/10/18
 Dd. ref: Date of referral: 94/12/22
 Case No: C-94/334

Number: 90/0418
 Leg. base: 387R3977; 383R0170; 387R2241
 Title: Failure to inspect — overfishing 1988
 Dd. ro: Date reasoned opinion sent: 92/09/29

Number: 91/4509
 Leg. base: 390R3926; 383R0170; 387R2241
 Title: Overfishing 1991 (Anchovies)
 Dd. ro: Date reasoned opinion sent: 94/05/02

IRELAND

Number: 85/0394
 Leg. base: 157E052; 157E171
 Title: Incompatibility of Fisheries Amendment Act 1983 with Community law
 Dd. ro: Date reasoned opinion sent: 86/12/16
 Dd. ref: Date of referral: 89/03/21
 Case No: C-89/093
 Dd. ju.: Date of judgment: 91/10/04
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 93/10/11

Number: 88/0187
 Leg. base: 376R0101; 381R3796
 Title: Ban on fishing by british vessels in irish waters and related measures
 Dd. ro: Date reasoned opinion sent: 89/05/24
 Dd. ref: Date of referral: 89/09/12
 Case No: C-89/280
 Dd. ju.: Date of judgment: 92/12/02
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 94/01/25

Number: 90/0333
 Leg. base: 157E007; 157E052; 157E058; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/06/18

ITALY

Number: 90/0332
 Leg. base: 157E007; 157E048; 157E052; 157E058; 157E221; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/03/11

NETHERLANDS

Number: 88/0477
 Leg. base: 386R4034; 383R0170; 382R2057
 Title: Overfishing 1987
 Dd. ro: Date reasoned opinion sent: 91/07/25

Number: 90/0274
 Leg. base: 157E007; 157E034; 157E048; 157E052; 157E058; 157E221; 381R3796; 383R0170
 Title: Fishing vessels — licensing and flag rights
 Dd. ro: Date reasoned opinion sent: 93/03/31

UNITED KINGDOM

Number: 87/0398
 Leg. base: 385R3721; 385R3732; 383R0170; 382R2057
 Title: Overfishing 1985-1986
 Dd. ro: Date reasoned opinion sent: 89/02/09

Number: 89/0087
 Leg. base: 157E048; 157E052; 157E059; 157E171
 Title: Merchant Shipping Act
 Dd. ro: Date reasoned opinion sent: 89/05/29
 Dd. ref: Date of referral: 89/08/04
 Case No: C-89/246
 Dd. ju.: Date of judgment: 91/10/04
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/03/23

Internal market and financial institutions

BELGIUM

Number: 82/0316
 Leg. base: 157E030
 Title: Refusal to issue licences for codeine imports
 Dd. ro: Date reasoned opinion sent: 83/09/19

Number: 89/0035
 Leg. base: 157E030; 157E036
 Title: Double checks on imports of sterile medical accessories
 Dd. ro: Date reasoned opinion sent: 91/09/30
 Dd. ref: Date of referral: 92/09/25
 Case No: C-92/373
 Dd. ju.: Date of judgment: 93/06/08
 Ju. for.: Commission

Number: 89/0228
 Leg. base: 157E030; 157E034; 157E036; 157E059; 373L0023
 Title: Free movement of wireless telephones
 Dd. ro: Date reasoned opinion sent: 89/11/29
 Dd. ref: Date of referral: 92/03/12
 Case No: C-92/080
 Dd. ju.: Date of judgment: 94/03/24
 Ju. for.: Commission

Number: 89/0566
 Leg. base: 157E007
 Title: State compensation for victims of acts of violence
 Dd. ro: Date reasoned opinion sent: 91/03/13
 Dd. ref: Date of referral: 92/03/12
 Case No: C-92/078

Number: 90/0069
 Leg. base: 157E052; 157E056; 157E059
 Title: Flemish Community decree on cable television
 Dd. ro: Date reasoned opinion sent: 91/02/14
 Dd. ref: Date of referral: 91/08/08
 Case No: C-91/211
 Dd. ju.: Date of judgment: 92/12/16
 Ju. for.: Commission

Number: 90/0193
 Leg. base: 157E171
 Title: Restrictions on use of edible gelatine in certain food products
 Dd. ro: Date reasoned opinion sent: 91/04/05
 Dd. ref: Date of referral: 92/03/10
 Case No: C-92/074

Number: 91/0209
 Leg. base: 157E052; 157E067
 Title: Discriminatory taxation of permanent establishments of foreign companies
 Dd. ro: Date reasoned opinion sent: 93/09/16

DENMARK

Number: 91/0782
 Leg. base: 157E005; 157E030; 157E036
 Title: Imports of enzyme preparations
 Dd. ro: Date reasoned opinion sent: 93/07/12

GERMANY

Number: 88/0061
 Leg. base: 157E030
 Title: Importation of medicines by individuals for personal use
 Dd. ro: Date reasoned opinion sent: 88/11/23
 Dd. ref: Date of referral: 90/03/13
 Case No: C-90/062
 Dd. ju.: Date of judgment: 92/04/08
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/12/13

Number: 88/0189
 Leg. base: 157E030
 Title: Ban on cosmetics advertising
 Dd. ro: Date reasoned opinion sent: 93/06/03

Number: 88/5144
 Leg. base: 157E030
 Title: Imports of dietary products
 Dd. ro: Date reasoned opinion sent: 94/03/28

Number: 89/0082
 Leg. base: 157E030
 Title: Discrimination against imported fruit and vegetables
 Dd. ro: Date reasoned opinion sent: 94/07/15

Number: 89/0104
 Leg. base: 157E030
 Title: Imports of flame-arresters
 Dd. ro: Date reasoned opinion sent: 90/11/30

GREECE

Number: 87/0113
 Leg. base: 157E059; 157E171
 Title: Restrictions on freedom to provide services as tourist guides
 Dd. ro: Date reasoned opinion sent: 88/04/20
 Dd. ref: Date of referral: 89/06/20
 Case No: C-89/198
 Dd. ju.: Date of judgment: 91/02/26
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 92/05/18

Number: 89/0165
 Leg. base: 157E052; 157E059; 157E171
 Title: Nationality requirement for opening private schools
 Date 171 letter: Date Art. 171 letter sent: 89/05/26
 Dd. ro sent 171: Date Art. 171 reasoned opinion sent: 90/01/22
 Dd. ref 2: Date of referral-171: 90/10/24

Case No 2: C-90/328
 Dd. ju. 2: Date of judgment-171: 92/01/30
 Ju. for. 2: Commission

Dd. ref: Date of referral: 89/04/28
 Case No: C-89/154
 Dd. ju.: Date of judgment: 91/02/26
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 92/05/18

Number: 89/0354
 Leg. base: 157E030; 157E036
 Title: Sale of baby foods exclusively through pharmacists
 Dd. ro: Date reasoned opinion sent: 91/10/28
 Dd. ref: Date of referral: 92/11/09
 Case No: C-92/391

Number: 89/0574
 Leg. base: 157E030
 Title: Ban on use of designation 'snails' for african giant snails
 Dd. ro: Date reasoned opinion sent: 91/04/05
 Dd. term: Date termination decision: 94/12/13

SPAIN

Number: 90/0265
 Leg. base: 157E056; 157E059
 Title: Freedom to provide services — Cinema industry
 Dd. ro: Date reasoned opinion sent: 91/06/07
 Dd. term: Date termination decision: 94/03/23

Number: 89/0576
 Leg. base: 157E030
 Title: Approval of tanks for the transport of dangerous substances
 Dd. ro: Date reasoned opinion sent: 92/06/17

Number: 90/0388
 Leg. base: 157E005; 157E048; 157E052; 157E059
 Title: Restrictions on freedom to provide services as tourist guides
 Dd. ro: Date reasoned opinion sent: 91/10/14
 Dec. to refer: Date of decision to refer: 92/06/10: PV(92) 1109
 Dd. ref: Date of referral: 92/10/01
 Case No: C-92/375
 Dd. ju.: Date of judgment: 94/03/22
 Ju. for.: Commission

Number: 90/0037
 Leg. base: 157E005; 157E052; 157E059; 157E048
 Title: Estate agents' permits
 Dd. ro: Date reasoned opinion sent: 92/12/10

Number: 90/4125
 Leg. base: 364L0221
 Title: Right of residence for students
 Dd. ro: Date reasoned opinion sent: 93/06/14
 Dd. term: Date termination decision: 94/06/29

Number: 93/2222
 Leg. base: 157E030; 157E036
 Title: Preparations based on foie gras
 Dd. ro: Date reasoned opinion sent: 94/10/14

FRANCE

Number: 85/0269
 Leg. base: 157E030
 Title: Refusal to issue import licences for codeine
 Dd. ro: Date reasoned opinion sent: 87/11/12

Number: 93/2261
 Leg. base: 157E030; 157E036
 Title: Barriers to entry of leavened bread
 Dd. ro: Date reasoned opinion sent: 94/10/19

Number: 85/0499
 Leg. base: 380D1186; 386D0283; 157E171; 391D0482
 Title: Freedom of establishment and freedom to provide services in the overseas territories
 Dd. ro: Date reasoned opinion sent: 87/05/27
 Dd. ref: Date of referral: 88/09/23
 Case No: C-88/263
 Dd. ju.: Date of judgment: 90/12/12
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 92/06/05

IRELAND

Number: 89/0335
 Leg. base: 157E030
 Title: Tobacco price rules
 Dd. ro: Date reasoned opinion sent: 90/07/12

ITALY

Number: 86/0432
 Leg. base: 157E059; 157E171
 Title: Restrictions on freedom to provide services as tourist guides
 Dd. ro: Date reasoned opinion sent: 88/05/02

Number: 87/0071
 Leg. base: 157E059; 157E171
 Title: Restrictions on freedom to provide services as tourist guides
 Dd. ro: Date reasoned opinion sent: 88/04/20
 Dd. ref: Date of referral: 89/05/25
 Case No: C-89/180
 Dd. ju.: Date of judgment: 91/02/26
 Ju. for.: Commission

Number: 87/0424
 Leg. base: 157E030; 371R2358
 Title: Import licences for exploitation of vegetable varieties and patents
 Dd. ro: Date reasoned opinion sent: 89/02/10
 Dd. ref: Date of referral: 89/07/28
 Case No: C-89/235
 Dd. ju.: Date of judgment: 92/02/18
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 93/10/05
 Dd. term: Date termination decision: 94/06/29

Number: 91/2159
 Leg. base: 157E030
 Title: Subsidies for scheduled bus services
 Dd. ro: Date reasoned opinion sent: 93/10/18

Number: 91/4303
 Leg. base: 157E030
 Title: Supply contracts
 Dd. ro: Date reasoned opinion sent: 93/06/18

LUXEMBOURG

Number: 88/0373
 Leg. base: 157E052; 157E059; 157E171
 Title: Nationality requirement (guides, journalists, dispensing pharmacists)
 Dd. ro: Date reasoned opinion sent: 89/11/21
 Dd. ref: Date of referral: 90/10/01
 Case No: C-90/297

Number: 89/0106
 Leg. base: 157E048; 157E052
 Title: Refusal of Permission to open a second dental surgery
 Dd. ro: Date reasoned opinion sent: 89/11/21
 Dd. ref: Date of referral: 90/11/29
 Case No: C-90/351
 Dd. ju.: Date of judgment: 92/06/16
 Ju. for.: Commission
 Date 171 letter: Date Art. 171 letter sent: 93/07/27

Number: 89/0534
 Leg. base: 157E030; 157E036; 377L0094
 Title: Procedure for authorizing dietary products
 Dd. ro: Date reasoned opinion sent: 91/11/25

Number: 89/0568
 Leg. base: 157E007
 Title: State compensation for victims of acts of violence
 Dd. ro: Date reasoned opinion sent: 91/02/08
 Dd. ref: Date of referral: 92/03/24
 Case No: C-92/096

Number: 90/0397
 Leg. base: 157E030
 Title: Marketing of wholemeal bread
 Dd. ro: Date reasoned opinion sent: 91/03/18

PORTUGAL

Number: 91/0315
 Leg. base: 157E048; 157E052; 157E059
 Title: Refusal of permit to open a private detective agency
 Dd. ro: Date reasoned opinion sent: 92/05/18
 Dec. of refer: Date of decision to refer: 92/12/23
 Dd. ref: Date of referral: 93/06/28
 Case No: C-93/331
 Dd. wd: Date of decision to withdraw proceedings: 94/06/28

Number: 90/0178
 Leg. base: 157E030
 Title: Compulsory patent licences
 Dd. ro: Date reasoned opinion sent: 91/06/04

Number: 91/2314
 Leg. base: 157E052; 157E221
 Title: Pursuit of activities in television broadcasting
 Dd. ro: Date reasoned opinion sent: 94/07/14

Number: 91/0710
 Leg. base: 157E030; 157E036
 Title: Public procurement: simplified procedure favouring national firms
 Dd. ro: Date reasoned opinion sent: 92/04/10
 Dd. term: Date termination decision: 94/06/29

UNITED KINGDOM

Number: 82/0320
 Leg. base: 157E030
 Title: Refusal to issue import licences for codeine
 Dd. ro: Date reasoned opinion sent: 83/09/06

Number: 91/0835
 Leg. base: 157E052; 157E059
 Title: Financial services — Società intermediazione mobiliare
 Dd. ro: Date reasoned opinion sent: 92/10/19
 Dd. ref: Date of referral: 94/03/23
 Case No: C-94/101

Number: 89/0034
 Leg. base: 157E030
 Title: Patent licences
 Dd. ro: Date reasoned opinion sent: 89/08/28
 Dd. ref: Date of referral: 90/01/31
 Case No: C-90/030
 Dd. ju.: Date of judgment: 92/02/18
 Ju. for.: Commission

Budgets

Number: 91/0779
 Leg. base: 157E095
 Title: Taxes on secondhand cars
 SPAIN Dd. ro: Date reasoned opinion sent: 93/09/07

Number: 92/2106
 Leg. base: 377R2891; 388R1990
 Title: Interest on late payments
 Dd. ro: Date reasoned opinion sent: 93/10/18
 Dd. term: Date termination decision: 94/06/29

SPAIN

Number: 90/0078
 Leg. base: 387R2658; 157E028
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 92/12/31

Customs union and indirect taxation

FRANCE

BELGIUM

Number: 84/0342
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

Number: 89/0063
 Leg. base: 157E095
 Title: Threat to confiscate vehicle
 Dd. ro: Date reasoned opinion sent: 90/07/26
 Dd. ref: Date of referral: 91/12/25
 Case No: C-91/276
 Dd. ju.: Date of judgment: 93/08/02
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/06/29

DENMARK

Number: 84/0343
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

ITALY

Number: 84/0345
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

GERMANY

Number: 91/0559
 Leg. base: 385R1999; 386R3677
 Title: Inward processing
 Dd. ro: Date reasoned opinion sent: 93/02/03
 Dd. ref: Date of referral: 94/02/14
 Case No: C-94/0761

Number: 87/0158
 Leg. base: 157E009; 157E012
 Title: Veterinary services' telegram charges invoiced to importers of live animals
 Dd. ro: Date reasoned opinion sent: 87/10/14
 Dd. ref: Date of referral: 89/04/21
 Case No: C-89/137
 Dd. ju.: Date of judgment: 90/03/14
 Ju. for.: Commission

GREECE

Number: 86/0126
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 90/05/02

Number: 90/0253
 Leg. base: 157E007; 157E030; 157E034; 157E059; 385R3632; 377R0222
 Title: Monopoly and charges
 Dd. ro: Date reasoned opinion sent: 91/04/16
 Dd. ref: Date of referral: 92/04/14
 Case No: C-92/119
 Dd. ju.: Date of judgment: 94/02/09
 Ju. for.: Commission

Number: 88/0369
 Leg. base: 157E095; 157E171
 Title: Taxes on imported cars
 Dd. ro: Date reasoned opinion sent: 89/07/07
 Dd. ref: Date of referral: 90/10/24
 Case No: C-90/327
 Dd. ju.: Date of judgment: 92/05/12
 Ju. for.: Commission
 Dd. term: Date termination decision: 94/06/29

Number: 92/2001
 Leg. base: 377R0222; 387R2658
 Title: Transit — Guarantees and flat-rate customs duties
 Dd. ro: Date reasoned opinion sent: 93/11/15

LUXEMBOURG

Number: 84/0346
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

NETHERLANDS

Number: 83/0189
 Leg. base: 157E095; 157E096
 Title: Excise duty on beer
 Dd. ro: Date reasoned opinion sent: 87/02/02
 Dd. ref: Date of referral: 89/09/14
 Case No: C-89/282

Number: 84/0347
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

PORTUGAL

Number: 89/0093
 Leg. base: 157E095
 Title: Differential taxation of cars
 Dd. ro: Date reasoned opinion sent: 90/08/02
 Dd. term: Date termination decision: 94/06/29

Number: 90/0079
 Leg. base: 387R2658; 157E028
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 93/01/20

UNITED KINGDOM

Number: 84/0126
 Leg. base: 377R1535
 Title: Civil aircraft imported duty-free and subsequently used as military aircraft
 Dd. ro: Date reasoned opinion sent: 85/06/06

Number: 84/0344
 Leg. base: 157E009; 157E028; 368R0950
 Title: Duty-free imports of non-military equipment
 Dd. ro: Date reasoned opinion sent: 85/07/25

Enterprise policy, tourism and cooperatives

SPAIN

Number: 87/0352
 Leg. base: 157E059; 157E048; 157E052; 157E007
 Title: Discrimination in museum admission charges
 Dd. ro: Date reasoned opinion sent: 88/07/08
 Dd. ref: Date of referral: 93/02/16
 Case No: C-93/045
 Dd. ju.: Date of judgment: 94/03/15
 Ju. for.: Commission

Legal matters

LUXEMBOURG

Number: 88/0309
 Leg. base: 386D0198
 Title: Privileged treatment for claims relating to ECSC levies
 Dd. ro: Date reasoned opinion sent: 89/06/28

ANNEX IV

REPORT ON THE APPLICATION OF DIRECTIVES

- 62/2005
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- 62/2645
Foodstuffs for human consumption — colouring matter
Member States which have notified implementing measures: all
- 63/0261
Freedom of establishment for agricultural workers
Member States which have notified implementing measures: all
- 63/0262
Freedom of establishment on abandoned agricultural holdings
Member States which have notified implementing measures: all
- 64/0054
Foodstuffs for human consumption — preservatives
Member States which have notified implementing measures: all
- 64/0221
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Member States which have notified implementing measures: all
- 64/0222
Wholesale trade and intermediaries in commerce, industry and small craft industries (transitional measures)
Member States which have notified implementing measures: all
- 64/0223
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Member States which have notified implementing measures: all
- 64/0224
Freedom of establishment — intermediaries in commerce, industry and small craft industries
Member States which have notified implementing measures: all
- 64/0225
Freedom of establishment
Member States which have notified implementing measures: all
- 64/0427
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- 64/0428
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Member States which have notified implementing measures: all
- 64/0429
Freedom of establishment — industry and small craft industries
Member States which have notified implementing measures: all
- 64/0432
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Member States which have notified implementing measures: all
- 64/0433
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Member States which have notified implementing measures: all
- 65/0001
Freedom to provide services — agriculture
Member States which have notified implementing measures: all
- 65/0065
Proprietary medicinal products
Member States which have notified implementing measures: all
- 65/0066
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Member States which have notified implementing measures: all
- 66/0162
Freedom of establishment — electricity, gas, water and sanitary services
Member States which have notified implementing measures: all
- 66/0400
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Member States which have notified implementing measures: all
- 66/0401
Fodder-plant seed
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- 66/0402
Cereal seed
Member States which have notified implementing measures: all
- 66/0403
Seed potatoes
Member States which have notified implementing measures: all
- 66/0404
Forest reproductive material
Member States which have notified implementing measures: all
- 66/0600
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Member States which have notified implementing measures: all
- 67/0043
Freedom of establishment — real estate agents
Member States which have notified implementing measures: all

- 67/0227
First VAT Directive
Member States which have notified implementing measures: all
- 67/0427
Additives in foodstuffs
Member States which have notified implementing measures: all
- 67/0530
Freedom for farmers to transfer from one holding to another
Member States which have notified implementing measures: all
- 67/0531
Agricultural leases
Member States which have notified implementing measures: all
- 67/0532
Agriculture — freedom of access to cooperatives
Member States which have notified implementing measures: all
- 67/0548
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 67/0654
Freedom of establishment — forestry
Member States which have notified implementing measures: all
- 68/0089
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Member States which have notified implementing measures: all
- 68/0151
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Member States which have notified implementing measures: all
Germany — 90/0322, not properly applied, reasoned opinion in 1992
- 68/0192
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Member States which have notified implementing measures: all
- 68/0193
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Member States which have notified implementing measures: all
- 68/0360
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- 68/0363
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- 68/0364
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- 68/0365
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- 68/0366
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- 68/0367
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- 68/0368
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- 68/0369
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- 68/0414
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- 68/0415
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- 69/0060
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- 69/0061
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Member States which have notified implementing measures: all
- 69/0062
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Member States which have notified implementing measures: all
- 69/0063
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Member States which have notified implementing measures: all
- 69/0064
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Member States which have notified implementing measures: all
- 69/0077
Activities of the self-employed in the manufacturing and processing industries
Member States which have notified implementing measures: all
- 69/0081
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Member States which have notified implementing measures: all
- 69/0082
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Member States which have notified implementing measures: all

- 69/0169
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Member States which have notified implementing measures: all
- 69/0208
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Member States which have notified implementing measures: all
- 69/0335
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Member States which have notified implementing measures: all
- 69/0464
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Member States which have notified implementing measures: all
- 69/0465
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Member States which have notified implementing measures: all
- 69/0466
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Member States which have notified implementing measures: all
- 69/0493
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Member States which have notified implementing measures: all
- 70/0156
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Member States which have notified implementing measures: all
- 70/0157
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Member States which have notified implementing measures: all
- 70/0189
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- 70/0220
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Member States which have notified implementing measures: all
- 70/0221
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- 70/0222
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Member States which have notified implementing measures: all
- 70/0311
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- 70/0357
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Member States which have notified implementing measures: all
- 70/0373
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Member States which have notified implementing measures: all
- 70/0387
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- 70/0388
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Member States which have notified implementing measures: all
- 70/0451
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- 70/0457
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Member States which have notified implementing measures: all
- 70/0458
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Member States which have notified implementing measures: all
- 70/0522
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- 70/0523
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Member States which have notified implementing measures: all
- 70/0524
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Member States which have notified implementing measures: all
- 71/0018
Freedom of establishment — agriculture and horticulture
Member States which have notified implementing measures: all
- 71/0118
Health problems — trade in poultrymeat
Member States which have notified implementing measures: all
- 71/0127
Rear-view mirrors of motor vehicles
Member States which have notified implementing measures: all
- 71/0140
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Member States which have notified implementing measures: all
- 71/0161
Forest reproductive material
Member States which have notified implementing measures: all
- 71/0162
Seed
Member States which have notified implementing measures: all

71/0250
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Member States which have notified implementing measures: all

71/0285
Health problems — trade in animals
Member States which have notified implementing measures: all

71/0305
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Member States which have notified implementing measures: all
Belgium — 93/2156, not properly implemented, reasoned opinion to be sent in 1995
Denmark — 89/0316, not properly applied, judgment in 1993 — Case C-243/89 — terminated in 1994
Germany — 91/0774, not properly applied, referral in 1994 — Case C-318/94
Spain — 90/0875, not properly implemented, referral in 1992 — Case C-71/91 — judgment in 1993
Italy — 91/0725, not properly applied, referral in 1992
Italy — 90/0029, not properly applied, judgment in 1993 — Case C-107/92 — terminated in 1994
Italy — 91/0200, not properly applied, referral in 1992 — Case C-296/92 — terminated in 1994
Netherlands — 87/0406, not properly applied, referral in 1989
United Kingdom — 91/0048, not properly applied, reasoned opinion in 1993 — terminated in 1994

71/0307
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Member States which have notified implementing measures: all
Italy — 93/4116, not properly implemented, Article 169 letter in 1994

71/0316
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Member States which have notified implementing measures: all

71/0317
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Member States which have notified implementing measures: all

71/0318
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Member States which have notified implementing measures: all

71/0319
Meters for liquids
Member States which have notified implementing measures: all

71/0320
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Member States which have notified implementing measures: all

71/0347
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Member States which have notified implementing measures: all

71/0348
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Member States which have notified implementing measures: all

71/0349
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Member States which have notified implementing measures: all

71/0393
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Member States which have notified implementing measures: all

72/0166
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Member States which have notified implementing measures: all

72/0168
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72/0169
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Member States which have notified implementing measures: all

72/0180
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Member States which have notified implementing measures: all

72/0194
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Member States which have notified implementing measures: all

72/0199
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Member States which have notified implementing measures: all

72/0245
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Member States which have notified implementing measures: all

72/0274
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Member States which have notified implementing measures: all

72/0275
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Member States which have notified implementing measures: all

72/0276
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Member States which have notified implementing measures: all

72/0306
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Member States which have notified implementing measures: all

- 72/0418
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Member States which have notified implementing measures: all
- 72/0425
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Member States which have notified implementing measures: all
- 72/0426
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Member States which have notified implementing measures: all
- 72/0427
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Member States which have notified implementing measures: all
- 72/0445
Health problems — trade in live animals
Member States which have notified implementing measures: all
- 72/0461
Health problems — trade in meat
Member States which have notified implementing measures: all
- 72/0462
Health problems — animals and meat from non-member countries
Member States which have notified implementing measures: all
- 72/0464
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Member States which have notified implementing measures: all
France — 85/0271, not properly applied, judgment (171) in 1988 — Case C-169/87
- 73/0023
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Member States which have notified implementing measures: all
- 73/0044
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Member States which have notified implementing measures: all
- 73/0046
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Member States which have notified implementing measures: all
- 73/0047
Feedingstuffs — official control
Member States which have notified implementing measures: all
- 73/0146
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Member States which have notified implementing measures: all
- 73/0148
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Member States which have notified implementing measures: all
- 73/0150
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Member States which have notified implementing measures: all
- 73/0183
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Member States which have notified implementing measures: all
- 73/0238
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Member States which have notified implementing measures: all
- 73/0239
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Member States which have notified implementing measures: all
- 73/0241
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Member States which have notified implementing measures: all
- 73/0350
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Member States which have notified implementing measures: all
- 73/0360
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Member States which have notified implementing measures: all
- 73/0361
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Member States which have notified implementing measures: all
- 73/0362
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Member States which have notified implementing measures: all
- 73/0404
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Member States which have notified implementing measures: all
- 73/0405
Detergents
Member States which have notified implementing measures: all
- 73/0437
Sugars
Member States which have notified implementing measures: all
- 73/0438
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Member States which have notified implementing measures: all
- 74/0013
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Member States which have notified implementing measures: all
- 74/0060
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Member States which have notified implementing measures: all

- 74/0061
Devices to prevent the unauthorized use of motor vehicles
Member States which have notified implementing measures: all
- 74/0063
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Member States which have notified implementing measures: all
- 74/0132
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Member States which have notified implementing measures: all
- 74/0148
Weights of above-medium accuracy
Member States which have notified implementing measures: all
- 74/0149
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Member States which have notified implementing measures: all
- 74/0150
Type-approval of tractors
Member States which have notified implementing measures: all
- 74/0151
Characteristics of tractors
Member States which have notified implementing measures: all
- 74/0152
Maximum speed of tractors
Member States which have notified implementing measures: all
- 74/0203
Feedingstuffs — official control
Member States which have notified implementing measures: all
- 74/0268
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Member States which have notified implementing measures: all
- 74/0290
Air pollution from engines
Member States which have notified implementing measures: all
- 74/0297
Interior fittings of motor vehicles
Member States which have notified implementing measures: all
- 74/0329
Foodstuffs for human consumption — additives
Member States which have notified implementing measures: all
- 74/0331
Gas volume meters
Member States which have notified implementing measures: all
- 74/0346
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Member States which have notified implementing measures: all
- 74/0347
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Member States which have notified implementing measures: all
- 74/0408
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Member States which have notified implementing measures: all
- 74/0409
Honey
Member States which have notified implementing measures: all
- 74/0483
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Member States which have notified implementing measures: all
- 74/0556
Toxic products (transitional measures)
Member States which have notified implementing measures: all
- 74/0557
Freedom of establishment — toxic products
Member States which have notified implementing measures: all
- 74/0561
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Member States which have notified implementing measures: all
- 74/0562
Admission to the occupation of road passenger transport operator
Member States which have notified implementing measures: all
- 74/0577
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Member States which have notified implementing measures: all
- 74/0647
Control of carnation leaf-rollers
Member States which have notified implementing measures: all
- 74/0648
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Member States which have notified implementing measures: all
- 74/0649
Material for the propagation of vines
Member States which have notified implementing measures: all
- 75/0033
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Member States which have notified implementing measures: all

75/0084

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Member States which have notified implementing measures: all

75/0106

Prepackaged liquids

Member States which have notified implementing measures: all

75/0107

Bottles used as measuring containers

Member States which have notified implementing measures: all

75/0117

Equal pay for men and women

Member States which have notified implementing measures: all
Greece — 91/4668, reasoned opinion to be sent in 1995

75/0129

Collective redundancies

Member States which have notified implementing measures: all
United Kingdom — 89/0536, not properly implemented, referral in 1992 — Case C-383/92 — judgment in 1994

75/0318

Proprietary medicinal products — analytical standards and protocols

Member States which have notified implementing measures: all

75/0319

Proprietary medicinal products

Member States which have notified implementing measures: all

75/0321

Steering equipment of tractors

Member States which have notified implementing measures: all

75/0322

Radio interference from tractors

Member States which have notified implementing measures: all

75/0324

Aerosols

Member States which have notified implementing measures: all

75/0339

Fossil fuel stocks

Member States which have notified implementing measures: all

75/0362

Mutual recognition of medical qualifications

Member States which have notified implementing measures: all
Spain — 90/0981, not properly implemented, reasoned opinion to be sent in 1995

75/0363

Activities of doctors

Member States which have notified implementing measures: all
Spain — 90/0618, not properly implemented, referral in 1993 — Case C-277/93 — judgment in 1994

75/0368

Freedom of establishment — various activities

Member States which have notified implementing measures: all

75/0369

Freedom of establishment — itinerant activities

Member States which have notified implementing measures: all

75/0405

Use of petroleum products in power stations

Member States which have notified implementing measures: all

75/0409

Labelling of dangerous substances

Member States which have notified implementing measures: all

75/0410

Continuous totalizing weighing machines

Member States which have notified implementing measures: all

75/0439

Disposal of waste oils

Member States which have notified implementing measures: all
Italy — 86/0419, not properly applied, judgment in 1993 — Case C-366/89

75/0440

Surface water

Member States which have notified implementing measures: all

Belgium — 87/0345, not properly implemented, reasoned opinion 171 to be sent in 1995

Germany — 87/0372, not properly implemented, reasoned opinion 171 to be sent in 1995

Italy — 89/0206, not properly implemented, referral to be sent in 1995

75/0442

Waste

Member States which have notified implementing measures: all

Spain — 90/0959, not properly applied, reasoned opinion in 1993

Greece — 89/0138, not properly applied, judgment 7. 4. 92 — Case C-45/91 — Article 171 letter to be sent in 1995

Ireland — 91/0704, not properly implemented, reasoned opinion in 1993

Italy — 88/0239, not properly applied, judgment in 1991 — Case C-33/90 — Article 171 letter to be sent in 1995

75/0443

Reverse equipment of motor vehicles

Member States which have notified implementing measures: all

75/0444

Seed

Member States which have notified implementing measures: all

75/0445
Forest reproductive material
Member States which have notified implementing measures: all

75/0502
Meadowgrass seed
Member States which have notified implementing measures: all

75/0524
Braking devices of motor vehicles
Member States which have notified implementing measures: all

75/0716
Sulphur content of liquid fuel
Member States which have notified implementing measures: all

75/0726
Fruit juices
Member States which have notified implementing measures: all

76/0014
Feedingstuffs — undesirable substances
Member States which have notified implementing measures: all

76/0114
Motor-vehicle registration plates
Member States which have notified implementing measures: all

76/0115
Safety belts
Member States which have notified implementing measures: all

76/0116
Fertilizers
Member States which have notified implementing measures: all

76/0117
Electrical equipment
Member States which have notified implementing measures: all

76/0118
Preserved milk
Member States which have notified implementing measures: all

76/0135
Inland waterway vessels
Member States which have notified implementing measures: all

76/0160
Bathing water
Member States which have notified implementing measures: all
Germany — 89/0317, not properly applied, reasoned opinion in 1994
Spain — 89/0418, not properly applied, referral to be sent in 1994
Italy — 87/0356, not properly implemented, referral to be sent in 1995

Netherlands — 89/0651, not properly applied, reasoned opinion in 1992 — terminated in 1994
United Kingdom — 86/0214, not properly applied, judgment in 1993 — Case C-56/90

76/0207
Equal treatment of men and women
Member States which have notified implementing measures: B, DK, D, EL, E, IRL, I, L, NL, P, UK

Belgium — 89/0458, not properly applied, judgment in 1993 — Case C-173/91 — reasoned opinion 171 to be sent in 1995

France — 90/0445, no measures notified, Article 171 letter in 1990, reasoned opinion 171 to be sent in 1995

Greece — 90/2224, not properly applied, reasoned opinion to be sent in 1995

Italy — 90/2226, not properly applied, reasoned opinion to be sent in 1995

76/0211
Prepackaged products
Member States which have notified implementing measures: all

76/0308
Mutual assistance — debt recovery
Member States which have notified implementing measures: all

76/0331
Beet seed
Member States which have notified implementing measures: all

76/0371
Feedingstuffs — official control
Member States which have notified implementing measures: all

76/0372
Feedingstuffs — official control
Member States which have notified implementing measures: all

76/0403
Disposal of PCBs
Member States which have notified implementing measures: all

76/0432
Braking devices of tractors
Member States which have notified implementing measures: all

76/0434
Marking of wire-ropes, chains and hooks
Member States which have notified implementing measures: all

76/0464
Dangerous substances in the sea
Member States which have notified implementing measures: all
Germany — 89/2343, not properly applied, reasoned opinion in 1994

Greece	— 89/0303, not properly applied, reasoned opinion in 1992	76/0765	Alcoholometers
France	— 91/0206, not properly applied, reasoned opinion in 1993		Member States which have notified implementing measures: all
Italy	— 90/0416, not properly applied, reasoned opinion in 1994	76/0766	Alcohol tables
Italy	— 91/0642, not properly applied, reasoned opinion in 1993		Member States which have notified implementing measures: all
Luxembourg	— 91/0207, not properly applied, reasoned opinion in 1993	76/0767	Pressure vessels
Portugal	— 91/0556, not properly applied, reasoned opinion in 1993		Member States which have notified implementing measures: all
76/0491	Information on oil prices		
	Member States which have notified implementing measures: all	76/0768	Cosmetics
76/0621	Foodsuffs for human consumption — oils and fats		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	Spain	— 87/0371, not properly implemented, supplementary reasoned opinion in 1992
76/0696	Non-automatic weighing machines	France	— 86/0390, not properly implemented, judgment in 1993 — Case C-246/91
	Member States which have notified implementing measures: all	Portugal	— 90/0207, not properly implemented, reasoned opinion in 1992 — Supplementary Article 169 letter in 1993
76/0756	Lighting and light-signalling devices on motor vehicles	Greece	— 92/4341, not properly implemented, Article 169 letter in 1992
	Member States which have notified implementing measures: all	76/0769	Dangerous substances and preparations
76/0757	Reflex reflectors for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	76/0891	Electrical energy meters
76/0758	Lamps for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	76/0895	Pesticide residues in fruit and vegetables
76/0759	Lamps for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	76/0907	Labelling of dangerous substances
76/0760	Registration-plate lamps for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	76/0914	Training for road transport drivers
76/0761	Headlamps for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	76/0934	Feedingstuffs — undesirable substances
76/0762	Lamps for motor vehicles		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	77/0062	Public supply contracts (amended by Directive 88/0295)
76/0763	Seats for tractors		Member States which have notified implementing measures: all
	Member States which have notified implementing measures: all	Greece	— 93/4992, not properly applied, reasoned opinion in 1994
76/0764	Thermometers	Greece	— 91/0726, not properly applied, reasoned opinion in 1992
	Member States which have notified implementing measures: all	Greece	— 91/0810, not properly applied, reasoned opinion in 1992, referral in 1994 — Case C-79/94

- Spain — 90/0337, not properly applied, judgment in 1994 — Case C-328/92
- Spain — 90/0875, not properly implemented, judgment in 1993 — Case C-71/92
- Netherlands — 92/0572, not properly applied, referral in 1993 — Case C-359/93
- 77/0091
Second company law Directive
Member States which have notified implementing measures: all
- 77/0092
Freedom of establishment — insurance brokers
Member States which have notified implementing measures: all
- Luxembourg — 92/2284, not properly applied, Article 169 letter in 1994
- Greece — 91/0775, not properly applied, reasoned opinion in 1994
- Portugal — 90/6022, not properly applied, Article 169 letter in 1994
- 77/0093
Organisms harmful to plants
Member States which have notified implementing measures: all
Italy — 90/0174, not properly applied, referral in 1992 — Case C-249/92 — terminated in 1994
- 77/0095
Taximeters
Member States which have notified implementing measures: all
- 77/0096
Health problems — import of meat
Member States which have notified implementing measures: all
- 77/0098
Health problems — trade in animals
Member States which have notified implementing measures: all
- 77/0099
Health problems — meat products
Member States which have notified implementing measures: all
- 77/0101
Straight feedingstuffs
Member States which have notified implementing measures: all
- 77/0102
Air pollution from engines
Member States which have notified implementing measures: all
- 77/0143
Roadworthiness tests for motor vehicles
Member States which have notified implementing measures: all
- 77/0158
Carriage of goods by road
Member States which have notified implementing measures: all
- 77/0187
Safeguarding of employees' rights in the event of the transfer of firms
Member States which have notified implementing measures: all
United Kingdom — 89/0537, not properly implemented, referral in 1992 — Case C-382/92 — judgment in 1994
- 77/0212
Sound level of motor vehicles
Member States which have notified implementing measures: all
- 77/0249
Lawyers
Member States which have notified implementing measures: all
- 77/0311
Sound level of tractors
Member States which have notified implementing measures: all
- 77/0313
Measures of liquids
Member States which have notified implementing measures: all
- 77/0388
Sixth VAT Directive
Member States which have notified implementing measures: all
Denmark — 89/0159, not properly applied, judgment in 1993 — Case C-234/91 — terminated in 1994
Greece — 88/0199, not properly applied, reasoned opinion in 1989
Greece — 91/0778, not properly applied, referral in 1994 — Case C-331/94
Spain — 89/0470, not properly applied, terminated in 1994
France — 88/0053, not properly applied, judgment in 1993 — Case C-68/92
France — 88/0213, not properly applied, reasoned opinion in 1989
France — 90/0197, not properly applied, terminated in 1994
France — 91/0706, not properly applied, reasoned opinion in 1994
France — 91/0798, not properly applied, reasoned opinion in 1994
France — 92/2069, not properly applied, reasoned opinion in 1994
Ireland — 88/0200, not properly applied, reasoned opinion in 1989
Italy — 92/2002, not properly applied, reasoned opinion in 1994
Luxembourg — 89/0469, not properly applied, judgment in 1993 — Case C-69/92
Netherlands — 88/0201, not properly applied, reasoned opinion in 1989
United Kingdom — 88/0202, not properly applied, reasoned opinion in 1989
- 77/0389
Motor-vehicle towing devices
Member States which have notified implementing measures: all

- 77/0391
Eradication of brucellosis
Member States which have notified implementing measures: all
- 77/0436
Coffee and chicory
Member States which have notified implementing measures: all
- 77/0452
Mutual recognition of qualifications — nurses
Member States which have notified implementing measures: all
United Kingdom — 91/4846, not properly applied, Article 169 letter in 1992
- 77/0453
Activities of nurses
Member States which have notified implementing measures: all
Spain — 91/4352, not properly applied, Article 169 letter in 1993, supplementary Article 169 letter in 1994
- 77/0504
Pure-bred cattle for breeding
Member States which have notified implementing measures: all
- 77/0535
Fertilizers
Member States which have notified implementing measures: all
- 77/0536
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 77/0537
Emission of pollutants from diesel engines
Member States which have notified implementing measures: all
- 77/0538
Lamps for motor vehicles
Member States which have notified implementing measures: all
- 77/0539
Lamps for motor vehicles
Member States which have notified implementing measures: all
- 77/0540
Lamps for motor vehicles
Member States which have notified implementing measures: all
- 77/0541
Safety belts
Member States which have notified implementing measures: all
- 77/0576
Safety signs at the workplace
Member States which have notified implementing measures: all
- 77/0629
Material for the propagation of vines
Member States which have notified implementing measures: all
- 77/0649
Driver's field of vision in motor vehicles
Member States which have notified implementing measures: all
- 77/0780
First Directive on the coordination of banking laws
Member States which have notified implementing measures: all
- 77/0794
Mutual assistance — recovery of debts
Member States which have notified implementing measures: all
- 77/0796
Mutual recognition of qualifications — goods haulage operators
Member States which have notified implementing measures: all
- 77/0799
Mutual assistance — direct taxes
Member States which have notified implementing measures: all
- 77/0805
Taxes on tobacco
Member States which have notified implementing measures: all
- 78/0025
Medicinal products — colouring matter
Member States which have notified implementing measures: all
- 78/0052
Eradication of brucellosis
Member States which have notified implementing measures: all
- 78/0055
Seed
Member States which have notified implementing measures: all
- 78/0142
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all
- 78/0170
Heat generators
Member States which have notified implementing measures: all
- 78/0175
Carriage of goods by road
Member States which have notified implementing measures: all
- 78/0176
Waste — titanium dioxide
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK
Portugal — 90/0929, no measures notified, reasoned opinion in 1993
- 78/0315
Type-approval of motor vehicles
Member States which have notified implementing measures: all

- 78/0316
Interior fittings of motor vehicles
Member States which have notified implementing measures: all
- 78/0317
Defrosting systems of motor vehicles
Member States which have notified implementing measures: all
- 78/0318
Windscreen wipers of motor vehicles
Member States which have notified implementing measures: all
- 78/0319
Toxic and dangerous waste
Member States which have notified implementing measures: all
Belgium — 90/0212, not properly implemented, Article 171 letter in 1990 — terminated in 1994
Germany — 90/0038, not properly applied, referral in 1992 — Case C-422/92
Spain — 89/0337, not properly applied, reasoned opinion in 1991
Ireland — 90/0192, not properly applied, reasoned opinion in 1991
- 78/0365
Gas volume meters
Member States which have notified implementing measures: all
- 78/0386
Fodder-plant seed
Member States which have notified implementing measures: all
- 78/0387
Cereal seed
Member States which have notified implementing measures: all
- 78/0388
Seed of oil and fibre plants
Member States which have notified implementing measures: all
- 78/0473
Community co-insurance
Member States which have notified implementing measures: all
- 78/0507
Motor-vehicle registration plates
Member States which have notified implementing measures: all
- 78/0511
Fodder-plant and cereal seed
Member States which have notified implementing measures: all
- 78/0547
Type-approval of motor vehicles
Member States which have notified implementing measures: all
- 78/0548
Heating of motor vehicles
Member States which have notified implementing measures: all
- 78/0549
Wheels of motor vehicles
Member States which have notified implementing measures: all
- 78/0610
Health protection of workers — vinyl chloride monomer
Member States which have notified implementing measures: all
- 78/0629
Measures of length
Member States which have notified implementing measures: all
- 78/0631
Labelling of dangerous preparations (pesticides)
Member States which have notified implementing measures: all
- 78/0632
Interior fittings of motor vehicles
Member States which have notified implementing measures: all
- 78/0633
Feedingstuffs — official control
Member States which have notified implementing measures: all
- 78/0659
Quality of fresh waters
Member States which have notified implementing measures: all
Germany — 90/2203, not properly applied, reasoned opinion in 1994
Greece — 90/2204, not properly applied, reasoned opinion in 1993 — terminated in 1994
Italy — 90/0211, not properly implemented, referral in 1993 — Case C-291/93 — judgment in 1994
- 78/0660
Annual accounts of companies
Member States which have notified implementing measures: all
- 78/0663
Foodstuffs for human consumption — additives
Member States which have notified implementing measures: all
- 78/0664
Foodstuffs for human consumption — additives
Member States which have notified implementing measures: all
- 78/0665
Air pollution from engines
Member States which have notified implementing measures: all
- 78/0686
Dentists
Member States which have notified implementing measures: all
Germany — 87/0434, not properly applied, reasoned opinion in 1992 — referral in 1993

- Germany — 91/2098, not properly applied, Article 169 letter in 1992
- Spain — 90/0411, not properly applied, reasoned opinion in 1992
- Italy — 90/0412, not properly applied, referral in 1993 — Case C-40/93
- 78/0687
Dentists
Member States which have notified implementing measures: all
- Spain — 90/0411, not properly applied, reasoned opinion in 1992
- Italy — 90/0412, not properly applied, referral in 1993 — Case C-40/93
- 78/0692
Seed
Member States which have notified implementing measures: all
- 78/0764
Driver's seat on tractors
Member States which have notified implementing measures: all
- 78/0816
Seed potatoes
Member States which have notified implementing measures: all
- 78/0855
Company mergers
Member States which have notified implementing measures: all
- 78/0891
Prepackaging
Member States which have notified implementing measures: all
- 78/0932
Head restraints of seats of motor vehicles
Member States which have notified implementing measures: all
- 78/0933
Lighting on tractors
Member States which have notified implementing measures: all
- 78/1015
Sound level of motorcycles
Member States which have notified implementing measures: all
- 78/1016
Inland waterway vessels
Member States which have notified implementing measures: all
- 78/1020
Seed
Member States which have notified implementing measures: all
- 78/1026
Veterinary surgeons
Member States which have notified implementing measures: all
- 78/1027
Veterinary surgeons
Member States which have notified implementing measures: all
- 78/1031
Automatic checkweighing machines
Member States which have notified implementing measures: all
- 78/1035
Tax exemptions for small consignments
Member States which have notified implementing measures: all
- 79/0007
Equal treatment in social security
Member States which have notified implementing measures: all
- Ireland — 89/0024, not properly applied, reasoned opinion in 1990
- Greece — 91/4668, not properly applied, Article 169 letter in 1992
- United Kingdom — 90/0252, not properly applied, Article 169 letter in 1990
- 79/0032
Taxes on tobacco
Member States which have notified implementing measures: all
- 79/0076
Analysis of textile fibres
Member States which have notified implementing measures: all
- 79/0109
Health problems — trade in animals — brucellosis
Member States which have notified implementing measures: all
- 79/0111
Health problems — trade in animals — brucellosis
Member States which have notified implementing measures: all
- 79/0112
Labelling of foodstuffs
Member States which have notified implementing measures: all
- Germany — 93/2201, not properly applied, Article 169 letter in 1994
- Germany — 93/4695, not properly applied, terminated in 1994
- Germany — 94/4512, not properly applied
- Germany — 93/4858, not properly applied, terminated in 1994
- Germany — 94/4880, not properly applied
- Belgium — 94/4005, not properly applied
- Greece — 93/2273, not properly applied
- Greece — 93/2282, not properly applied, terminated in 1994
- Portugal — 92/4699, not properly applied
- 79/0113
Noise emissions from construction plant
Member States which have notified implementing measures: all

- 79/0115
Pilotage of vessels
Member States which have notified implementing measures: all
- 79/0116
Tankers
Member States which have notified implementing measures: all
- 79/0117
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 79/0138
Fertilizers
Member States which have notified implementing measures: all
- 79/0168
Fruit juices
Member States which have notified implementing measures: all
- 79/0196
Electrical equipment
Member States which have notified implementing measures: all
- 79/0267
First Directive on life assurance
Member States which have notified implementing measures: all
- 79/0279
Admission of securities to stock-exchange listing
Member States which have notified implementing measures: all
- 79/0370
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 79/0372
Straight feedingstuffs
Member States which have notified implementing measures: all
- 79/0373
Compound feedingstuffs
Member States which have notified implementing measures: all
- 79/0409
Conservation of wild birds
Member States which have notified implementing measures: all
Belgium — 90/0291, not properly implemented, reasoned opinion in 1993 — terminated in 1994
Germany — 87/0246, not properly applied, referral in 1989 — Case C-57/89
Germany — 86/0222, not properly implemented, judgment in 1990 — Case C-288/88
Germany — 89/0048, not properly implemented, judgment in 1993 — Case C-345/92 — terminated in 1994
Greece — 90/0171, not properly applied, reasoned opinion in 1992, terminated in 1994
Spain — 88/0295, not properly applied, judgment in 1993 — Case C-355/90
- France — 84/0121, not properly implemented, reasoned opinion (171) in 1993 — Case C-355/90
- Italy — 87/0327, not properly applied, reasoned opinion in 1989
- Italy — 89/0573, not properly implemented, reasoned opinion in 1991 — terminated in 1994
- Italy — 91/0795, not properly applied, reasoned opinion in 1993
- Netherlands — 85/0400, not properly applied, reasoned opinion (171) in 1993 — terminated in 1994
- Netherlands — 89/0060, not properly applied, judgment (171) in 1992 — Case C-75/91 — terminated in 1994
- 79/0488
External projections of motor vehicles
Member States which have notified implementing measures: all
- 79/0489
Braking devices of motor vehicles
Member States which have notified implementing measures: all
- 79/0490
Fuel tanks of motor vehicles
Member States which have notified implementing measures: all
- 79/0532
Lighting on tractors
Member States which have notified implementing measures: all
- 79/0533
Coupling device of tractors
Member States which have notified implementing measures: all
- 79/0581
Indication of the prices of foodstuffs
Member States which have notified implementing measures: all
Luxembourg — 93/2045, not properly implemented, Article 169 letter in 1994
- 79/0622
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 79/0640
Safety signs at the workplace
Member States which have notified implementing measures: all
- 79/0641
Seed
Member States which have notified implementing measures: all
- 79/0663
Dangerous substances and preparations
Member States which have notified implementing measures: all

- 79/0692
Seed
Member States which have notified implementing measures: all
- 79/0693
Jams, jellies and marmalades
Member States which have notified implementing measures: all
- 79/0694
Type-approval of tractors
Member States which have notified implementing measures: all
- 79/0700
Pesticides in fruit and vegetables — official control
Member States which have notified implementing measures: all
- 79/0795
Rear-view mirrors of motor vehicles
Member States which have notified implementing measures: all
- 79/0796
Sugars
Member States which have notified implementing measures: all
- 79/0797
Feedingstuffs
Member States which have notified implementing measures: all
- 79/0830
Water meters
Member States which have notified implementing measures: all
- 79/0831
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 79/0869
Surface water
Member States which have notified implementing measures: all
Luxembourg — 88/0530, not properly applied, reasoned opinion in 1990, terminated in 1994
- 79/0923
Shellfish waters
Member States which have notified implementing measures: all
Italy — 91/0743, not properly applied, reasoned opinion in 1993
Ireland — 90/0957, not properly applied, reasoned opinion in 1993 — terminated in 1994
- 79/967
Seed
Member States which have notified implementing measures: all
- 79/1005
Prepackaged liquids
Member States which have notified implementing measures: all
- 79/1034
Tankers
Member States which have notified implementing measures: all
- 79/1066
Coffee and chicory
Member States which have notified implementing measures: all
- 79/1067
Preserved milk
Member States which have notified implementing measures: all
- 79/1070
Mutual assistance — direct taxes and VAT
Member States which have notified implementing measures: all
- 79/1071
Mutual assistance — debts
Member States which have notified implementing measures: all
- 79/1072
Eighth VAT Directive
Member States which have notified implementing measures: all
Italy — 90/0031, not properly applied, Article 171 letter in 1993
Italy — 91/4161, not properly applied, reasoned opinion in 1994
Portugal — 90/2253, not properly applied, reasoned opinion in 1994
- 79/1073
Sound level of tractors
Member States which have notified implementing measures: all
- 80/0049
Carriage of goods by road
Member States which have notified implementing measures: all
- 80/0051
Noise emissions from aircraft
Member States which have notified implementing measures: all
- 80/0068
Protection of groundwater
Member States which have notified implementing measures: all
Belgium — 88/0291, not properly implemented, referral (171) in 1991 — Case C-174/91 — terminated in 1994
Germany — 86/0121, not properly implemented, referral (171) in 1993, supplementary reasoned opinion to be sent in 1995
France — 90/0352, not properly implemented, reasoned opinion in 1993
Ireland — 89/0163, not properly implemented, reasoned opinion in 1990
United Kingdom — 88/0354, not properly applied, reasoned opinion in 1989

80/0154
Mutual recognition of qualifications — midwives
Member States which have notified implementing measures: all

80/0155
Activities of midwives
Member States which have notified implementing measures: all

80/0181
Units of measurement
Member States which have notified implementing measures: all

80/0213
Health problems — trade in meat
Member States which have notified implementing measures: all

80/0215
Health problems — meat products
Member States which have notified implementing measures: all

80/0217
Control of classical swine fever
Member States which have notified implementing measures: all

80/0219
Health problems — trade in animals — tuberculosis
Member States which have notified implementing measures: all

80/0232
Prepackaged products
Member States which have notified implementing measures: all

80/0233
Lighting on motor vehicles
Member States which have notified implementing measures: all

80/0304
Seed of oil and fibre plants
Member States which have notified implementing measures: all

80/0342
Pharmacy
Member States which have notified implementing measures: all

80/0368
Eleventh VAT Directive — French overseas departments
Member States which have notified implementing measures: all

80/0369
Taxes on tobacco — French overseas departments — Definition and groups (addressed to France)
Member States which have notified implementing measures: F

80/0390
Admission of securities to stock-exchange listing — particulars to be published
Member States which have notified implementing measures: all

80/0392
Organisms harmful to plants
Member States which have notified implementing measures: all

80/0428
Pesticide residues in fruit and vegetables
Member States which have notified implementing measures: all

80/0502
Feedingstuffs — undesirable substances
Member States which have notified implementing measures: all

80/0510
Straight feedingstuffs
Member States which have notified implementing measures: all

80/0511
Compound feedingstuffs in packages
Member States which have notified implementing measures: all

80/0590
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all

80/0695
Compound feedingstuffs
Member States which have notified implementing measures: all

80/0720
Doors and windows of tractors
Member States which have notified implementing measures: all

80/0723
Transparency in financial relations (States — public enterprises)
Member States which have notified implementing measures: all

80/0754
Fodder-plant seed
Member States which have notified implementing measures: all

80/0766
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all

80/0767
Public supply contracts
Member States which have notified implementing measures: all

80/0777
Natural mineral waters
Member States which have notified implementing measures: all

80/0778
Labelling of dangerous substances
Member States which have notified implementing measures: all
Germany — 89/0650, not properly applied, reasoned opinion in 1993

- Germany — 90/4085, not properly applied, reasoned opinion in 1993
- France — 91/2316, not properly applied, reasoned opinion in 1993
- Italy — 87/0363, not properly implemented, reasoned opinion in 1988
- Netherlands — 91/0214, not properly implemented, reasoned opinion in 1993
- United Kingdom — 87/0370, not properly applied, judgment in 1992 — Case C-337/89
- United Kingdom — 91/0772, not properly applied, reasoned opinion in 1993
- 80/0779
Air quality
Member States which have notified implementing measures: all
Germany — 86/0119, not properly implemented, judgment in 1991 — Case C-361/88, terminated in 1994
- 80/0780
Rear-view mirrors of two-wheel motor vehicles
Member States which have notified implementing measures: all
- 80/0836
Health protection — ionizing radiation
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK
Italy — 87/0225, no measures notified, reasoned opinion (171) in 1993
Luxembourg — 88/0487, not properly implemented, reasoned opinion in 1991
Netherlands — 88/0488, not properly implemented, reasoned opinion in 1990
- 80/0876
Fertilizers
Member States which have notified implementing measures: all
- 80/0891
Foodstuffs for human consumption — oils and fats
Member States which have notified implementing measures: all
- 80/0987
Protection of workers — insolvency of employers
Member States which have notified implementing measures: all
Greece — 86/0116, not properly implemented, Article 171 letter in 1993
- 80/1057
Acquired rights — doctors, nurses, dentists and veterinary surgeons
Member States which have notified implementing measures: all
- 80/1095
Control of classical swine fever
Member States which have notified implementing measures: all
- 80/1098
Health problems — trade in animals — classical swine fever
Member States which have notified implementing measures: all
- 80/1099
Health problems — trade in meat — classical swine fever
Member States which have notified implementing measures: all
- 80/1100
Health problems — meat products — classical swine fever
Member States which have notified implementing measures: all
- 80/1101
Control of classical swine fever
Member States which have notified implementing measures: all
- 80/1107
Protection of workers against chemicals
Member States which have notified implementing measures: all
- 80/1178
Admission to the occupation of road haulage operator
Member States which have notified implementing measures: all
- 80/1179
Admission to the occupation of road passenger transport operator
Member States which have notified implementing measures: all
- 80/1180
Mutual recognition of qualifications — goods haulage operators
Member States which have notified implementing measures: all
- 80/1189
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 80/1263
Community driving licence
Member States which have notified implementing measures: all
- 80/1266
Mutual assistance — aircraft accidents
Member States which have notified implementing measures: all
- 80/1267
Type-approval of motor vehicles
Member States which have notified implementing measures: all
- 80/1268
Fuel consumption of motor vehicles
Member States which have notified implementing measures: all
- 80/1269
Engine power of motor vehicles
Member States which have notified implementing measures: all

80/1272
Rear-view mirrors of motor vehicles (motorcycles)
Member States which have notified implementing measures: all

80/1273
Mutual recognition of qualifications — midwives
Member States which have notified implementing measures: all

80/1274
Health problems — trade in animals — classical swine fever
Member States which have notified implementing measures: all

80/1335
Cosmetics
Member States which have notified implementing measures: all
Portugal — 92/2252, not properly implemented, Article
169 letter in 1992 — terminated in 1994

81/0006
Eradication of brucellosis
Member States which have notified implementing measures: all

81/0007
Organisms harmful to plants
Member States which have notified implementing measures: all

81/0036
Pesticide residues in fruit and vegetables
Member States which have notified implementing measures: all

81/0075
Analysis of textile fibres
Member States which have notified implementing measures: all

81/0126
Seed
Member States which have notified implementing measures: all

81/0187
Pesticides
Member States which have notified implementing measures: all

81/0333
Fuel tanks of motor vehicles
Member States which have notified implementing measures: all

81/0334
Sound level of motor vehicles
Member States which have notified implementing measures: all

81/0432
Foodstuffs for human consumption — materials intended to
come into contact
Member States which have notified implementing measures: all

81/0575
Safety belts
Member States which have notified implementing measures: all

81/0576
Safety belts
Member States which have notified implementing measures: all

81/0577
Interior fittings of motor vehicles
Member States which have notified implementing measures: all

81/0602
Ban on hormones
Member States which have notified implementing measures: all

81/0643
Driver's field of vision on motor vehicles
Member States which have notified implementing measures: all

81/0680
Feedingstuffs — official control
Member States which have notified implementing measures: all

81/0712
Additives in foodstuffs
Member States which have notified implementing measures: all

81/0715
Feedingstuffs — official control
Member States which have notified implementing measures: all

81/0851
Veterinary medicinal products
Member States which have notified implementing measures: all

81/0852
Veterinary medicinal products
Member States which have notified implementing measures: all

81/0854
Conservation of wild birds
Member States which have notified implementing measures: all

81/0855
Surface water
Member States which have notified implementing measures: EL

81/0857
Air quality
(addressed to Greece)
Member States which have notified implementing measures: EL

81/0858
Labelling of dangerous substances
Member States which have notified implementing measures: all

81/0957
Labelling of dangerous substances
Member States which have notified implementing measures: all

81/1051
Acquired rights — doctors, nurses, dentists and veterinary
surgeons
Member States which have notified implementing measures: all

- 82/0050
Carriage of goods by road
Member States which have notified implementing measures: all
- 82/0076
Doctors
Member States which have notified implementing measures: all
- 82/0121
Information to be published regularly by companies
Member States which have notified implementing measures: all
- 82/0130
Electrical equipment
Member States which have notified implementing measures: all
- 82/0147
Cosmetics
Member States which have notified implementing measures: all
- 82/0176
Mercury discharges
Member States which have notified implementing measures: all
- 82/0232
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 82/0242
Detergents
Member States which have notified implementing measures: all
- 82/0243
Detergents
Member States which have notified implementing measures: all
- 82/0244
Lighting on motor vehicles
Member States which have notified implementing measures: all
- 82/0287
Seed
Member States which have notified implementing measures: all
- 82/0318
Safety belts
Member States which have notified implementing measures: all
- 82/0319
Safety belts
Member States which have notified implementing measures: all
- 82/0331
Material for the propagation of vines
Member States which have notified implementing measures: all
- 82/0368
Cosmetics
Member States which have notified implementing measures: all
- 82/0434
Cosmetics
Member States which have notified implementing measures: all
Portugal — 92/2252, not properly implemented, Article 169 letter in 1992 — terminated in 1994
- 82/0470
Services incidental to transport
Member States which have notified implementing measures: all
- 82/0471
Feedingstuffs
Member States which have notified implementing measures: all
- 82/0475
Labelling of compound feedingstuffs for pet animals
Member States which have notified implementing measures: all
- 82/0489
Hairdressers
Member States which have notified implementing measures: all
Spain — 91/2377, not properly implemented, Article 169 letter in 1993
- 82/0501
Major-accident hazards
Member States which have notified implementing measures: all
Germany — 87/0219, not properly implemented, reasoned opinion in 1989
Netherlands — 86/0457, not properly implemented, judgment in 1992 — Case C-190/90 — terminated in 1994
- 82/0528
Pesticide residues in fruit and vegetables
Member States which have notified implementing measures: all
- 82/0605
Protection of workers — metallic lead
Member States which have notified implementing measures: all
- 82/0621
Electrical energy meters
Member States which have notified implementing measures: all
- 82/0622
Weighing instruments
Member States which have notified implementing measures: all
- 82/0623
Gas volume meters
Member States which have notified implementing measures: all

- 82/0624
Alcoholometers
Member States which have notified implementing measures: all
- 82/0625
Measuring systems for liquids
Member States which have notified implementing measures: all
- 82/0711
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all
- 82/0714
Inland waterway vessels
Member States which have notified implementing measures: all
- 82/0806
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 82/0828
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 82/0859
Seed of oil and fibre plants
Member States which have notified implementing measures: all
- 82/0883
Titanium dioxide waste
Member States which have notified implementing measures: all
- 82/0884
Lead in the air
Member States which have notified implementing measures: all
Germany — 88/0036, not properly implemented, judgment in 1991 — Case C-59/89 — terminated in 1994
- 82/0885
Heat generators
Member States which have notified implementing measures: all
- 82/0890
Tractors
Member States which have notified implementing measures: all
- 82/0891
Division of companies
Member States which have notified implementing measures: all
- 82/0894
Notification of animal diseases
Member States which have notified implementing measures: all
- 82/0937
Straight feedingstuffs
Member States which have notified implementing measures: all
- 82/0953
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 83/0029
Waste — titanium dioxide
Member States which have notified implementing measures: all
- 83/0091
Health problems — trade in animals and meat
Member States which have notified implementing measures: all
- 83/0116
Fodder-plant seed and seed of oil and fibre plants
Member States which have notified implementing measures: all
- 83/0128
Clinical thermometers — mercury
Member States which have notified implementing measures: all
- 83/0129
Seal-pup skins
Member States which have notified implementing measures: all
- 83/0131
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 83/0181
VAT — final import of goods
Member States which have notified implementing measures: all
- 83/0182
Tax exemptions on temporary import of means of transport
Member States which have notified implementing measures: all
Greece — 89/0122, not properly applied, terminated in 1994
Spain — 89/0471, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 83/0183
Tax exemptions on permanent imports of personal property
Member States which have notified implementing measures: all
Greece — 89/0123, not properly implemented, terminated in 1994
Greece — 87/0359, not properly applied, referral in 1989 — Case C-88/89
- 83/0189
Technical standards (amended by Directive 88/0182)
Member States which have notified implementing measures: all
Germany — 89/0094, not properly applied, referral in 1992 — Case C-317/92 — judgment in 1994
Germany — 89/0113, not properly applied, reasoned opinion in 1990

- Spain — 91/0817, not properly applied, reasoned opinion in 1993
- Spain — 91/0843, not properly applied, reasoned opinion in 1993 — terminated in 1994
- Spain — 91/0845, not properly applied, reasoned opinion in 1993 — terminated in 1994
- Spain — 92/0004, not properly applied, reasoned opinion in 1993 — terminated in 1994
- Italy — 88/0422, not properly applied, judgment in 1993 — Case C-139/92
- Italy — 89/0095, not properly applied, reasoned opinion in 1989 — terminated in 1994
- Italy — 92/0007, not properly applied, reasoned opinion in 1992 — referral in 1994
- Italy — 92/0010, not properly applied, reasoned opinion in 1992 — terminated in 1994
- Italy — 92/0954, not properly applied, reasoned opinion in 1993 — terminated in 1993
- Italy — 92/0958, not properly applied, reasoned opinion in 1993 — referral in 1994
- Italy — 92/0960, not properly applied, reasoned opinion in 1993 — terminated in 1994
- Italy — 92/0570, not properly applied, reasoned opinion in 1993
- Netherlands — 89/0549, not properly applied, referral in 1993 — Case C-61/93
- Portugal — 92/0019, not properly applied, reasoned opinion in 1993 — terminated in 1994
- United Kingdom — 92/0002, not properly applied, reasoned opinion in 1993 — terminated in 1994
- 83/0190
Driver's seat on tractors
Member States which have notified implementing measures: all
- 83/0191
Cosmetics
Member States which have notified implementing measures: all
- 83/0201
Health problems — products containing a small percentage of meat
Member States which have notified implementing measures: all
- 83/0206
Noise emissions from aircraft
Member States which have notified implementing measures: all
- 83/0228
Feedingstuffs
Member States which have notified implementing measures: all
- 83/0229
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all
- 83/0264
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 83/0276
Lighting and light-signalling devices on motor vehicles
Member States which have notified implementing measures: all
- 83/0341
Cosmetics
Member States which have notified implementing measures: all
- 83/0349
Consolidated accounts of companies
Member States which have notified implementing measures: all
- 83/0351
Air pollution from engines
Member States which have notified implementing measures: all
- 83/0381
Feedingstuffs
Member States which have notified implementing measures: all
- 83/0417
Caseins
Member States which have notified implementing measures: all
- 83/0463
Labelling of foodstuffs
Member States which have notified implementing measures: all
- 83/0467
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 83/0477
Protection of workers — asbestos
Member States which have notified implementing measures: all
- 83/0478
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 83/0496
Cosmetics
Member States which have notified implementing measures: all
- 83/0513
Cadmium discharges
Member States which have notified implementing measures: all
France — 88/0205, not properly applied, reasoned opinion in 1989 — terminated in 1994

- 83/0514
Cosmetics
Member States which have notified implementing measures: all
Portugal — 92/2252, not properly implemented, Article 169 letter in 1992 — terminated in 1994
- 83/0570
Proprietary medicinal products — multi-States procedure
Member States which have notified implementing measures: all
- 83/0572
Carriage of goods by road
Member States which have notified implementing measures: all
- 83/0574
Cosmetics
Member States which have notified implementing measures: all
- 83/0575
Measuring instruments
Member States which have notified implementing measures: all
- 83/0623
Textile names
Member States which have notified implementing measures: all
- 84/0004
Feedingstuffs — official control
Member States which have notified implementing measures: all
- 84/0005
Second Directive on motor-vehicle insurance
Member States which have notified implementing measures: all
- 84/0008
Lighting and light-signalling devices on motor vehicles
Member States which have notified implementing measures: all
- 84/0047
Electrical equipment
Member States which have notified implementing measures: all
- 84/0156
Mercury discharges
Member States which have notified implementing measures: all
- 84/0253
Audit of accounting documents
Member States which have notified implementing measures: all
- 84/0291
Dangerous preparations (pesticides)
Member States which have notified implementing measures: all
- 84/0319
Health problems — import of meat — trichinae
Member States which have notified implementing measures: all
- 84/0360
Air pollution from industrial plants
Member States which have notified implementing measures: all
- 84/0372
Sound level of motor vehicles
Member States which have notified implementing measures: all
- 84/0386
Tenth VAT Directive
Member States which have notified implementing measures: all
- 84/0414
Thermometers
Member States which have notified implementing measures: all
- 84/0415
Cosmetics
Member States which have notified implementing measures: all
- 84/0424
Sound level of motor vehicles
Member States which have notified implementing measures: all
- 84/0425
Feedingstuffs — official control
Member States which have notified implementing measures: all
- 84/0443
Products used in feedingstuffs
Member States which have notified implementing measures: all
- 84/0449
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 84/0450
Misleading advertising
Member States which have notified implementing measures: all
- 84/0466
Radiation protection
Member States which have notified implementing measures: all
Belgium — 90/0237, not properly implemented, reasoned opinion in 1992
Italy — 90/0240, not properly implemented, judgment in 1993 — Case C-95/92
Spain — 91/0723, not properly implemented, reasoned opinion in 1993
Ireland — 90/0239, not properly implemented, reasoned opinion in 1993
Portugal — 90/0242, not properly implemented, reasoned opinion in 1993
- 84/0467
Health protection — ionizing radiation
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK
Italy — 87/0233, no measures notified, reasoned opinion (171) in 1993

84/0491 HCH discharges Member States which have notified implementing measures: all	Spain — 90/0503, no measures notified, reasoned opinion in 1991 — terminated in 1994
84/0500 Foodstuffs for human consumption — materials intended to come into contact Member States which have notified implementing measures: all	84/0587 Feedingstuffs — additives Member States which have notified implementing measures: all
84/0525 Steel gas cylinders Member States which have notified implementing measures: all	84/0631 Transfrontier shipment of hazardous waste Member States which have notified implementing measures: all
84/0526 Aluminium gas cylinders Member States which have notified implementing measures: all	84/0641 Tourist assistance Member States which have notified implementing measures: all
84/0527 Welded steel gas cylinders Member States which have notified implementing measures: all	84/0643 Health problems — trade in animals — foot-and-mouth disease Member States which have notified implementing measures: all
84/0528 Lifting appliances Member States which have notified implementing measures: all	84/0644 Health problems — trade in animals — brucellosis Member States which have notified implementing measures: all
84/0529 Electrically-operated lifts Member States which have notified implementing measures: all	84/0645 Control of classical swine fever Member States which have notified implementing measures: all
84/0532 Construction plants Member States which have notified implementing measures: all	84/0647 Vehicles hired without drivers Member States which have notified implementing measures: all
84/0533 Sound power level of compressors Member States which have notified implementing measures: all	85/0001 Units of measurement Member States which have notified implementing measures: all
84/0534 Sound power level of tower cranes Member States which have notified implementing measures: all	85/0003 Weights and dimensions of motor vehicles Member States which have notified implementing measures: all
84/0535 Sound power level of welding generators Member States which have notified implementing measures: all	85/0010 Prepackaged liquids Member States which have notified implementing measures: all
84/0536 Sound power level of power generators Member States which have notified implementing measures: all	85/0038 Fodder-plant seed Member States which have notified implementing measures: all
84/0537 Sound power level of hand-held concrete-breakers Member States which have notified implementing measures: all	85/0073 Financing of health inspections of fresh meat Member States which have notified implementing measures: all
84/0538 Sound power level of lawnmowers Member States which have notified implementing measures: all	85/0146 Measures of length Member States which have notified implementing measures: all
84/0539 Electro-medical equipment Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK	

85/0203
Air quality — nitrogen dioxide
Member States which have notified implementing measures: all
Belgium — 88/0023, not properly implemented, judgment in 1993 — Case C-186/91
Germany — 88/0035, not properly implemented, reasoned opinion in 1990 — terminated in 1994
United Kingdom — 89/5110, not properly implemented, reasoned opinion in 1993

85/0205
Rear-view mirrors of motor vehicles
Member States which have notified implementing measures: all

85/0210
Lead content of petrol
Member States which have notified implementing measures: all

85/0298
Plant protection products containing certain active substances
Member States which have notified implementing measures: all

85/0320
Health problems — trade in animals — classical swine fever
Member States which have notified implementing measures: all

85/0321
Health problems — meat products — classical swine fever
Member States which have notified implementing measures: all

85/0322
Health problems — trade in meat — classical swine fever
Member States which have notified implementing measures: all

85/0337
Assessment of effects of projects on the environment
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK
Belgium — 89/0652, not properly implemented referral in 1994 — Case C-133/94
Germany — 90/0189, not properly applied, referral in 1992 — Case C-431/92
Germany — 90/4710, not properly implemented, reasoned opinion in 1994
Spain — 90/0129, not properly implemented, reasoned opinion in 1992
Italy — 91/0794, not properly implemented, reasoned opinion in 1993
Ireland — 89/0425, not properly implemented, reasoned opinion in 1993
Luxembourg — 90/0126, no measures notified, referral in 1993 — Case C-313/93
United Kingdom — 91/2200, not properly implemented, reasoned opinion in 1993

85/0339
Containers for liquids for human consumption
Member States which have notified implementing measures: all

Belgium — 87/0330, not properly applied, referral in 1989 — Case C-330/89
Spain — 87/0337, not properly applied, judgment in 1991 — Case C-192/90
France — 87/0332, not properly applied, referral in 1993 — Case C-255/93
Luxembourg — 87/0334, not properly applied, judgment in 1991 — Case C-252/89
Portugal — 87/0338, not properly applied, reasoned opinion in 1989 — terminated in 1994

85/0346
VAT — exemption of certain final imports of goods — fuel of utility vehicles
Member States which have notified implementing measures: all

85/0358
Ban on hormones
Member States which have notified implementing measures: all

85/0374
Defective products
Member States which have notified implementing measures: B, DK, D, EL, E, IRL, I, L, NL, P, UK
Spain — 90/0519, no measures notified, reasoned opinion in 1992 — terminated in 1994
France — 89/0146, no measures notified, judgment in 1993 — Case C-293/91 — Article 171 letter in 1994
United Kingdom — 89/0153, not properly implemented, reasoned opinion in 1990

85/0384
Architects
Member States which have notified implementing measures: all
Spain — 90/0349, not properly implemented, reasoned opinion in 1992
Italy — 94/0003, not properly implemented, Article 169 letter in 1994

85/0391
Cosmetics
Member States which have notified implementing measures: all

85/0405
Noise emissions from construction plant
Member States which have notified implementing measures: all

85/0406
Sound power level of compressors
Member States which have notified implementing measures: all

85/0407
Sound power level of welding generators
Member States which have notified implementing measures: all

85/0408
Sound power level of power generators
Member States which have notified implementing measures: all

- 85/0409
Sound power level of hand-held concrete-breakers
Member States which have notified implementing measures: all
- 85/0411
Conservation of wild birds
Member States which have notified implementing measures: all
Netherlands — 87/0176, not properly applied, reasoned opinion in 1993
United Kingdom — 88/0026, not properly implemented, reasoned opinion in 1990 — terminated in 1994
- 85/0432
Pharmacists
Member States which have notified implementing measures: all
Germany — 90/0461, not properly applied, terminated in 1994
Italy — 91/0820, not properly applied, reasoned opinion in 1992, referral in 1994 — Case C-307/94
- 85/0433
Pharmacists
Member States which have notified implementing measures: all
Germany — 90/0461, not properly applied, terminated in 1994
- 85/0444
Seal-pup skins
Member States which have notified implementing measures: all
- 85/0467
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 85/0469
Transfrontier shipment of hazardous waste
Member States which have notified implementing measures: all
- 85/0479
Mutual assistance — recovery of debts
Member States which have notified implementing measures: all
- 85/0490
Cosmetics
Member States which have notified implementing measures: all
Portugal — 92/2252, not properly implemented, Article 169 letter in 1992 — terminated in 1994
- 85/0503
Caseins
Member States which have notified implementing measures: all
- 85/0509
Feedingstuffs
Member States which have notified implementing measures: all
- 85/0511
Control of foot-and-mouth disease
Member States which have notified implementing measures: all
- 85/0536
Crude-oil savings
Member States which have notified implementing measures: all
- 85/0572
Foodstuffs — articles intended to come into contact
Member States which have notified implementing measures: all
- 85/0574
Organisms harmful to plants
Member States which have notified implementing measures: all
- 85/0576
Tax exemptions for small consignments
Member States which have notified implementing measures: all
- 85/0577
Contracts negotiated away from business premises
Member States which have notified implementing measures: all
Belgium — 91/0212, not properly implemented, reasoned opinion in 1993
France — 91/0017, not properly implemented, reasoned opinion in 1993
France — 93/2047, not properly implemented, Article 169 letter in 1994
- 85/0578
Admission to the occupation of road haulage operator
Member States which have notified implementing measures: all
- 85/0579
Admission to the occupation of road passenger transport operator
Member States which have notified implementing measures: all
- 85/0580
Air quality — nitrogen dioxide
Member States which have notified implementing measures: all
- 85/0581
Lead content of petrol
Member States which have notified implementing measures: all
- 85/0584
Pharmacists
Member States which have notified implementing measures: all
- 85/0586
Health problems — trade in animals and meat
Member States which have notified implementing measures: all
- 85/0591
Monitoring of foodstuffs for human consumption
Member States which have notified implementing measures: all

- 85/0610
Dangerous substances and preparations
Member States which have notified implementing measures: all
- 85/0611
Undertakings for collective investment
Member States which have notified implementing measures:
B, DK, D, E, EL, F, IRL, I, L, NL, UK
Portugal — 92/0633, no measures notified, reasoned
opinion in 1993 — terminated in 1994
- 85/0614
Architects
Member States which have notified implementing measures: all
Spain — 90/0349, not properly implemented, reasoned
opinion in 1992
- 85/0647
Braking devices of motor vehicles
Member States which have notified implementing measures: all
- 86/0017
Architects
Member States which have notified implementing measures: all
Spain — 90/0349, not properly implemented, reasoned
opinion in 1992
- 86/0096
Prepackaging
Member States which have notified implementing measures: all
- 86/0109
Certified seed
Member States which have notified implementing measures: all
- 86/0121
Transfrontier shipment of hazardous waste
Member States which have notified implementing measures: all
- 86/0122
Conservation of wild birds
Member States which have notified implementing measures: all
- 86/0155
Seed
Member States which have notified implementing measures: all
- 86/0174
Compound feedingstuffs for poultry
Member States which have notified implementing measures: all
- 86/0179
Cosmetics
Member States which have notified implementing measures: all
- 86/0188
Protection of workers from noise
Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, I, L, NL, P, UK
- 86/0199
Cosmetics
Member States which have notified implementing measures: all
- 86/0214
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 86/0217
Pressure gauges
Member States which have notified implementing measures: all
- 86/0246
Taxes on tobacco
Member States which have notified implementing measures: all
- 86/0267
Vine varieties
Member States which have notified implementing measures: all
- 86/0278
Sewage sludge used in agriculture
Member States which have notified implementing measures: all
- 86/0279
Transfrontier shipment of hazardous waste
Member States which have notified implementing measures: all
- 86/0280
Dangerous substances in the sea
Member States which have notified implementing measures:
B, DK, D, EL, E, F, I, L, NL, P, UK
Germany — 89/0427, not properly implemented, reasoned
opinion in 1993
Ireland — 89/0254, no measures notified, reasoned
opinion in 1992 — terminated in 1994
Ireland — 91/2216, not properly implemented, reasoned
opinion in 1993
- 86/0295
Construction plant
Member States which have notified implementing measures: all
- 86/0296
Construction plant
Member States which have notified implementing measures: all
- 86/0297
Power take-offs of tractors
Member States which have notified implementing measures: all
- 86/0298
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 86/0299
Feedingstuffs — undesirable substances
Member States which have notified implementing measures: all

- 86/0312
Electrically-operated lifts
Member States which have notified implementing measures: all
- 86/0320
Cereal seed
Member States which have notified implementing measures: all
- 86/0354
Compound feedingsuffs
Member States which have notified implementing measures: all
- 86/0355
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 86/0360
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 86/0362
Pesticide residues in cereals
Member States which have notified implementing measures: all
- 86/0363
Pesticide residues in foodstuffs of animal origin
Member States which have notified implementing measures: all
- 86/0364
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 86/0378
Equal treatment of men and women
Member States which have notified implementing measures:
D, E, F, IRL, P, UK
Belgium — 90/0341, no measures notified, Article 169
letter in 1990
Denmark — 90/0342, no measures notified, Article 169
letter in 1990
Greece — 90/0343, no measures notified, Article 169
letter in 1990
Italy — 90/0344, no measures notified, Article 169
letter in 1990
Luxembourg — 90/0345, no measures notified, Article 169
letter in 1990
Netherlands — 91/0134, no measures notified, Article 169
letter in 1991
- 86/0415
Controls of tractors
Member States which have notified implementing measures: all
- 86/0424
Caseins
Member States which have notified implementing measures: all
- 86/0431
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 86/0457
Training in general medicine
Member States which have notified implementing measures: all
- Germany — 91/0787, not properly applied, Article 169
letter in 1991 — Supplementary Article 169
letter in 1994
- 86/0469
Examination of meat for the presence of residues
Member States which have notified implementing measures: all
- 86/0489
Mutual assistance — recovery of debts
Member States which have notified implementing measures: all
- 86/0508
Labelling of paints
Member States which have notified implementing measures: all
- 86/0530
Products used in feedingsuffs
Member States which have notified implementing measures: all
- 86/0560
13th VAT directive — taxable persons not established in
Community territory
Member States which have notified implementing measures: all
- 86/0562
Rear-view mirrors of motor vehicles
Member States which have notified implementing measures: all
- 86/0594
Noise from household appliances
Member States which have notified implementing measures: all
- 86/0609
Protection of animals
Member States which have notified implementing measures: all
Luxembourg — 90/0730, no measures notified, referral in
1993 — Case C-274/93
- 86/0613
Equal treatment of men and women
Member States which have notified implementing measures: all
- 86/0635
Annual accounts of banks
Member States which have notified implementing measures:
B, DK, D, E, F, IRL, I, L, NL, P, UK
Greece — 91/0370, no measures notified, referral in
1994 — Case C-208/94
- 86/0651
Organisms harmful to plants
Member States which have notified implementing measures: all
- 86/0653
Self-employed commercial agents
Member States which have notified implementing measures:
DK, D, EL, E, F, I, NL, P, IRL, L, UK
Belgium — 90/0444, no measures notified, reasoned
opinion in 1992

Luxembourg — 90/0718, no measures notified, reasoned opinion in 1992 (to be terminated in 1995)

86/0662

Noise emissions from hydraulic excavators

Member States which have notified implementing measures: all

Netherlands — 90/0227, not properly implemented, reasoned opinion in 1991 — terminated in 1994

86/0663

Self-propelled industrial trucks

Member States which have notified implementing measures: all

87/0018

Good laboratory practice

Member States which have notified implementing measures: all

87/0019

Proprietary medicinal products — analytical standards and protocols

Member States which have notified implementing measures: all

87/0020

Veterinary medicinal products — analytical standards and protocols

Member States which have notified implementing measures: all

87/0021

Proprietary medicinal products

Member States which have notified implementing measures: all

87/0022

High-technology medicinal products

Member States which have notified implementing measures: all

87/0054

Legal protection of semi-conductor products

Member States which have notified implementing measures: all

87/0056

Sound level of motorcycles

Member States which have notified implementing measures: all

87/0094

Fertilizers

Member States which have notified implementing measures: all

87/0101

Disposal of waste oils

Member States which have notified implementing measures: all

87/0102

Consumer credit

Member States which have notified implementing measures: B, DK, D, EL, F, I, L, NL, P, UK

Spain — 90/0567, no measures notified, reasoned opinion in 1992 — referral in 1993 — Case C-390/93

Ireland — 90/0667, no measures notified, reasoned opinion in 1992

87/0112

Transfrontier shipment of hazardous waste

Member States which have notified implementing measures: all

87/0120

Seeds and propagating materials

Member States which have notified implementing measures: all

87/0137

Cosmetics

Member States which have notified implementing measures: all

87/0140

Textile names

Member States which have notified implementing measures: all

87/0143

Cosmetics

Member States which have notified implementing measures: all

Portugal — 92/2252, not properly implemented, Article 169 letter in 1992 — terminated in 1994

87/0153

Feedingstuffs — additives

Member States which have notified implementing measures: all

87/0181

Plant protection products containing certain active substances

Member States which have notified implementing measures: all

87/0184

Analysis of textile fibres

Member States which have notified implementing measures: all

87/0216

Major-accident hazards

Member States which have notified implementing measures: all

87/0217

Pollution by asbestos

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK

Italy — 90/0065, no measures notified, reasoned opinion in 1991

Netherlands — 90/0320, not properly implemented, reasoned opinion in 1993 — terminated in 1994

87/0219

Sulphur content of liquid fuel

Member States which have notified implementing measures: all

87/0234

Straight feedingstuffs

Member States which have notified implementing measures: all

87/0238

Feedingstuffs — undesirable substances

Member States which have notified implementing measures: all

- 87/0250
Labelling of alcoholic beverages
Member States which have notified implementing measures: all
- 87/0252
Sound power level of lawnmowers
Member States which have notified implementing measures: all
- 87/0298
Organisms harmful to plants
Member States which have notified implementing measures: all
- 87/0328
Cattle for breeding
Member States which have notified implementing measures: all
Netherlands — 89/0500, no measures notified, judgment in
1993 — Case C-303/92 — Article 171 letter in
1994 (to be terminated in 1995)
- 87/0343
Credit insurance and suretyship insurance
Member States which have notified implementing measures: all
- 87/0344
Legal-expenses insurance
Member States which have notified implementing measures: all
- 87/0345
Admission of securities to stock-exchange listing — particulars
to be published
Member States which have notified implementing measures: all
- 87/0354
Industrial products — distinctive numbers and letters
Member States which have notified implementing measures: all
- 87/0355
Measuring instruments
Member States which have notified implementing measures: all
- 87/0356
Prepackaged products
Member States which have notified implementing measures: all
- 87/0357
Dangerous imitations
Member States which have notified implementing measures: all
- 87/0358
Type-approval of motor vehicles
Member States which have notified implementing measures: all
- 87/0372
Cellular communications — frequency bands to be reserved
Member States which have notified implementing measures: all
- 87/0402
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 87/0403
Type-approval of motor vehicles
Member States which have notified implementing measures: all
- 87/0404
Pressure vessels
Member States which have notified implementing measures: all
Italy — 93/4069, not properly applied, reasoned
opinion in 1994
- 87/0405
Sound power level of tower cranes
Member States which have notified implementing measures: all
- 87/0416
Lead content of petrol
Member States which have notified implementing measures: all
- 87/0432
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 87/0441
Crude-oil savings
Member States which have notified implementing measures: all
- 87/0477
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 87/0480
Seed
Member States which have notified implementing measures: all
- 87/0481
Vegetable seed
Member States which have notified implementing measures: all
- 87/0486
Control of classical swine fever
Member States which have notified implementing measures: all
- 87/0487
Classical swine fever
Member States which have notified implementing measures: all
- 87/0489
Health problems — trade in animals — classical swine fever
Member States which have notified implementing measures: all
- 87/0491
Health problems — meat products
Member States which have notified implementing measures: all
- 87/0524
Preserved milk
Member States which have notified implementing measures: all

- 87/0540
Admission to the occupation of carrier of goods by waterway
Member States which have notified implementing measures: all
- 87/0566
Fertilizers
Member States which have notified implementing measures: all
- 88/0035
Electrical equipment
Member States which have notified implementing measures: all
- 88/0076
Air pollution from motor vehicles
Member States which have notified implementing measures: all
- 88/0077
Emissions from diesel engines
Member States which have notified implementing measures: all
- 88/0095
Beet seed
Member States which have notified implementing measures: all
- 88/0126
Fertilizers
Member States which have notified implementing measures: all
- 88/0146
Ban on hormones
Member States which have notified implementing measures: all
- 88/0166
Protection of laying hens kept in battery cages
Member States which have notified implementing measures: all
- 88/0180
Sound power level of lawnmowers
Member States which have notified implementing measures: all
- 88/0181
Sound power level of lawnmowers
Member States which have notified implementing measures: all
France — 92/0197, no measures notified, reasoned opinion in 1993 — terminated in 1994
Italy — 91/0565, not properly applied, referral in 1994 — Case C-289/94
Italy — 92/0646, not properly applied, reasoned opinion in 1993
Netherlands — 91/0747, not properly applied, referral in 1993 — Case C-52/93 — judgment in 1994
- 88/0182
Technical standards (amending Directive 83/0189)
Member States which have notified implementing measures: all
France — 93/0501, not properly applied, reasoned opinion in 1993 — terminated in 1994
Italy — 91/0565, not properly applied, referral in 1994 — Case C-289/94
Italy — 92/0646, not properly applied, reasoned opinion in 1993
Netherlands — 91/0747, not properly applied, referral in 1993 — Case C-52/93 — judgment in 1994
- Netherlands — 91/2328, not properly applied, referral in 1994 — Case C-273/94
Netherlands — 93/2267, not properly applied, reasoned opinion in 1994
- 88/0183
Liquid fertilizers
Member States which have notified implementing measures: all
- 88/0194
Braking devices of motor vehicles
Member States which have notified implementing measures: all
- 88/0195
Engine power of motor vehicles
Member States which have notified implementing measures: all
- 88/0218
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 88/0233
Cosmetics
Member States which have notified implementing measures: all
- 88/0289
Health problems — animals and meat from non-member countries
Member States which have notified implementing measures: all
- 88/0295
Public supply contracts (amending Directive 77/0062)
Member States which have notified implementing measures: B, DK, D, F, IRL, I, L, NL, P, UK
Germany — 92/2005, not properly implemented, referral in 1993 — Case C-433/93
Greece — 91/0726, not properly applied, reasoned opinion in 1992 — referral in 1994
Greece — 92/0601, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994
Spain — 92/0588, no measures notified, reasoned opinion in 1993 — referral in 1994 — C-256/94
Spain — 94/4429, not properly applied, reasoned opinion in 1994
Italy — 91/0619, not properly applied, referral in 1991 — Case C-272/91 — judgment in 1994
Italy — 91/0764, not properly implemented, reasoned opinion in 1991
Netherlands — 92/5179, not properly applied, reasoned opinion in 1994 — terminated in 1994
- 88/0297
Type-approval of tractors
Member States which have notified implementing measures: all
- 88/0298
Pesticides in fruit and vegetables and cereals
Member States which have notified implementing measures: all

- 88/0299
Meat and animals from non-member countries
Member States which have notified implementing measures: all
- 88/0301
Competition in the markets for telecommunications terminals
Member States which have notified implementing measures: all
Belgium — 89/0330, not properly applied, reasoned opinion in 1991
- 88/0302
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 88/0314
Indication of the prices of non-food products
Member States which have notified implementing measures: all
- 88/0315
Indication of the prices of foodstuffs
Member States which have notified implementing measures: all
Luxembourg — 93/2045, not properly implemented, Article 169 letter in 1994
- 88/0316
Prepackaged liquids
Member States which have notified implementing measures: all
- 88/0320
Good laboratory practice
Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK
Spain — 90/0509, no measures notified, referral in 1993 — Case C-268/93
- 88/0321
Rear-view mirrors of motor vehicles
Member States which have notified implementing measures: all
- 88/0331
VAT — final import of goods
Member States which have notified implementing measures: all
- 88/0344
Foodstuffs for human consumption — extraction solvents
Member States which have notified implementing measures: all
- 88/0347
Dangerous substances in the sea
Member States which have notified implementing measures: all
- 88/0357
Second Directive on insurance other than life assurance
Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK
Greece — 90/0631, no measures notified, referral in 1994 — Case C-207/94
- 88/0361
Capital movements
Member States which have notified implementing measures: all
- 88/0364
Protection of workers against specific agents
Member States which have notified implementing measures: all
- 88/0366
Driver's field of vision in motor vehicles
Member States which have notified implementing measures: all
- 88/0378
Toy safety
Member States which have notified implementing measures: all
- 88/0379
Dangerous preparations
Member States which have notified implementing measures: all
United Kingdom — 92/0525, no measures notified, Article 169 letter in 1992 — terminated in 1994
- 88/0380
Seed
Member States which have notified implementing measures: all
France — 92/0769, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 88/0388
Flavourings for use in foodstuffs for human consumption
Member States which have notified implementing measures: all
Denmark — 93/4187, not properly applied
Greece — 93/4404, not properly applied, terminated in 1994
Portugal — 91/4660, not properly applied, terminated in 1994
- 88/0406
Health problems — trade in animals — enzootic bovine leucosis
Member States which have notified implementing measures: all
- 88/0407
Bovine semen
Member States which have notified implementing measures: all
- 88/0409
Fees for the inspection of meat
Member States which have notified implementing measures: all
Greece — 93/0164, no measures notified, Article 169 letter in 1993 — terminated in 1994
- 88/0410
Characteristics of tractors
Member States which have notified implementing measures: all
- 88/0411
Steering equipment of tractors
Member States which have notified implementing measures: all

- 88/0412
Maximum speed of tractors
Member States which have notified implementing measures: all
- 88/0413
Roll-over protection of tractors
Member States which have notified implementing measures: all
- 88/0414
Doors and windows of tractors
Member States which have notified implementing measures: all
- 88/0436
Particulate emissions from diesel engines
Member States which have notified implementing measures: all
- 88/0449
Roadworthiness tests for motor vehicles
Member States which have notified implementing measures: all
- 88/0465
Driver's seat on tractors
Member States which have notified implementing measures: all
- 88/0485
Products used in feedingstuffs
Member States which have notified implementing measures: all
- 88/0490
Labelling of dangerous substances
Member States which have notified implementing measures: all
- 88/0571
Electrical equipment
Member States which have notified implementing measures: all
- 88/0572
Organisms harmful to plants
Member States which have notified implementing measures: all
- 88/0593
Jams, jellies and marmalades
Member States which have notified implementing measures: all
- 88/0599
Transport by road — social legislation — recording equipment
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, L, NL, P, UK
Belgium — 90/0052, no measures notified, referral in
1993 — Case C-336/93 — Article 171 letter in
1994
Italy — 90/0061, no measures notified, referral in
1993 — Case C-289/93 — Article 171 letter in
1994
- 88/0609
Emissions from large combustion plants
Member States which have notified implementing measures: all
- 88/0610
Major-accident hazards
Member States which have notified implementing measures: all
- 88/0627
Major holdings in a listed company
Member States which have notified implementing measures: all
Germany — 91/0257, no measures notified, reasoned
opinion in 1992 — terminated in 1994
- 88/0642
Protection of workers against chemicals
Member States which have notified implementing measures: all
- 88/0657
Health problems — trade in minced meat
Member States which have notified implementing measures: all
Ireland — 92/0283, no measures notified, referral in
1994 — withdrawn in 1994
- 88/0660
Health problems — meat products
Member States which have notified implementing measures: all
- 88/0661
Pigs for breeding
Member States which have notified implementing measures: all
Ireland — 91/0385, no measures notified, judgment in
1993 — Case C-384/92 — terminated in 1994
Netherlands — 91/0463, no measures notified, judgment in
1993 — Case C-303/92 — Article 171 letter in
1994
- 88/0664
Tax-free allowances
Member States which have notified implementing measures: all
- 88/0665
Attestations and certificates
Member States which have notified implementing measures: all
- 88/0667
Cosmetics
Member States which have notified implementing measures: all
- 89/0002
Cereal seed
Member States which have notified implementing measures: all
- 89/0014
Vegetable seed
Member States which have notified implementing measures: all
- 89/0048
Mutual recognition of diplomas
Member States which have notified implementing measures:
DK, D, E, F, IRL, I, L, NL, P, UK

- Belgium — 91/0653, no measures notified, reasoned opinion in 1992 — referral in 1993
- Greece — 91/0668, no measures notified, referral in 1993 — Case C-365/93
- 89/0100
Fodder-plant seed
Member States which have notified implementing measures: all
- 89/0104
Trade marks
Member States which have notified implementing measures: DK, EL, E, F, I, UK
- Belgium — 93/0038, no measures notified, Article 169 letter in 1993
- Germany — 93/0120, no measures notified, reasoned opinion in 1993
- Ireland — 93/0289, no measures notified, Article 169 letter in 1993
- Luxembourg — 93/0369, no measures notified, Article 169 letter in 1993
- Netherlands — 93/0404, no measures notified, Article 169 letter in 1993
- Portugal — 93/0452, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/0495, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- 89/0105
Prices of medicinal products
Member States which have notified implementing measures: all
- 89/0106
Construction products
Member States which have notified implementing measures: DK, D, E, EL, F, IRL, I, L, NL, P, UK
- Belgium — 92/0026, no measures notified, reasoned opinion in 1993
- Greece — 92/0280, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 89/0107
Additives in foodstuffs
Member States which have notified implementing measures: all
Netherlands — 93/2274, not properly applied
- 89/0108
Quick-frozen foodstuffs
Member States which have notified implementing measures: all
Spain — 92/4047, not properly applied, reasoned opinion in 1994
- 89/0109
Foodstuffs for human consumption — materials intended to come into contact
Member States which have notified implementing measures: all
- 89/0117
Publication of accounting documents of credit institutions
Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK
- Greece — 92/0279, no measures notified, reasoned opinion in 1993
- 89/0173
Characteristics of tractors
Member States which have notified implementing measures: all
- 89/0174
Cosmetics
Member States which have notified implementing measures: all
- 89/0178
Labelling of dangerous preparations
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK
- United Kingdom — 91/0534, no measures notified, reasoned opinion in 1992 — terminated in 1994
- 89/0186
Pesticide residues in fruit and vegetables
Member States which have notified implementing measures: all
- 89/0219
VAT — final import of goods
Member States which have notified implementing measures: all
- 89/0220
Exemptions — combined nomenclature
Member States which have notified implementing measures: all
- 89/0227
Health problems — meat products — non-member countries
Member States which have notified implementing measures: all
- 89/0235
Sound level of motorcycles
Member States which have notified implementing measures: all
- 89/0240
Self-propelled industrial trucks
Member States which have notified implementing measures: all
- 89/0277
Lamps for motor vehicles
Member States which have notified implementing measures: all
- 89/0278
Lighting on motor vehicles
Member States which have notified implementing measures: all
- 89/0284
Fertilizers
Member States which have notified implementing measures: all
- 89/0297
Lateral protection of motor vehicles
Member States which have notified implementing measures: all
- 89/0298
Prospectuses for transferable securities on offer to the public
Member States which have notified implementing measures: all
- 89/0299
Own funds of credit institutions
Member States which have notified implementing measures: all

- 89/0321
Health problems — import of meat
Member States which have notified implementing measures: all
- 89/0336
Electromagnetic compatibility
Member States which have notified implementing measures:
DK, D, F, I, L, P, UK
Belgium — 92/0652, no measures notified, reasoned
opinion in 1993
Greece — 92/0742, no measures notified, reasoned
opinion in 1993
Spain — 92/0743, no measures notified, reasoned
opinion in 1993
Ireland — 92/0793, no measures notified, reasoned
opinion in 1993 — referral in 1994
Netherlands — 92/0875, no measures notified, reasoned
opinion in 1993 — referral in 1994
- 89/0338
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 89/0341
Proprietary medicinal products
Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, P, UK
Germany — 92/0104, no measures notified, Article 169
letter in 1992 — terminated in 1994
- 89/0342
Immunological medicinal products
Member States which have notified implementing measures: all
- 89/0343
Radiopharmaceuticals
Member States which have notified implementing measures:
B, DK, D, EL, E, I, F, IRL, L, NL, P, UK
Germany — 92/0106, no measures notified, Article 169
letter in 1992 — terminated in 1994
- 89/0344
Cocoa and chocolate
Member States which have notified implementing measures: all
- 89/0360
Health problems — trade in animals — brucellosis
Member States which have notified implementing measures: all
Italy — 90/0219, no measures notified, Article 171
letter in 1993 — terminated in 1994
- 89/0361
Sheep and goats for breeding
Member States which have notified implementing measures: all
Ireland — 91/0386, no measures notified, judgment in
1993 — Case C-384/92 — terminated in 1994
Netherlands — 91/0464, no measures notified, judgment in
1993 — Case C-303/92 — Article 171 letter in
1994 (to be terminated in 1995)
- 89/0362
Hygiene in milk production holdings
Member States which have notified implementing measures: all
- 89/0365
Plant protection products containing certain active substances
Member States which have notified implementing measures: all
- 89/0369
Incineration of municipal waste
Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, L, NL, P, UK
Italy — 91/0417, no measures notified, reasoned
opinion in 1993
- 89/0370
Seal-pup skins
Member States which have notified implementing measures: all
- 89/0381
Medicinal products derived from human blood
Member States which have notified implementing measures:
B, D, DK, EL, E, F, IRL, I, L, P, UK
Belgium — 92/0031, no measures notified, reasoned
opinion in 1993 — terminated in 1994
Netherlands — 92/0438, no measures notified, reasoned
opinion in 1993
- 89/0384
Health problems — trade in milk
Member States which have notified implementing measures: all
- 89/0391
Health and safety of workers
Member States which have notified implementing measures:
B, DK, D, F, I, IRL, L, NL, P, UK
Germany — 93/0119, no measures notified, Article 169
letter in 1993 — terminated in 1994
Greece — 93/0163, no measures notified, reasoned
opinion in 1994
Spain — 93/0208, no measures notified, reasoned
opinion in 1994
Italy — 93/0322, no measures notified, reasoned
opinion in 1994
Luxembourg — 93/0368, no measures notified, Article 169
letter in 1993 — terminated in 1994
Netherlands — 93/0403, no measures notified, Article 169
letter in 1993 — terminated in 1994
- 89/0392
Machinery
Member States which have notified implementing measures:
B, D, DK, EL, E, F, IRL, L, NL, P, UK
Italy — 92/0328, no measures notified, referral in
1994
Portugal — 92/0516, no measures notified, reasoned
opinion in 1993 — terminated in 1994
- 89/0394
Fruit juices
Member States which have notified implementing measures: all
- 89/0395
Foodstuffs — labelling
Member States which have notified implementing measures: all

- 89/0396
Foodstuffs — identification of lot
Member States which have notified implementing measures: all
- 89/0397
Foodstuffs — official control
Member States which have notified implementing measures: all
- 89/0398
Foodstuffs for particular nutritional use
Member States which have notified implementing measures: all
- 89/0424
Seed
Member States which have notified implementing measures: all
- 89/0427
Sulphur dioxide in the air
Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, L, NL, P, UK
Italy — 91/0678, no measures notified, reasoned
opinion in 1994
- 89/0429
Incineration of municipal waste
Member States which have notified implementing measures:
B, DK, D, E, F, IRL, L, NL, P, UK
Italy — 91/0418, no measures notified, reasoned
opinion in 1993
- 89/0437
Health problems — eggs
Member States which have notified implementing measures: all
Germany — 92/0109, no measures notified, reasoned
opinion in 1993 — terminated in 1994
Luxembourg — 92/0384, no measures notified, reasoned
opinion in 1993 — Case C-176/94 (to be
terminated in 1995)
Portugal — 92/0513, no measures notified, reasoned
opinion in 1993 — terminated in 1994
- 89/0438
Admission to the occupation of road haulage operator
Member States which have notified implementing measures: all
- 89/0439
Organisms harmful to plants
Member States which have notified implementing measures: all
- 89/0440
Public works contracts (amending Directive 71/0305)
Member States which have notified implementing measures:
B, DK, D, EL, F, IRL, I, L, NL, P, UK
Germany — 92/2004, not properly implemented, referral in
1993 — Case C-433/93
Spain — 92/0589, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-256/94
Italy — 91/4611, not properly applied, reasoned
opinion in 1992 — terminated in 1994
Portugal — 92/0915, no measures notified, reasoned
opinion in 1994 — terminated in 1994
- 89/0458
Emissions from motor vehicles
Member States which have notified implementing measures: all
- 89/0459
Tyres of motor vehicles
Member States which have notified implementing measures: all
- 89/0460
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 89/0461
Weights and dimensions of motor vehicles
Member States which have notified implementing measures: all
- 89/0465
18th VAT Directive
Member States which have notified implementing measures: all
- 89/0491
Sound level of motor vehicles
Member States which have notified implementing measures: all
- 89/0514
Noise emissions from hydraulic excavators
Member States which have notified implementing measures: all
- 89/0516
Lamps for motor vehicles
Member States which have notified implementing measures: all
- 89/0517
Headlamps for motor vehicles
Member States which have notified implementing measures: all
- 89/0518
Fog lamps for motor vehicles
Member States which have notified implementing measures: all
- 89/0519
Fertilizers — sampling
Member States which have notified implementing measures: all
- 89/0520
Products used in feedingstuffs
Member States which have notified implementing measures: all
- 89/0530
Fertilizers (oligo-elements)
Member States which have notified implementing measures: all
- 89/0552
Television without frontiers
Member States which have notified implementing measures: all
Belgium — 92/2159, not properly implemented, referral in
1994

Greece — 93/2158, not properly implemented, reasoned opinion in 1994

France — 92/2164, not properly implemented, reasoned opinion in 1994

Ireland — 92/2163, not properly implemented, reasoned opinion in 1994

Italy — 92/2168, not properly implemented, referral in 1994

Netherlands — 92/2166, not properly implemented, reasoned opinion in 1994

Portugal — 92/2166, not properly implemented, reasoned opinion in 1994

United Kingdom — 92/2167, not properly implemented, referral in 1994

89/0556

Embryos of bovine animals

Member States which have notified implementing measures: all

Italy — 91/0412, no measures notified, reasoned opinion in 1993 — terminated in 1994

89/0592

Insider dealing

Member States which have notified implementing measures: all

Germany — 92/0692, no measures notified, Article 169 letter in 1992 — terminated in 1994

United Kingdom — 92/0918, no measures notified, Article 169 letter in 1992 — terminated in 1994

89/0594

Veterinary surgeons and midwives

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, UK

Spain — 92/0154, no measures notified, Article 169 letter in 1992

Italy — 92/0331, no measures notified, Article 169 letter in 1992 — terminated in 1994

Portugal — 92/0512, no measures notified, Article 169 letter in 1992

France — 92/2292, not properly implemented, reasoned opinion in 1994

89/0595

Nurses

Member States which have notified implementing measures: B, DK, D, E, EL, F, IRL, L, NL, P

Italy — 92/0332, no measures notified, Article 169 letter in 1992 — terminated in 1994

United Kingdom — 92/0534, no measures notified, Article 169 letter in 1992

89/0604

Tax exemptions on permanent imports of personal property

Member States which have notified implementing measures: all

89/0608

Mutual assistance — veterinary and zootechnical legislation

Member States which have notified implementing measures: all

Luxembourg — 92/0386, no measures notified, referral in 1994 — Case C-176/94 — withdrawn in 1994

89/0617

Units of measurement

Member States which have notified implementing measures: B, DK, D, F, IRL, I, L, NL, P, UK

Greece — 92/0272, no measures notified, supplementary reasoned opinion in 1994

Spain — 92/0157, no measures notified, supplementary reasoned opinion in 1994

Portugal — 92/0510, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)

89/0618

Health protection — radiological emergency

Member States which have notified implementing measures: B, DK, D, E, F, IRL, UK

Italy — 92/0334, no measures notified, referral in 1994 — Case C-135/94

Netherlands — 92/0443, no measures notified, Article 169 letter in 1992 — terminated in 1994

Portugal — 92/0509, no measures notified, reasoned opinion in 1993

Luxembourg — 93/0611, no measures notified, reasoned opinion in 1994

89/0622

Labelling of tobacco products

Member States which have notified implementing measures: all

89/0629

Noise emissions from aeroplanes

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK

Italy — 91/0082, no measures notified, reasoned opinion in 1994

Luxembourg — 91/0168, no measures notified, reasoned opinion in 1993 — terminated in 1994

89/0646

Second banking Directive

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK

Spain — 93/0547, no measures notified, terminated in 1994

89/0647

Solvency ratio for credit institutions

Member States which have notified implementing measures: all

89/0654

Health and safety at the workplace

Member States which have notified implementing measures: B, DK, F, IRL, I, L, NL, P, UK (derogation EL)

Germany — 93/0118, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0207, no measures notified, referral in 1994

Greece — no measures notified, Article 169 letter to be sent in 1995

Italy — 93/0321, no measures notified, referral in 1994

Luxembourg — 93/0367, no measures notified, referral in 1994

89/0655

Health and safety — work equipment

Member States which have notified implementing measures: B, DK, D, F, IRL, NL, P, UK

Germany — 93/0117, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0206, no measures notified, referral in 1994

Greece — 93/0546, no measures notified, referral in 1994

Italy — 93/0571, no measures notified, referral in 1994

Luxembourg — 93/0366, no measures notified, referral in 1994

89/0656

Personal protective equipment

Member States which have notified implementing measures: DK, D, EL, F, IRL, I, L, NL, P, UK

Belgium — 93/0035, no measures notified, reasoned opinion in 1994

Germany — 93/0116, no measures notified, reasoned opinion in 1994

Spain — 93/0205, no measures notified, reasoned opinion in 1994

Greece — 93/0545, no measures notified, reasoned opinion in 1994

Italy — 93/0320, no measures notified, reasoned opinion in 1994

Luxembourg — 93/0365, no measures notified, reasoned opinion in 1994

89/0662

Veterinary checks in intra-Community trade

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK

France — 92/0770, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-78/94 — withdrawn in 1994

Ireland — 92/0794, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-162/94

89/0665

Public contracts — review procedures

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK

Germany — 91/0111, no measures notified, reasoned opinion in 1993 — terminated in 1994

Greece — 92/0271, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994

Netherlands — 92/0572, not properly applied, referral in 1993 — Case C-359/93

89/0666

Disclosure requirements for company branches

Member States which have notified implementing measures: DK, D, E, EL, F, I, IRL, L, NL, P, UK

Belgium — 92/0036, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994

Ireland — 92/0290, no measures notified, Article 169 letter in 1992 — terminated in 1994

89/0667

Single-member private limited companies

Member States which have notified implementing measures: DK, D, EL, I, F, L, NL, P, UK

Belgium — 92/0037, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994

Spain — 92/0158, no measures notified, reasoned opinion in 1993 — referral in 1994

Ireland — 92/0291, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994

89/0676

Prepackaged liquids

Member States which have notified implementing measures: all

89/0677

Dangerous substances and preparations

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, NL, P

Belgium — 92/0038, no measures notified, reasoned opinion in 1993 — terminated in 1994

Ireland — 92/0292, no measures notified, Article 169 letter in 1992 — terminated in 1994

Italy — 92/0337, no measures notified, reasoned opinion in 1993 — terminated in 1994

Luxembourg — 92/0391, no measures notified, Article 169 letter in 1992

United Kingdom — 92/0538, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994

89/0678

Dangerous substances and preparations

Member States which have notified implementing measures: all

89/0680

Protection structures — tractors

Member States which have notified implementing measures: all

89/0681

Protection structures — tractors

Member States which have notified implementing measures: all

89/0682

Protection structures — tractors

Member States which have notified implementing measures: all

89/0684

Training for drivers of vehicles carrying dangerous goods

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK

Greece — no measures notified, Article 169 letter in 1994

89/0686

Personal protective equipment

Member States which have notified implementing measures: all

90/0018

Good laboratory practice

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK

Greece — 91/0036, no measures notified, Article 169 letter in 1991 — terminated in 1992

Italy — 91/0080, no measures notified, Article 169 letter in 1991 — terminated in 1992

90/0035

Packaging — child safety

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P

Luxembourg — 91/0429, no measures notified, reasoned opinion in 1992

United Kingdom — 91/0535, no measures notified, reasoned opinion in 1992

90/0044

Compound feedingstuffs

Member States which have notified implementing measures: all

90/0088

Consumer credit

Member States which have notified implementing measures: B, DK, D, EL, I, L, NL, P, UK

Spain — 93/0203, no measures notified, reasoned opinion in 1994

France — 93/0242, no measures notified, Article 169 letter in 1993

Ireland — 93/0283, no measures notified, Article 169 letter in 1993

Luxembourg — 93/0363, no measures notified, reasoned opinion in 1994 — terminated in 1994

90/0118

Pure-bred breeding pigs

Member States which have notified implementing measures: all

Ireland — 91/0388, no measures notified, judgment in 1993 — Case C-384/92, terminated in 1994

Netherlands — 91/0466, no measures notified, Article 171 letter in 1994 — terminated in 1994

90/0119

Hybrid breeding spigs

Member States which have notified implementing measures: all

Ireland — 91/0389, no measures notified, judgment in 1993 — Case C-384/92 — terminated in 1994

Netherlands — 91/0467, no measures notified, judgment in 1993 — Case C-303/92 — Article 171 letter in 1994, terminated in 1994

90/0120

Bovine semen

Member States which have notified implementing measures: all

90/0121

Cosmetics

Member States which have notified implementing measures: all

90/0128

Foodstuffs — materials intended to come into contact

Member States which have notified implementing measures: all

90/0167

Medicated feedingstuffs

Member States which have notified implementing measures: DK, EL, F, IRL, I, L, NL, P, UK

Belgium — 92/0041, no measures notified, referral in 1994 — Case C-65/94 — judgment in 1994

Germany — 92/0115, no measures notified, reasoned opinion in 1993

Spain — 92/0161, no measures notified, referral in 1994 — Case C-94/94 — judgment in 1994

Ireland — 92/0295, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-67/94 — withdrawn in 1994

Luxembourg — 92/0394, no measures notified, referral in 1994 — Case C-181/94 — withdrawn in 1994

Netherlands — 92/0446, no measures notified, reasoned opinion in 1993 — terminated in 1994

90/0168

Organisms harmful to plants

Member States which have notified implementing measures: all

90/0207

Cosmetics

Member States which have notified implementing measures: all

Portugal — 91/0530, no measures notified, reasoned opinion in 1992 (to be terminated in 1995)

90/0211

Admission of securities to stock-exchange listing — particulars to be published

Member States which have notified implementing measures: all

Greece — 92/0262, no measures notified, reasoned opinion in 1993 — terminated in 1994

90/0219

Genetically modified organisms

Member States which have notified implementing measures: B, DK, D, F, I, IRL, L, NL, P, UK

Greece — 92/0264, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-170/94

Spain — 92/0163, no measures notified, reasoned opinion in 1993

Luxembourg — 92/0395, no measures notified, reasoned opinion in 1993

90/0220

Genetically modified organisms

Member States which have notified implementing measures: B, DK, D, F, I, IRL, NL, P, UK

Greece — 92/0263, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-170/94

Spain — 92/0164, no measures notified, reasoned opinion in 1993

Luxembourg — 92/0396, no measures notified, reasoned opinion in 1993

90/0232

Third Directive on insurance for motor vehicles

Member States which have notified implementing measures: DK, D, EL, F, IRL, I, L, NL, P, UK

Belgium — 93/0033, no measures notified, Article 169 letter in 1993

Greece — 93/0161, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0200, no measures notified, reasoned opinion in 1994

Luxembourg — 93/0362, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0445, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

90/0239

Maximum tar yield of cigarettes

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK

Netherlands — 92/0447, no measures notified, Article 169 letter in 1992 (to be terminated in 1995)

90/0269

Health and safety of workers

Member States which have notified implementing measures: B, DK, D, EL, I, IRL, F, L, NL, P, UK

Belgium — 93/0032, no measures notified, Article 169 letter in 1993 — terminated in 1994

Germany — 93/0113, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0199, no measures notified, reasoned opinion in 1994

Greece — 93/0160, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

Italy — 93/0318, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

Luxembourg — 93/0361, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

90/0270

Health and safety — display screen equipment

Member States which have notified implementing measures: B, DK, EL, F, IRL, I, L, NL, P, UK

Germany — 93/0112, no measures notified, Article 169 letter in 1993 — terminated in 1994

Greece — 93/0159, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

Spain — 93/0198, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

Italy — 93/0317, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

Luxembourg — 93/0360, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

90/0313

Freedom of access to information on the environment

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK

Germany — 93/0111, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Greece — 93/0158, no measures notified, reasoned opinion in 1994

Italy — 93/0316, no measures notified, reasoned opinion in 1994

90/0314

Package tours

Member States which have notified implementing measures: B, D, DK, F, L, NL, P, UK

Belgium — 93/0030, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Germany — 93/0110, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 93/0157, no measures notified, Article 169 letter in 1993

Spain — 93/0196, no measures notified, reasoned opinion in 1994

Ireland — 93/0279, no measures notified, Article 169 letter in 1993

Italy — 93/0315, no measures notified, Article 169 letter in 1993

Luxembourg — 93/0359, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

90/0335

Plant protection products

Member States which have notified implementing measures: all

90/0364

Right of residence

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK

Germany — 92/0694, no measures notified, reasoned opinion in 1993

France — 92/0771, no measures notified, reasoned opinion in 1993 — terminated in 1994

United Kingdom — 92/0920, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)

90/0365

Right of residence for workers who have ceased their occupational activity

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK

Germany — 92/0695, no measures notified, reasoned opinion in 1993

France — 92/0772, no measures notified, reasoned opinion in 1993 — terminated in 1994

United Kingdom — 92/0921, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)

90/0366

Right of residence for students

Member States which have notified implementing measures: DK, EL, E, IRL, I, L, NL, P

90/0377

Transparency of gas and electricity prices

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK

Spain — 92/0165, no measures notified, reasoned opinion in 1994

Germany — 92/0116, no measures notified, terminated in 1994

France — 92/0211, no measures notified, terminated in 1994

90/0384

Weighing instruments

Member States which have notified implementing measures: all
Portugal — 92/0911, no measures notified, terminated in 1994

90/0385

Active implantable medical devices

Member States which have notified implementing measures: DK, D, E, F, I, IRL, L, NL, P, UK

Belgium — 92/0657, no measures notified, reasoned opinion in 1993 — referral in 1994

Germany — 92/0697, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 92/0737, no measures notified, reasoned opinion in 1993

France — 92/0773, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)

Ireland — 92/0798, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)

90/0387

Telecommunications — open network provision (ONP)
Member States which have notified implementing measures: all

90/0388

Competition in the markets for telecommunications services
Member States which have notified implementing measures:
B, DK, D, E, F, IRL, L, NL, P, UK

Greece — 91/0352, no measures notified, reasoned
opinion, referral in 1994 — Case C-281/94

Italy — 94/2004, no measures notified, Article 169
letter in 1994

90/0394

Protection of workers — carcinogens
Member States which have notified implementing measures:
B, DK, D, EL, F, IRL, I, L, NL, P, UK

Belgium — 93/0029, no measures notified, Article 169
letter in 1993 — terminated in 1994

Germany — 93/0109, no measures notified, Article 169
letter in 1993 — terminated in 1994

Spain — 93/0195, no measures notified, reasoned
opinion in 1994

Greece — 93/0156, no measures notified, reasoned
opinion in 1994 (to be terminated in 1995)

Italy — 93/0314, no measures notified, reasoned
opinion in 1994 (to be terminated in 1995)

Luxembourg — 93/0358, no measures notified, reasoned
opinion in 1994 (to be terminated in 1995)

Netherlands — 93/0394, no measures notified, Article 169
letter in 1993 — terminated in 1994

Portugal — 93/0440, no measures notified, Article 169
letter in 1993 — terminated in 1994

90/0396

Gas appliances
Member States which have notified implementing measures: all

90/0398

Vehicles hired without drivers
Member States which have notified implementing measures: all

Portugal — 91/0524, no measures notified, reasoned
opinion in 1993

90/0415

Dangerous substances in the sea
Member States which have notified implementing measures:
B, DK, E, F, I, L, NL, UK

Germany — 92/0118, no measures notified, reasoned
opinion in 1993

Greece — 92/0260, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-180/94

Ireland — 92/0300, no measures notified, reasoned
opinion in 1994

Portugal — 92/0498, no measures notified, reasoned
opinion in 1993

90/0422

Health problems — trade in animals — bovine leucosis
Member States which have notified implementing measures: all

90/0423

Control of foot-and-mouth disease
Member States which have notified implementing measures: all
Spain — 92/0167, no measures notified, reasoned
opinion in 1993 — terminated in 1994

90/0425

Veterinary checks in intra-Community trade
Member States which have notified implementing measures:
B, DK, D, EL, E, F, I, L, P, UK

France — 92/0774, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-78/94 — withdrawn in 1994

Ireland — 92/0799, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-161/94

Netherlands — 92/0879, no measures notified, reasoned
opinion in 1993

90/0426

Animal health conditions governing the movement of equidae
Member States which have notified implementing measures: all

France — 92/0212, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-77/94 — withdrawn in 1994

Italy — 92/0344, no measures notified, reasoned
opinion in 1993 — terminated in 1994

Netherlands — 92/0451, no measures notified, reasoned
opinion in 1993 — terminated in 1994

90/0427

Zootechnical conditions governing trade in equidae
Member States which have notified implementing measures: all

Netherlands — 92/0452, no measures notified, reasoned
opinion in 1993 (to be terminated in 1995)

90/0428

Trade in equidae for competitions
Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, P, UK

Germany — 92/0121, no measures notified, reasoned
opinion in 1993

Spain — 92/0169, no measures notified, reasoned
opinion in 1993 — terminated in 1994

90/0429

Health problems — porcine semen
Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, L, NL, P, UK

Italy — 92/0346, no measures notified, terminated in
1994

90/0434

Company mergers and divisions
Member States which have notified implementing measures:
B, DK, D, E, F, IRL, I, L, NL, P, UK

Greece — 92/0603, no measures notified, reasoned
opinion in 1994

90/0435

Parent companies and subsidiaries
Member States which have notified implementing measures: all

- 90/0439
Products used in feedingstuffs
Member States which have notified implementing measures: all
- 90/0486
Electrically-operated lifts
Member States which have notified implementing measures: all
- 90/0487
Electrical equipment
Member States which have notified implementing measures: all
Italy — 92/0824, no measures notified, referral in 1994
- 90/0488
Pressure vessels
Member States which have notified implementing measures: all
- 90/0492
Labelling of dangerous preparations
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK
United — 92/0548, no measures notified, Article 169
Kingdom letter in 1992 — terminated in 1994
- 90/0496
Labelling of foodstuffs
Member States which have notified implementing measures: all
Germany — 92/0585, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)
France — 93/1009, no measures notified, terminated in 1994
Ireland — 93/1030, no measures notified, terminated in 1994
United — 93/1085, no measures notified, Article 169
Kingdom letter in 1993 — terminated in 1994
- 90/0517
Labelling of dangerous substances
Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, UK
Belgium — 92/0051, no measures notified, reasoned opinion in 1994
Ireland — 92/0307, no measures notified, Article 169 letter in 1992 — terminated in 1994
Portugal — 92/0491, no measures notified, reasoned opinion in 1994
- 90/0531
Public contracts — excluded sectors
Member States which have notified implementing measures: DK, D, F, IRL, L, NL, UK (E: derogation until 1996, EL and P: derogation until 1998)
Belgium — 93/0997, not properly applied, referral in 1994 — Cases C-87/94 — C-87R/94
Belgium — 92/0659, no measures notified, Article 169 letter in 1992 — reasoned opinion in 1994
Germany — 92/0700, no measures notified, reasoned opinion in 1993 — terminated in 1994
Italy — 92/0825, no measures notified, reasoned opinion in 1993
Luxembourg — 92/0854, no measures notified, Article 169 letter in 1992 — terminated in 1994
- 90/0533
Plant protection products
Member States which have notified implementing measures: all
- 90/0539
Health problems — poultry and hatching eggs
Member States which have notified implementing measures: all
Italy — 92/0617, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 90/0544
Frequency bands for radio paging
Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK
Ireland — 92/0308, no measures notified, Article 169 letter in 1992
- 90/0547
Transit for electricity through transmission grids
Member States which have notified implementing measures: all
Spain — 92/0174, no measures notified, terminated in 1994
France — 92/0174, no measures notified, terminated in 1994
- 90/0604
Annual accounts — consolidated accounts: publication in ECUs
Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, UK
Spain — 94/0432, no measures notified, Article 169 letter in 1994
Portugal — 94/0484, no measures notified, Article 169 letter in 1994
- 90/0605
Annual accounts — consolidated accounts: scope of application
Member States which have notified implementing measures: B, DK, F, IRL, I, L, NL, UK
Germany — 93/0108, no measures notified, Article 169 letter in 1993
Greece — 93/0155, no measures notified, Article 169 letter in 1993
Spain — 93/0194, no measures notified, Article 169 letter in 1993
France — 93/0239, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
Ireland — 93/0277, no measures notified, Article 169 letter in 1993 — terminated in 1994
Luxembourg — 93/0357, no measures notified, Article 169 letter in 1993 — terminated in 1994
Portugal — 93/0439, no measures notified, reasoned opinion in 1994
- 90/0612
Foodstuffs for human consumption — additives
Member States which have notified implementing measures: all
- 90/0618
Insurance of motor vehicles
Member States which have notified implementing measures: B, DK, D, F, IRL, I, L, NL, P, UK
Germany — 92/0586, no measures notified, reasoned opinion in 1993 — terminated in 1994
Greece — 92/0606, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-109/94
Spain — 92/0592, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-147/94
Luxembourg — 92/0627, no measures notified, reasoned opinion in 1993 — terminated in 1994

90/0619

Second Directive on life assurance

Member States which have notified implementing measures:
B, DK, D, F, I, L, NL, P, UKDenmark — 92/0969, no measures notified, Article 169
letter in 1992 — terminated in 1994Germany — 92/0973, no measures notified, Article 169
letter in 1992 (to be terminated in 1995)Greece — 92/0974, no measures notified, reasoned
opinion in 1994 — referral in 1994 — Case
C-225/94Spain — 92/0981, no measures notified, reasoned
opinion in 1994 — referral in 1994 — Case
C-242/94Ireland — 92/0986, no measures notified, reasoned
opinion in 1994Luxembourg — 92/0995, no measures notified, Article 169
letter in 1992 — terminated in 1994Portugal — 92/1001, no measures notified, Article 169
letter in 1992 — terminated in 1994

90/0628

Safety belts

Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, P, UKGermany — 92/0125, no measures notified, Article 169
letter in 1992

90/0629

Safety belts

Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, I, L, NL, P, UK

90/0630

Driver's field of vision in motor vehicles

Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, P, UKGermany — 92/0126, no measures notified, Article 169
letter in 1992 — terminated in 1994

90/0641

Radiation protection — outside workers

Member States which have notified implementing measures:
DK, D, F, IRL, L, NL, UKBelgium — 94/0004, no measures notified, Article 169
letter in 1994Greece — 94/0130, no measures notified, Article 169
letter in 1994Spain — 94/0131, no measures notified, Article 169
letter in 1994Italy — 94/0231, no measures notified, Article 169
letter in 1994Luxembourg — 94/0264, no measures notified, Article 169
letter in 1994Portugal — 94/0332, no measures notified, Article 169
letter in 1994

90/0642

Pesticide residues in products of plant origin

Member States which have notified implementing measures:
B, DK, E, F, IRL, I, L, NL, P, UKDenmark — 94/0037, no measures notified, Article 169
letter in 1994 — terminated in 1994Germany — 94/0066, no measures notified, Article 169
letter in 1994 — reasoned opinion in 1994Greece — 94/0129, no measures notified, Article 169
letter in 1994 — reasoned opinion in 1994Spain — 94/0132, no measures notified, Article 169
letter in 1994 — terminated in 1994Ireland — 94/0198, no measures notified, Article 169
letter in 1994 (to be terminated in 1995)Italy — 94/0232, no measures notified, Article 169
letter in 1994 — terminated in 1994Luxembourg — 94/0265, no measures notified, reasoned
opinion in 1994 (to be terminated in 1995)Netherlands — 94/0299, no measures notified, Article 169
letter in 1994 (to be terminated in 1995)United Kingdom — no measures notified, Article 169 letter in 1994
(to be terminated in 1995)

90/0653

Gas and electricity prices (addressee: Germany)

Member States which have notified implementing measures: D

90/0656

Transitional measures — protection of the environment
(addressed to Germany)

Member States which have notified implementing measures: D

90/0658

Amendments to the mutual recognition of qualifications
(Germany)Member States which have notified implementing measures:
DK, EL, L, NLBelgium — 92/0055, no measures notified, Article 169
letter in 1992 — reasoned opinion in 1994Spain — 92/0175, no measures notified, Article 169
letter in 1992 — reasoned opinion in 1993France — 91/2345, not properly implemented,
terminated in 1994Italy — 91/2343, not properly implemented, Article
169 letter in 1993Portugal — 92/0487, no measures notified, Article 169
letter in 1992United Kingdom — 92/0551, no measures notified, Article 169
letter in 1992

90/0659

Transitional measures — health and safety of workers
(addressed to Germany)

Member States which have notified implementing measures: D

90/0660

Transitional measures — protection of the environment
(addressed to Germany)

Member States which have notified implementing measures: D

90/0667

Processing of animal waste

Member States which have notified implementing measures:
B, DK, D, EL, E, F, I, IRL, L, P, UKBelgium — 92/0056, no measures notified, reasoned
opinion in 1993 — terminated in 1994Spain — 92/0176, no measures notified, reasoned
opinion in 1993 — terminated in 1994Ireland — 92/0310, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-131/94 — withdrawn in 1994Netherlands — 92/0456, no measures notified, reasoned
opinion in 1993 — referral in 1994 — Case
C-93/94

90/0675

Veterinary checks for products from non-member countries
Member States which have notified implementing measures:
B, DK, D, EL, E, F, I, L, NL, P, UK

- Spain — 92/0751, no measures notified, reasoned opinion in 1993 — terminated in 1994
- France — 92/0776, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-78/94 — withdrawn in 1994
- Ireland — 92/0801, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-132/94

90/0676

Veterinary medicinal products
Member States which have notified implementing measures:
B, DK, D, EL, F, I, L, NL, UK

- Germany — 93/0106, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0193, no measures notified, Article 169 letter in 1993 — referral in 1994
- Ireland — 93/0276, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0394, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0438, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- United Kingdom — 93/0484, no measures notified, terminated in 1993

90/0677

Immunological veterinary medicinal products
Member States which have notified implementing measures:
B, DK, EL, F, I, L, NL, P

- Germany — 93/0523, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0548, no measures notified, Article 169 letter in 1993 — referral in 1994
- Ireland — 93/0562, no measures notified, reasoned opinion in 1994
- Portugal — 93/0588, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0598, no measures notified, Article 169 letter in 1993 — terminated in 1994

90/0679

Risks relating to exposure to biological agents at work
Member States which have notified implementing measures:
D, DK, EL, F, IRL, I, L, NL (P: derogation until 1995)

- Belgium — 94/0005, no measures notified, Article 169 letter in 1994
- Denmark — 94/0038, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0067, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Greece — 94/0128, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Spain — 94/0133, no measures notified, Article 169 letter in 1994 — reasoned opinion to be sent in 1995
- France — 94/0167, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0199, no measures notified, Article 169 letter in 1994 — terminated in 1994

Italy — 94/0233, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0266, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0300, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0364, no measures notified, Article 169 letter in 1994

91/0060

Weights and dimensions of motor vehicles

Member States which have notified implementing measures: all

91/0067

Aquaculture products

Member States which have notified implementing measures:
B, DK, E, I, L, NL, UK

Germany — 93/0105, no measures notified, reasoned opinion in 1994

Spain — 93/0192, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 93/0154, no measures notified, reasoned opinion in 1994

France — 93/0238, no measures notified, reasoned opinion in 1994

Ireland — 93/0275, no measures notified, reasoned opinion in 1994

Luxembourg — 93/0355, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0437, no measures notified, reasoned opinion in 1994

91/0068

Health problems — trade in sheep

Member States which have notified implementing measures:
B, D, DK, E, F, IRL, I, L, NL, P, UK

Denmark — 93/0065, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Spain — 93/0191, no measures notified, Article 169 letter in 1993 — terminated in 1994

Greece — 93/0153, no measures notified, reasoned opinion in 1994

France — 93/0237, no measures notified, reasoned opinion in 1994 — terminated in 1994

91/0069

Health problems — trade in sheep

Member States which have notified implementing measures: all

Denmark — 93/0064, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Spain — 93/0190, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Greece — 93/0152, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

France — 93/0236, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Portugal — 93/0436, no measures notified, Article 169 letter in 1993 — terminated in 1994

91/0071

Foodstuffs for human consumption — flavourings (deadlines for transposal: 30. 6. 92 and 1. 1. 94)

Member States which have notified implementing measures: all
Portugal — 94/0485, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

91/0072

Labelling of foodstuffs (deadlines for transposal: 30. 6. 92 and 1. 1. 94)

Member States which have notified implementing measures: all
Ireland — 94/0454, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
United Kingdom — 94/0496, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

91/0126

Feedingsuffs — undesirable substances

Member States which have notified implementing measures: all
Luxembourg — 92/0411, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0132

Feedingsuffs — undesirable substances

Member States which have notified implementing measures: all
Luxembourg — 92/0412, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0155

Dangerous preparations

Member States which have notified implementing measures: B, D, EL, E, F, IRL, I, NL, UK

Denmark — 92/0091, no measures notified, reasoned opinion in 1994
Portugal — 92/0485, no measures notified, reasoned opinion in 1993
United Kingdom — 92/0553, no measures notified, Article 169 letter in 1992 — terminated in 1994

91/0156

Waste

Member States which have notified implementing measures: B, DK, D, L, NL, P

Germany — 93/0668, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
Greece — 93/0719, no measures notified, reasoned opinion in 1994
Spain — 93/0720, no measures notified, reasoned opinion in 1994
France — 93/0737, no measures notified, Article 169 letter in 1993
Ireland — 93/0762, no measures notified, reasoned opinion in 1994
Italy — 93/0785, no measures notified, reasoned opinion in 1994
Luxembourg — 93/0811, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
Netherlands — 93/0829, no measures notified, Article 169 letter in 1993 — terminated in 1994
United Kingdom — 93/0872, no measures notified, Article 169 letter in 1993

91/0157

Batteries containing dangerous substances

Member States which have notified implementing measures: DK, IRL, L, NL

Belgium — 92/1005, no measures notified, Article 169 letter in 1992
Germany — 92/1006, no measures notified, reasoned opinion in 1994
Greece — 92/1007, no measures notified, reasoned opinion in 1994
Spain — 92/1008, no measures notified, reasoned opinion in 1994
France — 92/1009, no measures notified, reasoned opinion in 1993
Ireland — 92/1010, no measures notified, Article 169 letter in 1992 — terminated in 1994
Italy — 92/1011, no measures notified, Article 169 letter in 1992
Portugal — 92/1013, no measures notified, reasoned opinion in 1994
United Kingdom — 92/1014, no measures notified, reasoned opinion in 1994

91/0173

Dangerous substances and preparations

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, E, L, P, UK

France — 92/0777, no measures notified, reasoned opinion in 1993 — terminated in 1994
Ireland — 92/0802, no measures notified, Article 169 letter in 1992 — terminated in 1994
Italy — 92/0827, no measures notified, reasoned opinion in 1993 — terminated in 1994
Luxembourg — 92/0856, no measures notified, Article 169 letter in 1992 — terminated in 1994
Netherlands — 92/0883, no measures notified, Article 169 letter in 1992
Portugal — 92/0907, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0174

Marketing of pure-bred animals

Member States which have notified implementing measures: all

Greece — 92/0249, no measures notified, reasoned opinion in 1993 — terminated in 1994
France — 92/0218, no measures notified, referral in 1994 — Case C-77/94 — withdrawn in 1994
Ireland — 92/0313, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
Luxembourg — 92/0414, no measures notified, referral in 1994 — Case C-176/94 — withdrawn in 1994
Netherlands — 92/0458, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)
Portugal — 92/0483, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0184

Cosmetics

Member States which have notified implementing measures: all

91/0188

Plant protection products containing certain active substances

Member States which have notified implementing measures: all

91/0226

Spray-suppression systems of motor vehicles

Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, L, NL, P, UKItaly — 92/0619, no measures notified, Article 169
letter in 1992

91/0238

Labelling of foodstuffs — indication of lot

Member States which have notified implementing measures:
B, D, DK, E, EL, IRL, I, L, NL, P, UK

91/0244

Conservation of wild birds

Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, I, P, UKDenmark — 93/0063, no measures notified, Article 169
letter in 1993 (to be terminated in 1995)Greece — 93/0901, no measures notified, Article 169
letter in 1993Luxembourg — 93/0352, no measures notified, reasoned
opinion in 1994Netherlands — 93/0393, no measures notified, Article 169
letter in 1993

91/0248

Feedingstuffs — additives

Member States which have notified implementing measures: all

91/0249

Feedingstuffs — additives

Member States which have notified implementing measures: all

Luxembourg — 92/0416, no measures notified, reasoned
opinion in 1993 — terminated in 1994

91/0250

Legal protection of computer programs

Member States which have notified implementing measures:
B, D, DK, EL, E, F, I, IRL, NL, P, UKBelgium — 93/0026, no measures notified, Article 169
letter in 1993 (to be terminated in 1995)Spain — 93/0189, no measures notified, Article 169
letter in 1993 — terminated in 1994France — 93/0234, no measures notified, Article 169
letter in 1993 — terminated in 1994Luxembourg — 93/0351, no measures notified, Article 169
letter in 1993 — referral in 1994Netherlands — 93/0392, no measures notified, Article 169
letter in 1993 — terminated in 1994Portugal — 93/0435, no measures notified, Article 169
letter in 1993 — terminated in 1994

United Kingdom — 93/4459, no measures notified

91/0263

Telecommunications terminal equipment

Member States which have notified implementing measures:
DK, D, E, F, I, NL, P, UKBelgium — 92/0966, no measures notified, Article 169
letter in 1992 — referral in 1994Greece — 92/0975, no measures notified, Article 169
letter in 1992 — referral in 1994Ireland — 92/0985, no measures notified, Article 169
letter in 1992 — referral in 1994Luxembourg — 92/0994, no measures notified, Article 169
letter in 1992 — referral in 1994

91/0266

Health problems — trade in animals and meat

Member States which have notified implementing measures: all

91/0269

Electrical equipment for use in mines susceptible to firedamp

Member States which have notified implementing measures:
B, DK, D, EL, E, F, I, IRL, NL, L, P, UKBelgium — 92/0662, no measures notified, Article 169
letter in 1992 — terminated in 1994

91/0271

Urban waste-water treatment

Member States which have notified implementing measures:
DK, F, LDenmark — 93/0646, no measures notified, Article 169
letter in 1993 — terminated in 1994Germany — 93/0669, no measures notified, reasoned
opinion in 1994Greece — 93/0718, no measures notified, reasoned
opinion in 1994Spain — 93/0721, no measures notified, reasoned
opinion in 1994Ireland — 93/0763, no measures notified, reasoned
opinion in 1994Italy — 93/0786, no measures notified, reasoned
opinion in 1994Luxembourg — 93/0812, no measures notified, Article 169
letter in 1993 — terminated in 1994United Kingdom — 93/0873, no measures notified, reasoned
opinion in 1994

91/0287

Cordless telecommunications — frequency bands

Member States which have notified implementing measures: all

Ireland — 92/0315, no measures notified, terminated in
1994Italy — 92/0361, no measures notified, terminated in
1994

91/0296

Transit of natural gas through grids

Member States which have notified implementing measures:
B, DK, EL, I, IRL, L, NL, UKGermany — 92/0133, no measures notified, Article 169
letter in 1992Spain — 92/0181, no measures notified, Article 169
letter in 1992France — 92/0221, no measures notified, Article 169
letter in 1992Portugal — 92/0481, no measures notified, reasoned
opinion in 1994

91/0308

Money laundering

Member States which have notified implementing measures:
B, DK, D, E, F, I, L, NL, P, UKGermany — 93/0100, no measures notified, Article 169
letter in 1993 — terminated in 1994Greece — 93/0150, no measures notified, reasoned
opinion in 1994Spain — 93/0188, no measures notified, Article 169
letter in 1993 — terminated in 1994Ireland — 93/0271, no measures notified, reasoned
opinion in 1994Netherlands — 93/0391, no measures notified, Article 169
letter in 1993 — terminated in 1994United Kingdom — 93/0479, no measures notified, Article 169
letter in 1993 — terminated in 1994

91/0321

Infant formulae (deadlines for transposal: 1. 6. 92 and 1. 6. 94)
Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, P, UK

- Belgium — 92/0965, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Germany — 92/0971, no measures notified, reasoned opinion in 1993
- France — 92/0983, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Ireland — 94/0705, no measures notified, Article 169 letter in 1994
- Italy — 92/0988, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Luxembourg — 92/0993, no measures notified, reasoned opinion in 1993 — terminated in 1994
- United Kingdom — 94/0765, no measures notified, Article 169 letter in 1994

91/0322

Protection of workers from risks relating to exposure to chemical, physical and biological agents
Member States which have notified implementing measures:
B, D, DK, I, L, NL, UK

- Belgium — 94/0502, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Denmark — 94/0503, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0504, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Greece — 94/0505, no measures notified, Article 169 letter in 1994
- Spain — 94/0506, no measures notified, Article 169 letter in 1994
- France — 94/0507, no measures notified, Article 169 letter in 1994
- Ireland — 94/0508, no measures notified, Article 169 letter in 1994
- Italy — 94/0509, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Luxembourg — 94/0510, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0511, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0512, no measures notified, Article 169 letter in 1994 — reasoned opinion to be sent in 1995
- United Kingdom — 94/0513, no measures notified, Article 169 letter in 1994 — terminated in 1994

91/0325

Labelling of dangerous substances (double deadline for transposal: 8. 6. 91 and 1. 7. 92)

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL

- Belgium — 92/0061, no measures notified, reasoned opinion in 1994
- Belgium — 92/0663, no measures notified, Article 169 letter in 1992
- Germany — 92/0134, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Ireland — 92/0317, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Portugal — 92/0480, no measures notified, reasoned opinion in 1994

Portugal — 92/0905, no measures notified, reasoned opinion in 1994

United Kingdom — 92/0928, no measures notified, reasoned opinion in 1994

91/0326

Labelling of dangerous substances

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, L, NL

- Belgium — 92/0664, no measures notified, Article 169 letter in 1992
- Germany — 92/0704, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Italy — 92/0830, no measures notified, Article 169 letter in 1992
- Portugal — 92/0904, no measures notified, reasoned opinion in 1994

91/0328

Roadworthiness tests for motor vehicles and their trailers

Member States which have notified implementing measures:
B, D, EL, E, F, I, L, NL, P, UK

- Denmark — 93/0647, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0764, no measures notified, Article 169 letter in 1993

91/0334

Compound feedingstuffs for pet animals

Member States which have notified implementing measures: all
Luxembourg — 92/0419, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0336

Feedingstuffs — additives

Member States which have notified implementing measures: all
Luxembourg — 92/0420, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0338

Dangerous substances and preparations

Member States which have notified implementing measures:
D, DK, E, EL, F, IRL, I, L, P, UK

- Denmark — 93/0061, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0099, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0149, no measures notified, reasoned opinion in 1994
- France — 93/0233, no measures notified, Article 169 letter in 1993
- Ireland — 93/0270, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0211, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0350, no measures notified, Article 169 letter in 1993
- Netherlands — 93/0390, no measures notified, Article 169 letter in 1993
- Portugal — 93/0433, no measures notified, Article 169 letter in 1993

91/0339

Dangerous substances and preparations

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P, UK

- Belgium — 92/0665, no measures notified, reasoned opinion in 1993

- Germany — 92/0705, no measures notified, Article 169 letter in 1992 — terminated in 1994
- France — 92/0778, no measures notified, reasoned opinion in 1993
- Ireland — 92/0805, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Italy — 92/0831, no measures notified, reasoned opinion in 1993
- Luxembourg — 92/0858, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Portugal — 92/0903, no measures notified, reasoned opinion in 1993
- 91/0356
Good manufacturing practice for medicinal products
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK
- Germany — 92/0122, no measures notified, Article 169 letter in 1992 — terminated in 1994
- 91/0357
Compound feedstuffs
Member States which have notified implementing measures: all
- 91/0368
Machinery
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK
- Italy — 92/0368, no measures notified, reasoned opinion in 1993 — referral in 1994
- Portugal — 92/0478, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 91/0371
Implementation of the agreement between the EEC and Switzerland on insurance
Member States which have notified implementing measures: DK, D, F, NL, P, UK
- Belgium — 93/0896, no measures notified, Article 169 letter in 1993
- Greece — 93/0916, no measures notified, reasoned opinion in 1994
- Spain — 93/0917, no measures notified, reasoned opinion in 1994
- Ireland — 93/0931, no measures notified, reasoned opinion in 1994
- Italy — 93/0926, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/0939, no measures notified, reasoned opinion in 1994
- Portugal — 93/0943, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0949, no measures notified, Article 169 letter in 1993 — terminated in 1994
- 91/0382
Protection of workers (asbestos)
Member States which have notified implementing measures: B, DK, D, EL, E, IRL, L, P, UK
- Germany — 93/0098, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0310, no measures notified, Article 169 letter in 1993
- Portugal — 93/0432, no measures notified, Article 169 letter in 1993 — terminated in 1994
- 91/0383
Health and safety of temporary workers
Member States which have notified implementing measures: DK, E, IRL, L, NL, P, UK
- Belgium — 93/0023, no measures notified, Article 169 letter in 1993
- Germany — 93/0097, no measures notified, Article 169 letter in 1993
- Greece — 93/0147, no measures notified, Article 169 letter in 1993
- Spain — 93/0186, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0232, no measures notified, Article 169 letter in 1993
- Italy — 93/0309, no measures notified, Article 169 letter in 1993
- Luxembourg — 93/0348, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Netherlands — 93/0389, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- 91/0410
Labelling of dangerous substances
Member States which have notified implementing measures: DK, D, EL, E, IRL, L
- Belgium — 92/0666, no measures notified, Article 169 letter in 1992
- Germany — 92/0706, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 92/0832, no measures notified, reasoned opinion in 1994
- Portugal — 92/0902, no measures notified, reasoned opinion in 1994
- United Kingdom — 92/0930, no measures notified, reasoned opinion in 1994
- 91/0412
Principles and guidelines of good manufacturing practice for veterinary medicinal products
Member States which have notified implementing measures: B, DK, D, L, NL
- Belgium — 93/0897, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0905, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Greece — 93/0915, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Spain — 93/0918, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- France — 93/0921, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Ireland — 93/0932, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Italy — 93/0927, no measures notified, Article 169 letter in 1993
- Luxembourg — 93/0940, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Netherlands — 93/0937, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0944, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- United Kingdom — 93/0950, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- 91/0414
Placing of plant protection products on the market
Member States which have notified implementing measures: B, DK, E, F, IRL, L
- Belgium — 93/0898, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Denmark — 93/0902, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Germany — 93/0906, no measures notified, reasoned opinion in 1994

- Greece — 93/0914, no measures notified, reasoned opinion in 1994
- Spain — 93/0919, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 93/0922, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/0933, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Italy — 93/0928, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0941, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0938, no measures notified, reasoned opinion in 1994
- Portugal — 93/0945, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/0951, no measures notified, Article 169 letter in 1993

91/0422

Braking devices of motor vehicles

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P

- Luxembourg — 92/0868, no measures notified, reasoned opinion in 1992
- Portugal — 92/0901, no measures notified, reasoned opinion in 1993 — terminated in 1994
- United Kingdom — 92/0931, no measures notified, Article 169 letter in 1992

91/0440

Development of railways

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK

- Belgium — 94/0399, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Denmark — 94/0407, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0429, no measures notified, Article 169 letter in 1994
- Spain — 94/0433, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- France — 94/0443, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0463, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Luxembourg — 94/0471, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0486, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

91/0441

Emissions from motor vehicles

Member States which have notified implementing measures: all

91/0442

Child-resistant fastenings

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P

- Portugal — 92/0901, no measures notified, reasoned opinion in 1993 — terminated in 1994
- United Kingdom — 92/0931, no measures notified, Article 169 letter in 1992

91/0477

Arms control

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK

- Belgium — 93/0022, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Germany — 93/0096, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Ireland — 93/0267, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/0347, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Netherlands — 93/0388, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0430, no measures notified, Article 169 letter in 1993 — terminated in 1994

91/0492

Live bivalve molluscs

Member States which have notified implementing measures: B, D, DK, EL, E, F, I, L, NL, UK

- Germany — 93/0095, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Greece — 93/0145, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 93/0231, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Ireland — 93/0266, no measures notified, reasoned opinion in 1994
- Portugal — 93/0429, no measures notified, reasoned opinion in 1994

91/0493

Fishery products

Member States which have notified implementing measures: B, D, DK, EL, E, I, F, L, NL, UK

- Germany — 93/0094, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Greece — 93/0144, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 93/0265, no measures notified, reasoned opinion in 1994
- Portugal — 93/0428, no measures notified, reasoned opinion in 1994

91/0494

Health problems — import of poultrymeat

Member States which have notified implementing measures: all

- Greece — 92/0607, no measures notified, reasoned opinion in 1993 — terminated in 1994
- France — 92/0598, no measures notified, referral in 1994 — Case C-76/94 — withdrawn in 1994
- Portugal — 92/0636, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0495

Rabbit meat and farmed game meat

Member States which have notified implementing measures: B, DK, E, F, I, L, NL, P

- Denmark — 93/0057, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Germany — 93/0093, no measures notified, reasoned opinion in 1994

- Greece — 93/0143, no measures notified, reasoned opinion in 1994
- Spain — 93/0183, no measures notified, reasoned opinion in 1994 — terminated in 1994
- France — 93/0230, no measures notified, reasoned opinion in 1994
- Ireland — 93/0264, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0387, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0427, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0473, no measures notified, reasoned opinion in 1994

91/0496

- Veterinary checks for animals from non-member countries
Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, P, NL, UK
- France — 92/0779, no measures notified, referral in 1994 — Case C-78/94 — withdrawn in 1994
- Ireland — 92/0808, no measures notified, referral in 1994 — Case C-138/94

91/0497

- Fresh meat
Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK
- Germany — 93/0092, no measures notified, reasoned opinion in 1994
- Greece — 93/0142, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 93/0308, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Netherlands — 93/0386, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0426, no measures notified, reasoned opinion in 1994

91/0499

- Health problems — trade in animals — brucellosis
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK
- Italy — 92/0371, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Portugal — 92/0472, no measures notified, referral in 1994 — Case C-124/94

91/0507

- Testing of medicinal products
Member States which have notified implementing measures: B, DK, EL, E, IRL, I, L, NL, P, UK
- Germany — 92/0140, no measures notified, reasoned opinion in 1993
- France — 92/0228, no measures notified, reasoned opinion in 1994

91/0508

- Feedingstuffs — additives
Member States which have notified implementing measures: all
- Luxembourg — 92/0992, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0533

- Obligation to inform employees of the conditions applicable to the employment relationship
Member States which have notified implementing measures: EL, F, IRL, NL, P, UK
- Belgium — 93/0623, no measures notified, Article 169 letter in 1993
- Germany — 93/0670, no measures notified, Article 169 letter in 1993
- Greece — 93/0717, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- France — 93/0739, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/0765, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0787, no measures notified, Article 169 letter in 1993
- Luxembourg — 93/0813, no measures notified, Article 169 letter in 1993
- Netherlands — 93/0831, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0847, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

91/0542

- Gas emissions from diesel engines
Member States which have notified implementing measures: all
- Netherlands — 92/0468, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0628

- Protection of animals during transport
Member States which have notified implementing measures: B, DK, E, I, L, NL, UK
- Belgium — 94/0021, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0091, no measures notified, reasoned opinion in 1994
- Greece — 93/0141, no measures notified, reasoned opinion in 1994
- Spain — 93/0181, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0229, no measures notified, reasoned opinion in 1994
- Ireland — 93/0263, no measures notified, reasoned opinion in 1994
- Portugal — 93/0425, no measures notified, reasoned opinion in 1994

91/0629

- Protection of calves
Member States which have notified implementing measures: B, D, DK, E, EL, F, I, L, NL, P, UK
- Belgium — 94/0006, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — 94/0068, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Greece — 94/0127, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Spain — 93/0134, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

- France — 94/0168, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0200, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0267, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0301, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- United Kingdom — 94/0365, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

91/0630

Protection of pigs

Member States which have notified implementing measures: B, D, DK, E, F, I, L, NL, P, UK

- Belgium — 94/0007, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — 94/0069, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Greece — 94/0126, no measures notified, reasoned opinion in 1994
- Spain — 94/0135, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- France — 94/0169, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0201, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0268, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0302, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 94/0333, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- United Kingdom — 94/0366, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

91/0632

Labelling of dangerous substances

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, NL

- Belgium — 93/0624, no measures notified, Article 169 letter in 1993
- Denmark — 93/0648, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0671, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0788, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0832, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Portugal — 93/0848, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/0875, no measures notified, Article 169 letter in 1993

91/0633

Own funds of credit institutions

Member States which have notified implementing measures: all

91/0659

Dangerous substances and preparations

Member States which have notified implementing measures: D, DK, E, EL, F, IRL, I, L, NL, P, UK

- Belgium — 93/0020, no measures notified, reasoned opinion in 1994
- Germany — 93/0090, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0180, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0228, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/0262, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0307, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Luxembourg — 93/0343, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Netherlands — 93/0385, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 93/0424, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

91/0662

Interior fittings of motor vehicles

Member States which have notified implementing measures: all

91/0663

Lighting and light-signalling devices on motor vehicles

Member States which have notified implementing measures: all

91/0670

Mutual acceptance of personnel licences in civil aviation

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P

- Portugal — 92/0637, no measures notified, Article 169 letter in 1992 — terminated in 1994
- United Kingdom — 92/0644, no measures notified, Article 169 letter in 1992

91/0671

Use of safety belts

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK

- Belgium — 93/0018, no measures notified, Article 169 letter in 1993
- Italy — 93/0305, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

91/0672

Boatmasters' certificates for inland waterways

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P, UK

- Germany — 93/0089, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

91/0674

Annual accounts of insurance undertakings

Member States which have notified implementing measures: F, L, NL, P, UK

- Belgium — 94/0008, no measures notified, reasoned opinion in 1994
- Denmark — 94/0039, no measures notified, Article 169 letter in 1994

- Germany — 94/0070, no measures notified, reasoned opinion in 1994
- Greece — 94/0125, no measures notified, reasoned opinion in 1994
- Spain — 94/0136, no measures notified, reasoned opinion in 1994
- Ireland — 94/0202, no measures notified, reasoned opinion in 1994
- Italy — 94/0234, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0269, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- 91/0676
Pollution of water by nitrates of agricultural origin
Member States which have notified implementing measures: DK, F, L
- (91/0689)
(Hazardous waste)
(Before this Directive could be transposed, the Commission had to adopt a catalogue of types of waste; it did so, with some delay, only in 1994. Directive 94/31 extended Directive 78/0319 until 27/6/95, and the entry into force of Directive 91/0689 is deferred to that date)
- 91/0680
VAT — abolition of tax frontiers
Member States which have notified implementing measures: all
- 91/0682
Material for the propagation of ornamental plants
Member States which have notified implementing measures: B, D, DK, E, F, I, IRL, L, NL, P
- Denmark — 93/0052, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0088, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0179, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0168, no measures notified, reasoned opinion in 1994
- France — 93/0226, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 93/0261, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Netherlands — 93/0384, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0468, no measures notified, Article 169 letter in 1993
- 91/0683
Organisms harmful to plants
Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK
- Belgium — 93/0625, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — 93/0672, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0723, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0715, no measures notified, reasoned opinion in 1994
- France — 93/0741, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0767, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0849, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- 91/0684
Health problems — egg products
Member States which have notified implementing measures: all
- Germany — 92/0143, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Italy — 92/0375, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Luxembourg — 92/0430, no measures notified, reasoned opinion in 1993 — referral in 1994 — Case C-176/94 — withdrawn in 1994
- Portugal — 92/0469, no measures notified, reasoned opinion in 1993 — terminated in 1994
- 91/0685
Control of classical swine fever
Member States which have notified implementing measures: B, DK, D, E, EL, F, IRL, L, NL, P, UK
- Germany — 92/0708, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Greece — 92/0726, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)
- Spain — 92/0759, no measures notified, reasoned opinion in 1993 — terminated in 1994
- France — 92/0780, no measures notified, referral in 1994 — Case C-78/94 — withdrawn in 1994
- Ireland — 92/0809, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 92/0834, no measures notified, referral in 1993 — Case C-257/94
- Portugal — 92/0899, no measures notified, referral in 1994 — Case C-124/94 — withdrawn in 1994
- 91/0687
Health problems — trade in animals — classical swine fever
Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK
- Belgium — 92/0670, no measures notified, referral in 1994 — Case C-66/94 — withdrawn in 1994
- Greece — 92/0725, no measures notified, referral in 1994 — Case C-146/94 — withdrawn in 1994
- Spain — 92/0760, no measures notified, reasoned opinion in 1993 — terminated in 1994
- France — 92/0781, no measures notified, referral in 1994 — Case C-78/94 — withdrawn in 1994
- Italy — 92/0835, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Luxembourg — 92/0863, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Portugal — 92/0898, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0688

Health problems — import of animals and meat

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK

- Belgium — 92/0671, no measures notified, referral in 1994 — Case C-66/94
- Greece — 92/0724, no measures notified, referral in 1994 — Case C-146/94 — withdrawn in 1994
- France — 92/0782, no measures notified, referral in 1994 — Case C-78/94 — withdrawn in 1994
- Ireland — 92/0811, no measures notified, referral in 1994 — Case C-148/94 — withdrawn in 1994
- Italy — 92/0836, no measures notified, referral in 1994 — Case C-257/94 — withdrawn in 1994
- Luxembourg — 92/0864, no measures notified, reasoned opinion in 1993 — terminated in 1994
- Portugal — 92/0897, no measures notified, reasoned opinion in 1993 — terminated in 1994

91/0689

Hazardous waste

Member States which have notified implementing measures: no

No proceedings have been commenced for failure to notify national implementing measures, as the Directive cannot be incorporated into national law until the Commission has adopted a list of wastes

92/0001

Quick-frozen foodstuffs

Member States which have notified implementing measures: B, DK, EL, E, L, NL, P, UK

- Belgium — 93/0899, no measures notified Article 169 letter in 1993 — terminated in 1994
- Denmark — 93/0903, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0907, no measures notified, Article 169 letter in 1993
- Greece — 93/0913, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0923, no measures notified, Article 169 letter in 1993
- Ireland — 93/0934, no measures notified, Article 169 letter in 1993
- Italy — 93/0929, no measures notified, Article 169 letter in 1993
- Portugal — 93/0946, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0952, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0002

Community method of analysis for the control of the temperatures of quick-frozen foods

Member States which have notified implementing measures: B, DK, EL, E, L, NL

- Belgium — 93/0900, no measures notified Article 169 letter in 1993 (to be terminated in 1994)
- Denmark — 93/0904, no measures notified, Article 169 letter in 1993 (to be terminated in 1994)
- Germany — 93/0908, no measures notified, Article 169 letter in 1993

- Greece — 93/0912, no measures notified, Article 169 letter in 1993 (to be terminated in 1994)
- France — 93/0924, no measures notified, Article 169 letter in 1993
- Ireland — 93/0935, no measures notified, Article 169 letter in 1993
- Italy — 93/0930, no measures notified, Article 169 letter in 1993
- Portugal — 93/0947, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/0953, no measures notified, Article 169 letter in 1993

92/0003

Shipments of radioactive waste

Member States which have notified implementing measures: DK, F, IRL, L, NL, UK

- Belgium — 94/0400, no measures notified, Article 169 letter in 1994
- Germany — 94/0413, no measures notified, Article 169 letter in 1994
- Greece — 94/0428, no measures notified, Article 169 letter in 1994
- Spain — 94/0434, no measures notified, Article 169 letter in 1994
- Italy — 94/0464, no measures notified, Article 169 letter in 1994
- Portugal — 94/0487, no measures notified, Article 169 letter in 1994

92/0004

Criteria of purity for emulsifiers, stabilizers, thickeners and gelling agents for use in foodstuffs

Member States which have notified implementing measures: all

- Ireland — 93/0768, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0789, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0614, not properly applied, reasoned opinion in 1993 — terminated in 1994

92/0005

Health problems — meat products

Member States which have notified implementing measures: B, DK, E, F, I, L, NL, P, UK

- Denmark — 93/0051, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0087, no measures notified, reasoned opinion in 1994
- Greece — 93/0137, no measures notified, reasoned opinion in 1994
- Spain — 93/0178, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0260, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0340, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Netherlands — 93/0383, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0421, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0467, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0006

Speed limitation devices for certain categories of motor vehicles
Member States which have notified implementing measures:
B, DK, D, EL, E, F, IRL, I, L, NL, UK

France — 93/1010, no measures notified, Article 169
letter in 1993 — terminated in 1994

Italy — 93/1043, no measures notified, Article 169
letter in 1993 (to be terminated in 1995)

Portugal — 93/1074, no measures notified, Article 169
letter in 1993

92/0007

Weights and dimensions of motor vehicles

Member States which have notified implementing measures: all

Portugal — 93/0420, no measures notified, Article 169
letter in 1993 — terminated in 1994

92/0008

Cosmetics

Member States which have notified implementing measures: all

92/0009

Seed of oil and fibre plants

Member States which have notified implementing measures: all

Luxembourg — 92/0866, no measures notified, reasoned
opinion in 1993 — terminated in 1994

92/0012

Arrangements for products subject to excise duty

Member States which have notified implementing measures: all

92/0013

Public contracts — review procedures (excluded sectors)

Member States which have notified implementing measures:
DK, D, F, IRL, I, L, NL, UK (E: derogation until 1996; EL
and P: derogation until 1998)

Belgium — 93/0016, no measures notified, reasoned
opinion in 1993

Germany — 93/0086, no measures notified, Article 169
letter in 1993 — terminated in 1994

France — 93/0223, no measures notified, reasoned
opinion in 1993 — terminated in 1994

Italy — 93/0301, no measures notified, reasoned
opinion in 1993 (to be terminated in 1995)

Luxembourg — 93/0338, no measures notified, Article 169
letter in 1992 — terminated in 1994

Netherlands — 93/0381, no measures notified, reasoned
opinion in 1993 (to be terminated in 1995)

92/0014

Operation of aeroplanes

Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, L, NL, P, UK

Germany — 92/0709, no measures notified, reasoned
opinion in 1994

France — 92/0783, no measures notified, reasoned
opinion in 1993 — terminated in 1994

Italy — 92/0837, no measures notified, reasoned
opinion in 1994

Luxembourg — 92/0865, no measures notified, Article 169
letter in 1992 — terminated in 1994

92/0015

Materials and articles made of regenerated cellulose film in
contact with foodstuffs Repealed by Directive 93/0010 with
effect from 1 January 1994

92/0018

Veterinary medicinal products — analytical standards and
protocols

Member States which have notified implementing measures:
B, DK, I, NL, P

Germany — 93/0525, no measures notified, Article 169
letter in 1993

Greece — 93/0543, no measures notified, Article 169
letter in 1993

Spain — 93/0549, no measures notified, Article 169
letter in 1993 — referral in 1994

France — 93/0556, no measures notified, Article 169
letter in 1993 — reasoned opinion in 1994

Ireland — 93/0563, no measures notified, Article 169
letter in 1993 — reasoned opinion in 1994

Luxembourg — 93/0577, no measures notified, Article 169
letter in 1993

Netherlands — 93/0584, no measures notified, Article 169
letter in 1993 (to be terminated in 1995)

Portugal — 93/0589, no measures notified, Article 169
letter in 1993 — terminated in 1994

United Kingdom — 93/0599, no measures notified, Article 169
letter in 1993

92/0019

Fodder-plant seed

Member States which have notified implementing measures: all

92/0021

Weights and dimensions of motor vehicles

Member States which have notified implementing measures: all

92/0022

Glazing on motor vehicles

Member States which have notified implementing measures: all

92/0023

Tyres for motor vehicles

Member States which have notified implementing measures: all

92/0024

Speed limitation devices

Member States which have notified implementing measures:
B, DK, D, EL, E, IRL, I, L, NL, P, UK

France — 93/0216, no measures notified, Article 169
letter in 1993

92/0025

Wholesale distribution of medicinal products

Member States which have notified implementing measures:
B, EL, F, IRL, I, NL, UK

Denmark — 93/0049, no measures notified, Article 169
letter in 1993

Germany — 93/0084, no measures notified, Article 169
letter in 1993 — referral in 1994

Spain — 93/0175, no measures notified, Article 169
letter in 1993 — reasoned opinion in 1994

Greece — 93/0133, no measures notified, Article 169
letter in 1993 — reasoned opinion in 1994

France — 93/0220, no measures notified, Article 169
letter in 1993 — terminated in 1994

Luxembourg — 93/0336, no measures notified, Article 169 letter in 1993 — referral in 1994

Netherlands — 93/0380, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0418, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994

92/0026

Classification for the supply of medicinal products

Member States which have notified implementing measures: B, D, DK, EL, E, F, IRL, I, L, NL, P, UK

Germany — 93/0083, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

France — 93/0219, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Portugal — 93/0417, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0027

Labelling of medicinal products and package leaflets

Member States which have notified implementing measures: B, D, DK, EL, E, IRL, I, L, NL, UK

Germany — 93/0082, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

France — 93/0218, no measures notified, Article 169 letter in 1993

Netherlands — 93/0378, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Portugal — 93/0416, no measures notified, Article 169 letter in 1993

92/0028

Advertising of medicinal products

Member States which have notified implementing measures: DK, D, E, EL, IRL, I, L, UK

Belgium — 93/0011, no measures notified, Article 169 letter in 1993

Germany — 93/0081, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Spain — 93/0172, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

France — 93/0217, no measures notified, Article 169 letter in 1993

Netherlands — 93/0377, no measures notified, Article 169 letter in 1993

Portugal — 93/0415, no measures notified, Article 169 letter in 1993

United Kingdom — 93/0462, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0029

Health and safety on board ships

Member States which have notified implementing measures: E, F

Belgium — no measures notified, Article 169 letter to be sent in 1995

Denmark — no measures notified, Article 169 letter to be sent in 1995

Germany — no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

Ireland — no measures notified, Article 169 letter to be sent in 1995

Italy — no measures notified, Article 169 letter to be sent in 1995

Luxembourg — no measures notified, Article 169 letter to be sent in 1995

Netherlands — no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

92/0030

Supervision of credit institutions

Member States which have notified implementing measures: B, DK, E, F, IRL, I, L, NL, P, UK

Germany — 93/0085, no measures notified, Article 169 letter in 1993

Greece — 93/0134, no measures notified, reasoned opinion in 1994

France — 93/0221, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0031

Electromagnetic compatibility

Member States which have notified implementing measures: B, DK, D, E, EL, F, I, L, P, UK

Belgium — 92/0676, no measures notified, referral in 1994 (to be terminated in 1995)

Greece — 92/0716, no measures notified, reasoned opinion in 1993 — terminated in 1994

Spain — 92/0767, no measures notified, reasoned opinion in 1993 — terminated in 1994

Ireland — 92/0815, no measures notified, reasoned opinion in 1993 — referral in 1994

Netherlands — 92/0889, no measures notified, reasoned opinion in 1993 — referral in 1994

Portugal — 92/0892, no measures notified, reasoned opinion in 1993 — terminated in 1994

92/0032

Labelling of dangerous substances

Member States which have notified implementing measures: DK, D, F, IRL, L, NL, UK

Belgium — 93/0970, no measures notified, Article 169 letter in 1993

Greece — 93/1028, no measures notified, Article 169 letter in 1993

Spain — 93/0998, no measures notified, reasoned opinion in 1994

France — 93/1011, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Ireland — 93/1031, no measures notified, Article 169 letter in 1993 — terminated in 1994

Italy — 93/1044, no measures notified, Article 169 letter in 1993

Luxembourg — 93/1064, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Netherlands — 93/1056, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Portugal — 93/1075, no measures notified, reasoned opinion in 1994

United Kingdom — 93/1086, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0033

Vegetable propagating material

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P

- Denmark — 93/0045, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0079, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0129, no measures notified, reasoned opinion in 1994
- Spain — 93/0171, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0215, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Italy — 93/0297, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Ireland — 93/0254, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Netherlands — 93/0376, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0460, no measures notified, Article 169 letter in 1993

92/0034

Fruit-plant propagating material

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P

- Denmark — 93/0044, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0078, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0128, no measures notified, reasoned opinion in 1994
- Spain — 93/0170, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0214, no measures notified, reasoned opinion in 1993 (to be terminated in 1995)
- Italy — 93/0296, no measures notified, reasoned opinion in 1994
- Ireland — 93/0253, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0375, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0459, no measures notified, Article 169 letter in 1993

92/0035

Control of African horse sickness

Member States which have notified implementing measures: B, D, DK, EL, E, IRL, L, P, NL, UK

- Germany — 93/0077, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0127, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0213, no measures notified, reasoned opinion in 1994
- Ireland — 93/0252, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 93/0295, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0374, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0036

African horse sickness

Member States which have notified implementing measures: all

- Denmark — 93/0043, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0076, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0212, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0251, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Italy — 93/0294, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/0328, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Netherlands — 93/0373, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0037

Labelling of dangerous substances

Member States which have notified implementing measures: DK, D, EL, F, NL, IRL, L

- Belgium — 94/0009, no measures notified, Article 169 letter in 1994
- Spain — 94/0137, no measures notified, reasoned opinion in 1994
- Italy — 94/0235, no measures notified, Article 169 letter in 1994
- Portugal — 94/0335, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0368, no measures notified, Article 169 letter in 1994

92/0039

Foodstuffs for human consumption — materials intended to come into contact (deadlines for transposal: 31. 12. 92, 31. 3. 94, 1. 4. 95)

Member States which have notified implementing measures: all

- Belgium — 93/0007, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0075, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0040

Avian influenza

Member States which have notified implementing measures: DK, E, F, IRL, L, NL, P

- Belgium — 93/0006, no measures notified, reasoned opinion in 1994
- Germany — 93/0074, no measures notified, reasoned opinion in 1994
- Greece — 93/0124, no measures notified, reasoned opinion in 1994
- France — 93/0211, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Ireland — 93/0249, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Italy — 93/0292, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/0456, no measures notified, reasoned opinion in 1994

92/0041

Labelling of tobacco products

Member States which have notified implementing measures: B, DK, D, E, EL, F, IRL, I, P, UK

- Germany — 92/0714, no measures notified, Article 169 letter in 1992 (to be terminated in 1995)
- Spain — 92/0768, no measures notified, reasoned opinion in 1994 — referral in 1994 — withdrawn in 1994
- France — 92/0791, no measures notified, Article 169 letter in 1992 (to be terminated in 1995)
- Ireland — 92/0816, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Italy — 92/0845, no measures notified, Article 169 letter in 1992 — terminated in 1994
- Luxembourg — 93/0326, no measures notified, Article 169 letter in 1993 — reasoned opinion to be sent in 1995
- Netherlands — 92/0890, no measures notified, reasoned opinion in 1994 — referral in 1994
- Portugal — 92/0891, no measures notified, Article 169 letter in 1992 — terminated in 1994

92/0042

Efficiency requirements for hot-water boilers

Member States which have notified implementing measures: DK, D, EL, F, IRL, NL, UK

- Belgium — 93/0971, no measures notified, reasoned opinion in 1994
- Spain — 93/0999, no measures notified, reasoned opinion in 1994
- Italy — 93/1045, no measures notified, reasoned opinion to be sent in 1995
- Luxembourg — 93/1065, no measures notified, reasoned opinion in 1995
- Portugal — 93/1076, no measures notified, reasoned opinion in 1995

92/0043

Conservation of natural habitats and wild fauna and flora

Member States which have notified implementing measures: B, DK, IRL, L, NL

- Germany — 94/0645, no measures notified, Article 169 letter in 1994
- Greece — 94/0703, no measures notified, Article 169 letter in 1994
- Spain — 94/0659, no measures notified, Article 169 letter in 1994
- France — 94/0673, no measures notified, Article 169 letter in 1994
- Italy — 94/0718, no measures notified, Article 169 letter in 1994
- Portugal — 94/0748, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0766, no measures notified, Article 169 letter in 1994

92/0044

Application of open network provision to leased lines

Member States which have notified implementing measures: B, DK, D, F, NL, UK

- Belgium — 93/0627, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Denmark — 93/0651, no measures notified, Article 169 letter in 1993

- Germany — 93/0675, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0712, no measures notified, referral in 1994 — Case C-259/94
- Spain — 93/0725, no measures notified, referral in 1994 — Case C-266/94
- Ireland — 93/0770, no measures notified, referral in 1994 — Case C-223/94
- Italy — 93/0791, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0816, no measures notified, referral in 1994 — Case C-220/94
- Netherlands — 93/0833, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0851, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/0878, no measures notified, Article 169 letter in 1993

92/0045

Wild-game meat

Member States which have notified implementing measures: D, DK, E, L, NL

- Belgium — 94/0010, no measures notified, reasoned opinion in 1994
- Denmark — 94/0040, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Greece — 94/0122, no measures notified, reasoned opinion in 1994
- Spain — 94/0138, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 94/0171, no measures notified, reasoned opinion in 1994
- Ireland — 94/0203, no measures notified, reasoned opinion in 1994
- Italy — 94/0236, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0270, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0304, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 94/0336, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0369, no measures notified, reasoned opinion in 1994

92/0046

Milk products

Member States which have notified implementing measures: B, DK, E, L, NL, P

- Belgium — no measures notified, Article 169 letter in 1994 — terminated in 1994
- Denmark — no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — no measures notified, reasoned opinion in 1994
- Greece — no measures notified, reasoned opinion in 1994
- Spain — no measures notified, reasoned opinion in 1994 — terminated in 1994
- France — no measures notified, reasoned opinion in 1994

- Ireland — no measures notified, reasoned opinion in 1994
- Italy — no measures notified, reasoned opinion in 1994
- Luxembourg — no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — no measures notified, Article 169 letter in 1994 — terminated in 1994
- United Kingdom — no measures notified, reasoned opinion in 1994
- 92/0048
Hygiene rules applicable to fishery products
Member States which have notified implementing measures: D, DK, EL, E, F, L, NL, UK
- Belgium — 93/0003, no measures notified, reasoned opinion in 1994
- Germany — 93/0071, no measures notified, terminated in 1994
- Greece — 93/0121, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Spain — 93/0165, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0247, no measures notified, reasoned opinion in 1994
- Italy — 93/0290, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0323, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0406, no measures notified, reasoned opinion in 1994
- 92/0049
Third Directive on insurance other than life assurance
Member States which have notified implementing measures: DK, D, F, L, NL, P, UK
- Belgium — 94/0012, no measures notified, Article 169 letter in 1994
- Denmark — 94/0042, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0073, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/4124, not properly applied, Article 169 letter in 1994
- Greece — 94/0124, no measures notified, reasoned opinion in 1994
- Spain — 94/0140, no measures notified, reasoned opinion in 1994
- France — 94/0173, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0205, no measures notified, Article 169 letter in 1994
- Italy — 94/0238, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0272, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Netherlands — 94/0306, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0337, no measures notified, Article 169 letter in 1994 — terminated in 1994
- United Kingdom — 94/0371, no measures notified, Article 169 letter in 1994 — terminated in 1994
- 92/0050
Public service contracts
Member States which have notified implementing measures: DK, IRL, L, NL, UK
- Belgium — 93/0628, no measures notified, Article 169 letter in 1993
- Germany — 93/0676, no measures notified, reasoned opinion in 1994
- Greece — 93/0711, no measures notified, reasoned opinion in 1994
- Spain — 93/0726, no measures notified, reasoned opinion in 1994
- France — 93/0744, no measures notified, reasoned opinion in 1994
- Italy — 93/0792, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0817, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0852, no measures notified, reasoned opinion in 1994
- 92/0051
Mutual recognition of diplomas — second general system
Member States which have notified implementing measures: I, L, NL
- Belgium — 94/0623, no measures notified, Article 169 letter in 1994
- Denmark — 94/0635, no measures notified
- Spain — 94/0660, no measures notified, Article 169 letter in 1994
- France — 94/0674, no measures notified, Article 169 letter in 1994
- Greece — 94/0702, no measures notified, Article 169 letter in 1994
- Ireland — 94/0707, no measures notified, Article 169 letter in 1994
- Netherlands — 94/0743, no measures notified, terminated in 1994
- Portugal — 94/0743, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0767, no measures notified, Article 169 letter in 1994
- 92/0052
Infant formulae for export
Member States which have notified implementing measures: B, DK, E, EL, F, IRL, I, L, NL
- Germany — 94/0646, no measures notified, Article 169 letter in 1994
- Ireland — 94/0708, no measures notified, Article 169 letter in 1994
- Portugal — 94/0750, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0768, no measures notified, Article 169 letter in 1994
- 92/0053
Type-approval of motor vehicles
Member States which have notified implementing measures: B, DK, E, IRL, I, L, NL, P, UK
- Germany — 93/0072, no measures notified, Article 169 letter in 1993
- Greece — 93/0122, no measures notified, Article 169 letter in 1993

France — 93/0209, no measures notified, Article 169 letter in 1993

92/0054

Roadworthiness tests for motor vehicles and their trailers (brakes)

Member States which have notified implementing measures: B, DK, D, E, F, P, UK

Greece — 93/0710, no measures notified, Article 169 letter in 1993

Ireland — 93/0771, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Italy — 93/0793, no measures notified, Article 169 letter in 1993

Luxembourg — 93/0818, no measures notified, Article 169 letter in 1993 — terminated in 1994

Netherlands — 93/0835, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0853, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0055

Roadworthiness tests for motor vehicles and their trailers (exhaust emissions)

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK

Greece — 93/0709, no measures notified, Article 169 letter in 1993

France — 93/0745, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Ireland — 93/0772, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Italy — 93/0794, no measures notified, Article 169 letter in 1993 — terminated in 1994

Luxembourg — 93/0819, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Netherlands — 93/0836, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0854, no measures notified, Article 169 letter in 1993 — terminated in 1994

United Kingdom — 93/0880, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0056

Collective redundancies

Member States which have notified implementing measures: E, L, NL

Belgium — 94/0778, no measures notified, Article 169 letter to be sent in 1995

Denmark — 94/0797, no measures notified, Article 169 letter to be sent in 1995

Germany — 94/0809, no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

France — 94/0837, no measures notified, Article 169 letter to be sent in 1995

Ireland — 94/0584, no measures notified, Article 169 letter to be sent in 1995

Italy — 94/0870, no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

92/0057

Minimum safety and health requirements at temporary or mobile construction sites

Member States which have notified implementing measures: DK, F, L, NL

Belgium — 94/0013, no measures notified, Article 169 letter in 1994

Denmark — 94/0043, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0074, no measures notified, Article 169 letter in 1994

Greece — 94/0123, no measures notified, Article 169 letter in 1994

Spain — 94/0141, no measures notified, Article 169 letter in 1994

France — 94/0174, no measures notified, Article 169 letter in 1994 — terminated in 1994

Ireland — 94/0206, no measures notified, Article 169 letter in 1994

Italy — 94/0239, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0273, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0307, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0338, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0372, no measures notified, Article 169 letter in 1994

92/0058

Safety and/or health signs at work

Member States which have notified implementing measures: F, NL

Belgium — 94/0624, no measures notified, Article 169 letter in 1994

Denmark — 94/0636, no measures notified, Article 169 letter in 1994

Germany — 94/0647, no measures notified, Article 169 letter in 1994

Spain — 94/0661, no measures notified, Article 169 letter in 1994

Greece — 94/0701, no measures notified, Article 169 letter in 1994

Ireland — 94/0709, no measures notified, Article 169 letter in 1994

Italy — 94/0719, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0732, no measures notified, Article 169 letter in 1994

Portugal — 94/0751, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0769, no measures notified, Article 169 letter in 1994

92/0059

General product safety

Member States which have notified implementing measures: B, DK, F, NL, UK

Denmark — 94/0637, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0648, no measures notified, Article 169 letter in 1994

- Spain — 94/0662, no measures notified, Article 169 letter in 1994
- Greece — 94/0700, no measures notified, Article 169 letter in 1994
- Ireland — 94/0710, no measures notified, Article 169 letter in 1994
- Italy — 94/0720, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0733, no measures notified, Article 169 letter in 1994
- Portugal — 94/0752, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0770, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

92/0060

Veterinary and zootechnical checks in intra-Community trade
Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK

- France — 94/0445, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Ireland — 94/0456, no measures notified, Article 169 letter in 1994

92/0061

Type-approval of two- and three-wheel motor vehicles
Member States which have notified implementing measures: all except UK

- United Kingdom — 94/0497, no measures notified, Article 169 letter in 1994 — reasoned opinion to be sent in 1994

92/0062

Steering equipment for motor vehicles
Member States which have notified implementing measures: all

United Kingdom — 93/0455, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0063

Undesirable substances and products in animal nutrition
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK

- Greece — 93/0542, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 93/0572, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0578, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0590, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0064

Feedingstuffs — additives
Member States which have notified implementing measures: all

- Greece — 93/0541, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Luxembourg — 93/0579, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Portugal — 93/0591, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0065

Semen, ova and embryos not subject to Directive 90/425/EEC
Member States which have notified implementing measures: B, D, DK, E, F, L, NL, UK

- Denmark — 94/0044, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Greece — 94/0120, no measures notified, reasoned opinion in 1994
- Spain — 94/0142, no measures notified, Article 169 letter in 1994 — terminated in 1994
- France — 94/0175, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0207, no measures notified, reasoned opinion in 1994
- Italy — 94/0240, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0274, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0308, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 94/0339, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0373, no measures notified, Article 169 letter in 1994 — terminated in 1994

92/0066

Control of Newcastle disease
Member States which have notified implementing measures: DK, E, F, IRL, L, NL, P

- Belgium — 93/0972, no measures notified, reasoned opinion in 1994
- Germany — 93/0990, no measures notified, reasoned opinion in 1994
- Greece — 93/1026, no measures notified, reasoned opinion in 1994
- France — 93/1013, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/1033, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Italy — 93/1046, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/1088, no measures notified, reasoned opinion in 1994

92/0067

Veterinary checks in intra-Community trade
Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK

- France — 94/0447, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Ireland — 94/0457, no measures notified, Article 169 letter in 1994

92/0069

Labelling of dangerous substances
Member States which have notified implementing measures: DK, D, F, IRL, L, NL, UK

- Belgium — 93/0973, no measures notified, Article 169 letter in 1993
- Germany — 93/0991, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/1025, no measures notified, Article 169 letter in 1993

- Spain — 93/1000, no measures notified, reasoned opinion in 1994
- France — 93/1014, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/1034, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/1047, no measures notified, Article 169 letter in 1993
- Netherlands — 93/1057, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/1077, no measures notified, reasoned opinion in 1994
- United Kingdom — 93/1089, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0070

Recognition of protected zones

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

- Germany — 93/0909, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0911, no measures notified, reasoned opinion in 1994
- Spain — 93/0920, no measures notified, Article 169 letter in 1993 — terminated in 1994
- France — 93/0925, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 93/0936, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/0942, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Portugal — 93/0948, no measures notified, Article 169 letter in 1993 — terminated in 1994
- United Kingdom — 93/0954, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0072

Air pollution by ozone

Member States which have notified implementing measures: DK, D, IRL, L

- Belgium — 94/0517, no measures notified, Article 169 letter in 1994
- Greece — 94/0547, no measures notified, Article 169 letter in 1994
- Spain — 94/0549, no measures notified, Article 169 letter in 1994
- France — 94/0555, no measures notified, Article 169 letter in 1994
- Italy — 94/0568, no measures notified, Article 169 letter in 1994
- Netherlands — 94/0583, no measures notified, Article 169 letter in 1994
- Portugal — 94/0590, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0599, no measures notified, Article 169 letter in 1994

92/0073

Homeopathic medicinal products for human use

Member States which have notified implementing measures: DK, D, I, UK

- Belgium — 94/0014, no measures notified, Article 169 letter in 1994
- Denmark — 94/0045, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

- Germany — 94/0076, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0119, no measures notified, Article 169 letter in 1994
- Spain — 94/0143, no measures notified, Article 169 letter in 1994
- France — 94/0176, no measures notified, Article 169 letter in 1994
- Ireland — 94/0208, no measures notified, Article 169 letter in 1994
- Italy — 94/0241, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0275, no measures notified, Article 169 letter in 1994
- Netherlands — 94/0309, no measures notified, Article 169 letter in 1994
- Portugal — 94/0340, no measures notified, Article 169 letter to be sent in 1994
- United Kingdom — 94/0374, no measures notified, Article 169 letter in 1994 — terminated in 1994

92/0074

Homeopathic veterinary medicinal products

Member States which have notified implementing measures: DK, D, NL

- Belgium — 94/0015, no measures notified, Article 169 letter in 1994
- Denmark — 94/0046, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Germany — 94/0077, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0118, no measures notified, Article 169 letter in 1994
- Spain — 94/0144, no measures notified, Article 169 letter in 1994
- France — 94/0177, no measures notified, Article 169 letter in 1994
- Ireland — 94/0209, no measures notified, Article 169 letter in 1994
- Italy — 94/0242, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0276, no measures notified, Article 169 letter in 1994
- Netherlands — 94/0310, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0341, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0375, no measures notified, Article 169 letter in 1994

92/0075

Information on the consumption of energy by household appliances

Member States which have notified implementing measures: DK, E, F, NL, P

- Belgium — 93/0629, no measures notified, Article 169 letter in 1993
- Germany — 93/0677, no measures notified, Article 169 letter in 1993
- Greece — 93/0708, no measures notified, Article 169 letter in 1993
- Ireland — 93/0773, no measures notified, Article 169 letter in 1993
- Italy — 93/0795, no measures notified, Article 169 letter in 1993

- Luxembourg — 93/0820, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/0881, no measures notified, Article 169 letter in 1993
- 92/0076
Protected zones exposed to particular plant health risks
Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK
- Germany — 93/0678, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0707, no measures notified, reasoned opinion in 1994
- France — 93/0747, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0774, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0856, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- 92/0077
Approximation of VAT rates
Member States which have notified implementing measures: all
- Portugal — 93/2024, not properly applied, reasoned opinion in 1994
- 92/0078
Taxes on tobacco
Member States which have notified implementing measures: all
- 92/0079
Taxes on cigarettes
Member States which have notified implementing measures: all
- 92/0080
Taxes on tobacco
Member States which have notified implementing measures: all
- 92/0081
Excise duty on mineral oils
Member States which have notified implementing measures: all
- 92/0082
Excise duty on mineral oils
Member States which have notified implementing measures: all
- 92/0083
Excise duty on alcohol
Member States which have notified implementing measures: all
- 92/0084
Excise duty on alcohol
Member States which have notified implementing measures: all
- 92/0085
Safety and health at work of pregnant workers and workers who have recently given birth or are breastfeeding
Member States which have notified implementing measures: DK, E, IRL, NL, UK
- Belgium — no measures notified, Article 169 letter to be sent in 1995
- Germany — no measures notified, Article 169 letter to be sent in 1995
- Greece — no measures notified, Article 169 letter to be sent in 1995
- France — no measures notified, Article 169 letter to be sent in 1995
- Italy — no measures notified, Article 169 letter to be sent in 1995
- Luxembourg — no measures notified, Article 169 letter to be sent in 1995
- Portugal — no measures notified, Article 169 letter to be sent in 1995
- 92/0086
Cosmetics
Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, UK
- Greece — 93/0706, no measures notified, Article 169 letter in 1993
- Portugal — 93/0857, no measures notified, Article 169 letter in 1993
- 92/0087
Preparation of compound feedingstuffs intended for animals other than pets
Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK
- Belgium — 93/0515, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — 93/0528, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0534, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 93/0558, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 93/0568, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Italy — 93/0574, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/0580, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 93/0592, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- 92/0088
Undesirable substances and products in animal nutrition
Member States which have notified implementing measures: B, DK, EL, E, F, IRL, L, NL, P, UK
- Belgium — 94/0016, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0078, no measures notified, reasoned opinion in 1994
- Greece — 94/0117, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 94/0178, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 94/0210, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Italy — 94/0243, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0277, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Netherlands — 94/0311, no measures notified, Article 169 letter in 1994 — terminated in 1994

Portugal — 94/0342, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0089

Community methods of analysis for the official control of feedingstuffs

Member States which have notified implementing measures: B, D, DK, EL, F, IRL, I, L, NL, UK

Denmark — 93/0984, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Spain — 93/1001, no measures notified, reasoned opinion in 1994

Ireland — 93/1035, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Italy — 93/1048, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Luxembourg — 93/1066, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/1078, no measures notified, reasoned opinion in 1994

United Kingdom — 93/1090, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0090

Producers and importers of plants

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

Belgium — 93/0631, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Germany — 93/0680, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 93/0705, no measures notified, reasoned opinion in 1994

France — 93/0749, no measures notified, Article 169 letter in 1993 — terminated in 1994

Ireland — 93/0775, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0091

Protection of workers in extracting industries by drilling

Member States which have notified implementing measures: DK, L

Belgium — no measures notified, Article 169 letter to be sent in 1995

Germany — no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

Spain — no measures notified, Article 169 letter to be sent in 1995

France — no measures notified, Article 169 letter to be sent in 1995

Ireland — no measures notified, Article 169 letter to be sent in 1995

Italy — no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

Netherlands — no measures notified, Article 169 letter to be sent in 1995

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

92/0095

Community methods of analysis for the official control of feedingstuffs

Member States which have notified implementing measures: B, D, DK, EL, F, IRL, I, L, NL, UK

Denmark — 93/0985, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Spain — 93/1002, no measures notified, reasoned opinion in 1994

Ireland — 93/1036, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Italy — 93/1049, no measures notified, Article 169 letter in 1993 — terminated in 1994

Luxembourg — 93/1067, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Portugal — 93/1079, no measures notified, reasoned opinion in 1994

United Kingdom — 93/1091, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0096

Third Directive on life assurance

Member States which have notified implementing measures: DK, D, F, L, NL, P, UK

Belgium — 94/0017, no measures notified, Article 169 letter in 1994

Denmark — 94/0047, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0079, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0116, no measures notified, reasoned opinion in 1994

Spain — 94/0145, no measures notified, reasoned opinion in 1994

France — 94/0179, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Ireland — 94/0211, no measures notified, Article 169 letter in 1994

Italy — 94/0244, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0278, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0312, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0343, no measures notified, Article 169 letter in 1994 — terminated in 1994

United Kingdom — 94/0376, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

92/0097

Permissible sound level and the exhaust system of motor vehicles

Member States which have notified implementing measures: DK, D, E, IRL, I, P, UK

Belgium — 93/0632, no measures notified Article 169 letter in 1993

Greece — 93/0703, no measures notified, Article 169 letter in 1993

France — 93/0750, no measures notified, Article 169 letter in 1993

Luxembourg — 93/0822, no measures notified, Article 169 letter in 1993

Netherlands — 93/0838, no measures notified, Article 169 letter in 1993

92/0098

Organisms harmful to plants

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

- Belgium — 93/0633, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Germany — 93/0682, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Greece — 93/0704, no measures notified, reasoned opinion in 1994
- France — 93/0751, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/0776, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0860, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0101

Maintenance and alteration of the capital of public limited-liability companies

Member States which have notified implementing measures: DK, D, F, I, UK

- Belgium — 94/0401, no measures notified, Article 169 letter in 1994
- Denmark — 94/0409, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — no measures notified, Article 169 letter in 1994
- Spain — 94/0435, no measures notified, Article 169 letter in 1994
- France — 94/0448, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Ireland — 94/0458, no measures notified, Article 169 letter in 1994
- Italy — 94/0466, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Luxembourg — 94/0473, no measures notified, Article 169 letter in 1994
- Portugal — 94/0489, no measures notified, Article 169 letter in 1994
- United Kingdom — no measures notified, Article 169 letter in 1994 — terminated in 1994

92/0102

Identification and registration of animals

Member States which have notified implementing measures: DK

- Belgium — 93/0516, no measures notified Article 169 letter in 1993 — terminated in 1994 (*) — Article 169 letter to be sent in 1995 (**)
- Germany — 93/0529, no measures notified, Article 169 letter to be sent in 1995 (**)
- Greece — 94/0115, no measures notified, reasoned opinion in 1994 (*) — Article 169 letter to be sent in 1995 (**)
- Spain — 94/0146, no measures notified, Article 169 letter in 1994 — terminated in 1994 (*)
- France — 94/0180, no measures notified, Article 169 letter in 1994 — terminated in 1994 (*)
- Ireland — 94/0212, no measures notified, reasoned opinion in 1994 (*) — Article 169 letter to be sent in 1995 (**)
- Italy — 94/0245, no measures notified, reasoned opinion in 1994 (*) — Article 169 letter to be sent in 1995 (**)

- Luxembourg — 94/0279, Article 169 letter in 1994 — terminated in 1994 (*) — Article 169 letter to be sent in 1995 (**)
- Netherlands — 94/0313, Article 169 letter in 1994 — terminated in 1994 (*)
- Portugal — 94/0344, no measures notified, Article 169 letter in 1994 — terminated in 1994 (*)
- United Kingdom — 94/0377, Article 169 letter to be sent in 1995 (**)

(*) Cattle and pigs

(**) Sheep and goats

92/0103

Organisms harmful to plants

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK

- Belgium — 93/0634, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Germany — 93/0683, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Greece — 93/0702, no measures notified, reasoned opinion in 1994
- France — 93/0752, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0777, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0861, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0104

Health and safety of workers in underground and open cast mining industries

Member States which have notified implementing measures: DK, L, NL

- Belgium — no measures notified, Article 169 letter to be sent in 1995
- Germany — no measures notified, Article 169 letter to be sent in 1995
- Greece — no measures notified, Article 169 letter to be sent in 1995
- Spain — no measures notified, Article 169 letter to be sent in 1995
- France — no measures notified, Article 169 letter to be sent in 1995
- Ireland — no measures notified, Article 169 letter to be sent in 1995
- Italy — no measures notified, Article 169 letter to be sent in 1995
- Portugal — no measures notified, Article 169 letter to be sent in 1995
- United Kingdom — no measures notified, Article 169 letter to be sent in 1995

92/0105

Plant passports

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

- Belgium — 93/0635, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Germany — 93/0684, no measures notified, reasoned opinion in 1994 — terminated in 1994

- Greece — 93/0699, no measures notified, reasoned opinion in 1994
- France — 93/0753, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/0778, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0862, no measures notified, reasoned opinion in 1994 — terminated in 1994

92/0106

Combined transport

Member States which have notified implementing measures: DK, D, E, IRL, I, L, NL, P, UK

- Belgium — 93/0636, no measures notified, Article 169 letter in 1993
- Germany — 93/0685, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0701, no measures notified, Article 169 letter in 1993
- France — 93/0754, no measures notified, Article 169 letter in 1993
- Ireland — 93/0779, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/0799, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0863, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0107

Oil and fibre plants

Member States which have notified implementing measures: B, DK, D, EL, E, F, L, NL, UK

- Ireland — Article 169 letter to be sent in 1995
- Italy — Article 169 letter to be sent in 1995
- Portugal — Article 169 letter to be sent in 1995

92/0108

Products subject to excise duties — Amendment of Directives 92/12/CEE and 92/81/CEE

Member States which have notified implementing measures: all

92/0109

Narcotic drugs and psychotropic substances

Member States which have notified implementing measures: B, DK, D, EL, IRL, NL, P, UK

- Belgium — 93/0637, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0686, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Greece — 93/0700, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Spain — 93/0731, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- France — 93/0755, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Ireland — 93/0780, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Italy — 93/0800, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Luxembourg — 93/0823, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- Netherlands — 93/0840, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0864, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

92/0110

Minced meat

Member States which have notified implementing measures: B, DK, E, F, IRL, NL, P

- Denmark — 94/0147, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0080, no measures notified, reasoned opinion in 1994
- Greece — 94/0114, no measures notified, reasoned opinion in 1994
- Spain — 94/0048, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Ireland — 94/0213, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Italy — 94/0246, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0280, no measures notified, reasoned opinion in 1994
- Netherlands — 94/0314, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0345, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- United Kingdom — 94/0378, no measures notified, reasoned opinion in 1994

92/0111

VAT — simplification measures

Member States which have notified implementing measures: all

- Germany — 93/0910, no measures notified, terminated in 1994
- France — 93/0560, no measures notified, terminated in 1994
- Portugal — 93/0595, no measures notified, terminated in 1994

92/0112

Pollution — titanium dioxide

Member States which have notified implementing measures: DK, D, E, F, IRL, L, NL

- Belgium — 93/0638, no measures notified, reasoned opinion in 1994
- Germany — 93/0687, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Greece — 93/0698, no measures notified, Article 169 letter in 1993
- Ireland — 93/0781, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Italy — 93/0801, no measures notified, reasoned opinion in 1994
- Netherlands — 93/0841, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Portugal — 93/0865, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/0888, no measures notified, Article 169 letter in 1993

92/0113

Additives in feedingstuffs

Member States which have notified implementing measures: all

- Greece — 93/0695, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Luxembourg — 93/0824, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0866, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

92/0114

Cabs of motor vehicles of category N

Member States which have notified implementing measures: all

Belgium — 93/0640, no measures notified Article 169 letter in 1993 — terminated in 1994

Denmark — 93/0663, no measures notified, Article 169 letter in 1993 — terminated in 1994

Germany — 93/0688, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Luxembourg — 93/0825, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0115

Extraction solvents used in the production of foodstuffs (deadlines for transposal: 1.7.93 and 1.7.94)

Member States which have notified implementing measures: all

Germany — 93/0689, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0734, no measures notified, Article 169 letter in 1993 — terminated in 1994

France — 93/0758, no measures notified, Article 169 letter in 1993 — terminated in 1994

Ireland — 93/0782, no measures notified, Article 169 letter in 1993 — terminated in 1994

Italy — 93/0804, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0868, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0116

Health problems affecting trade in fresh poultrymeat

Member States which have notified implementing measures: B, DK, E, F, L, NL, UK

Belgium — 94/0018, no measures notified, Article 169 letter in 1994 — terminated in 1994

Denmark — 94/0049, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0081, no measures notified, reasoned opinion in 1994

Greece — 94/0113, no measures notified, reasoned opinion in 1994

Spain — 94/0148, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

France — 94/0181, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Ireland — 94/0214, no measures notified, reasoned opinion in 1994

Italy — 94/0247, no measures notified, reasoned opinion in 1994

Luxembourg — 94/0281, no measures notified, Article 169 letter in 1994 — terminated in 1994

Netherlands — 94/0315, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0346, no measures notified, reasoned opinion in 1994

United Kingdom — 94/0379, no measures notified, reasoned opinion in 1994 — terminated in 1994

92/0117

Zoonoses and zoonotic agents

Member States which have notified implementing measures: DK, D, EL, L, P, UK

Belgium — 94/0019, no measures notified, reasoned opinion in 1994

Denmark — 94/0050, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Germany — 94/0082, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0112, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Spain — 94/0149, no measures notified, reasoned opinion in 1994

France — 94/0182, no measures notified, reasoned opinion in 1994

Ireland — 94/0215, no measures notified, reasoned opinion in 1994

Italy — 94/0248, no measures notified, reasoned opinion in 1994

Luxembourg — 94/0282, no measures notified, Article 169 letter in 1994 — terminated in 1994

Netherlands — 94/0316, no measures notified, Article 169 letter in 1994

Portugal — 94/0347, no measures notified, Article 169 letter in 1994 — terminated in 1994

United Kingdom — 94/0380, no measures notified, Article 169 letter in 1994 — terminated in 1994

92/0118

Products not subject to specific health requirements

Member States which have notified implementing measures: B, D, DK, E, P, UK

Belgium — 94/0020, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Denmark — no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 94/0111, no measures notified, reasoned opinion in 1994

Spain — 94/0150, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

France — 94/0183, no measures notified, reasoned opinion in 1994

Ireland — 94/0216, no measures notified, reasoned opinion in 1994

Italy — 94/0249, no measures notified, reasoned opinion in 1994

Luxembourg — 94/0249, no measures notified, reasoned opinion in 1994

Netherlands — 94/0317, no measures notified, reasoned opinion in 1994

Portugal — 94/0348, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0381, no measures notified, Article 169 letter in 1994 — terminated in 1994

92/0119

Specific measures relating to swine vesicular disease

Member States which have notified implementing measures: D, DK, E, L, UK

Belgium — 93/0974, no measures notified reasoned opinion in 1994

Germany — 93/0992, no measures notified, Article 169 letter in 1993 — terminated in 1994

Greece — 93/1024, no measures notified, reasoned opinion in 1994

Spain — 93/1003, no measures notified, Article 169 letter in 1993 — terminated in 1994

France — 93/1015, no measures notified, reasoned opinion in 1994

Ireland — 93/1037, no measures notified, reasoned opinion in 1994

Italy — 93/1050, no measures notified, reasoned opinion in 1994

Luxembourg — 93/1068, no measures notified, Article 169 letter in 1993 — terminated in 1994

Netherlands — 93/1058, no measures notified, reasoned opinion in 1994

Portugal — 93/1080, no measures notified, reasoned opinion in 1994

United Kingdom — 93/1092, no measures notified, Article 169 letter in 1993 — terminated in 1994

92/0121

Large exposures of credit institutions

Member States which have notified implementing measures: B, DK, E, EL, F, IRL, I, L, NL, UK

Germany — 94/0084, no measures notified, Article 169 letter in 1994

Portugal — 94/0349, no measures notified, Article 169 letter in 1994

93/0001

Methods of sampling and analysis for fertilizers

Member States which have notified implementing measures: B, DK, EL, F, IRL, I, L, P, NL, UK

Denmark — 94/0410, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Germany — 94/0415, no measures notified, Article 169 letter in 1994

Greece — 94/0426, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Spain — 94/0436, no measures notified, Article 169 letter in 1994

Italy — 94/0467, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0474, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0350, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0490, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0382, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

93/0005

Scientific examination of questions relating to food

Member States which have notified implementing measures: all

Belgium — 93/0643, no measures notified Article 169 letter in 1993 — terminated in 1994

Greece — 93/0694, no measures notified, Article 169 letter in 1993 — terminated in 1994

Spain — 93/0735, no measures notified, Article 169 letter in 1993 — terminated in 1994

France — 93/0760, no measures notified, Article 169 letter in 1993 — terminated in 1994

Ireland — 93/0783, no measures notified, Article 169 letter in 1993 — terminated in 1994

Italy — 93/0806, no measures notified, Article 169 letter in 1993 — terminated in 1994

Luxembourg — 93/0827, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0870, no measures notified, Article 169 letter in 1993 — terminated in 1994

93/0008

Plastic materials and articles intended to come into contact with foodstuffs

Member States which have notified implementing measures: B, D, DK, F, IRL, NL

93/0009

Plastic materials and articles intended to come into contact with foodstuffs

Member States which have notified implementing measures: B, D, DK, F, IRL, NL

93/0010

Materials and articles of regenerated cellulose film intended to come into contact with foodstuffs

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, NL, UK

93/0011

N-nitrosamines in rubber teats and soothers

Member States which have notified implementing measures: B, D, DK, EL, E, F, IRL, NL, P

Greece — 94/0544, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

France — 94/0557, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Italy — 94/0570, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0601, no measures notified, Article 169 letter in 1994

93/0012

Sulphur content of liquid fuels

Member States which have notified implementing measures: DK, EL, IRL, L, NL, UK

Belgium — 94/0519, no measures notified, Article 169 letter in 1994

Germany — 94/0534, no measures notified, Article 169 letter in 1994

Spain — 94/0552, no measures notified, Article 169 letter in 1994

France — 94/0558, no measures notified, Article 169 letter in 1994

Italy — 94/0571, no measures notified, Article 169 letter in 1994

Portugal — 94/0593, no measures notified, Article 169 letter in 1994

93/0013

Unfair contract terms

Member States which have notified implementing measures: NL, B

93/0014

Braking systems of two- and three-wheel motor vehicles

Member States which have notified implementing measures:
B, DK, D, E, F, IRL, I, L, NL, P

93/0015

Placing on the market and supervision of explosives for civil uses (double deadline for transposal: 30. 9. 93 and 30. 6. 94)

Member States which have notified implementing measures:
B, DK, I, L, NL, P, UK

Belgium — 94/0625, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0641, no measures notified, Article 169 letter in 1994

Greece — 94/0699, no measures notified, Article 169 letter in 1994

Spain — 94/0663, no measures notified, Article 169 letter in 1994

France — 94/0676, no measures notified, Article 169 letter in 1994

Ireland — 94/0711, no measures notified, Article 169 letter in 1994 — terminated in 1994

Italy — 94/0721, no measures notified, Article 169 letter in 1994 — terminated in 1994

Luxembourg — no measures notified, Article 169 letter in 1994 — terminated in 1994

Netherlands — 94/0491, no measures notified, Article 169 letter in 1994 — terminated in 1994

Portugal — 94/0753, no measures notified, Article 169 letter in 1994 — terminated in 1994

93/0017

Community grades of seed potatoes

Member States which have notified implementing measures:
B, DK, EL, E, F, IRL, I, L, NL, UK

Belgium — 93/0644, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)

Germany — 93/0691, no measures notified, reasoned opinion in 1994

Spain — 93/0736, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Greece — 93/0692, no measures notified, reasoned opinion in 1994 — terminated in 1994

France — 93/0761, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Italy — 93/0807, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Ireland — 93/0784, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)

Luxembourg — 93/0828, no measures notified, Article 169 letter in 1993 — terminated in 1994

Portugal — 93/0871, no measures notified, reasoned opinion in 1994

United Kingdom — 93/0893, no measures notified, reasoned opinion in 1994 — terminated in 1994

93/0018

Dangerous preparations

Member States which have notified implementing measures:
D, F

93/0021

Labelling of dangerous substances

Member States which have notified implementing measures:
DK, D, F, IRL, NL

Belgium — 94/0782, no measures notified, Article 169 letter in 1995

Greece — 94/0989, no measures notified, Article 169 letter in 1995

Spain — 94/0826, no measures notified, Article 169 letter in 1995

Italy — 94/0876, no measures notified, Article 169 letter in 1995

Luxembourg — 94/0900, no measures notified, Article 169 letter in 1995

Portugal — 94/0933, no measures notified, Article 169 letter in 1995

United Kingdom — 94/0956, no measures notified, Article 169 letter in 1995

93/0026

Feedingstuffs

Member States which have notified implementing measures:
B, D, DK, EL, E, F, IRL, L, NL, P, UK

Denmark — 94/0256, Article 169 letter in 1994 (to be terminated in 1995)

Germany — 94/0536, Article 169 letter sent in 1994 (to be terminated in 1995)

Greece — 94/0543, Article 169 letter sent in 1994 (to be terminated in 1995)

Italy — 94/0572, Article 169 letter sent in 1994

Portugal — 94/0594, Article 169 letter sent in 1994 (to be terminated in 1995)

93/0027

Feedingstuffs — additives

Member States which have notified implementing measures:
B, D, DK, E, F, IRL, I, L, NL, P, UK

Denmark — 94/0527, Article 169 letter sent in 1994 (to be terminated in 1995)

Germany — 94/0536, Article 169 letter sent in 1994 (to be terminated in 1995)

Greece — 94/0542, Article 169 letter sent in 1994

Italy — 94/0573, Article 169 letter sent in 1994 (to be terminated in 1995)

Portugal — 94/0595, Article 169 letter sent in 1994 (to be terminated in 1995)

93/0028

Official control of feedingstuffs

Member States which have notified implementing measures:
B, D, DK, EL, F, IRL, I, L, NL, UK

Spain — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

93/0029

Identification of controls, tell-tales and indicators for two- or three-wheel motor vehicles

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0030

Audible warning devices for two- or three-wheel motor vehicles

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0031

Stands for two- or three-wheel motor vehicles

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0032

Passenger hand-holds for two- or three-wheel motor vehicles
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0033

Devices to prevent unauthorized use of two- or three-wheel motor vehicles
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0034

Statutory markings for two- or three-wheel motor vehicles
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P

93/0035

Cosmetics
Member States which have notified implementing measures:
none

93/0036

Public supply contracts
Member States which notified implementing measures in 1994:
DK, L, NL, P

Belgium — 94/0626, no measures notified, reasoned opinion in 1994
Germany — 94/0650, no measures notified, reasoned opinion in 1994
Spain — 94/0664, no measures notified, reasoned opinion in 1994
France — 94/0677, no measures notified, reasoned opinion in 1994
Greece — 94/0698, no measures notified, reasoned opinion in 1994
Ireland — 94/0712, no measures notified, reasoned opinion in 1994
Italy — 94/0722, no measures notified, reasoned opinion in 1994
Luxembourg — 94/0734, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
United Kingdom — 94/0771, no measures notified, reasoned opinion in 1994

93/0038

Public contracts
Member States which have notified implementing measures:
DK, L, NL

93/0039

Medicines
Member States which have notified implementing measures: all

93/0040

Veterinary medicinal products
Member States which have notified implementing measures: all

93/0041

High-technology medicinal products
Member States which have notified implementing measures: all

93/0044

Machinery
Member States which have notified implementing measures:
IRL, DK, UK

93/0045

Nectars without addition of sugar or honey
Member States which have notified implementing measures:
B, EL, IRL, UK

Belgium — 94/0023, no measures notified, Article 169 letter in 1994 — terminated in 1994
Denmark — 94/0054, no measures notified, Article 169 letter in 1994
Germany — 94/0417, no measures notified, Article 169 letter in 1994
Greece — 94/0109, no measures notified, terminated in 1994
Spain — 94/0153, no measures notified, Article 169 letter in 1994
Ireland — 94/0219, no measures notified, terminated in 1994
Italy — 94/0252, no measures notified, Article 169 letter in 1994
Luxembourg — 94/0286, no measures notified, Article 169 letter in 1994
Netherlands — 94/0319, no measures notified, Article 169 letter in 1994
Portugal — 93/0351, no measures notified, Article 169 letter in 1994
United Kingdom — 94/0383, no measures notified, Article 169 letter in 1994 — terminated in 1994

93/0046

Drugs — precursors
Member States which have notified implementing measures:
B, E, IRL

Belgium — 94/0403, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
Germany — 94/0417, no measures notified, Article 169 letter in 1994
Greece — 94/0424, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
Spain — 94/0438, no measures notified, Article 169 letter in 1994 — terminated in 1994
France — 94/0450, no measures notified, Article 169 letter in 1994
Ireland — 94/0460, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
Italy — 94/0469, no measures notified, Article 169 letter in 1994
Luxembourg — 94/0475, no measures notified, Article 169 letter in 1994
Netherlands — 94/0480, no measures notified, Article 169 letter in 1994
Portugal — 94/0492, no measures notified, Article 169 letter in 1994

93/0047

Cosmetics
Member States which have notified implementing measures:
D, DK, F, I, E, L, NL, UK

Belgium — 94/0627, no measures notified, Article 169 letter in 1994
Germany — 94/0651, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
Greece — 94/0697, no measures notified, Article 169 letter in 1994
Ireland — 94/0713, no measures notified, Article 169 letter in 1994

- Luxembourg — 94/0735, no measures notified, Article 169 letter in 1994
- Netherlands — 94/0745, no measures notified, Article 169 letter in 1994
- Portugal — 94/0754, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0772, no measures notified, Article 169 letter in 1994 — terminated in 1994
- 93/0048
Fruit-plant propagating material
Member States which have notified implementing measures: DK, IRL, L, NL
- Belgium — 94/0024, no measures notified, reasoned opinion in 1994
- Denmark — 94/0055, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0086, no measures notified, reasoned opinion in 1994
- Greece — 94/0105, no measures notified, reasoned opinion in 1994
- Spain — 94/0154, no measures notified, reasoned opinion in 1994
- France — 94/0185, no measures notified, reasoned opinion in 1994
- Ireland — 94/0220, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0253, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0287, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Netherlands — 94/0320, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0352, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0384, no measures notified, Article 169 letter in 1994
- 93/0049
Material for the propagation of ornamental plants
Member States which have notified implementing measures: DK, E, IRL, L, NL
- Belgium — 94/0025, no measures notified, reasoned opinion in 1994
- Denmark — 94/0056, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0087, no measures notified, reasoned opinion in 1994
- Greece — 94/0104, no measures notified, reasoned opinion in 1994
- Spain — 94/0155, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 94/0186, no measures notified, reasoned opinion in 1994
- Ireland — 94/0221, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0254, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0288, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Netherlands — 94/0321, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0353, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0385, no measures notified, Article 169 letter in 1994
- 93/0050
Organisms harmful to plants
Member States which have notified implementing measures: B, D, DK, E, F, I, IRL, L, NL, P, UK
- Belgium — 93/0975, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Germany — 93/0993, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Greece — 93/1022, no measures notified, reasoned opinion in 1994
- France — 93/1016, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Italy — 93/1051, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/1038, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/1069, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Netherlands — 93/1059, no measures notified, reasoned opinion in 1994 — terminated in 1994
- Portugal — 93/1081, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- 93/0051
Movement of plants in protected zones
Member States which have notified implementing measures: B, D, DK, E, F, I, IRL, L, NL, P, UK
- Belgium — 93/0976, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Denmark — 93/0986, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0994, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Greece — 93/1021, no measures notified, Article 169 letter in 1993 — reasoned opinion in 1994
- France — 93/1017, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 93/1052, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Ireland — 93/1039, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Luxembourg — 93/1070, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Netherlands — 93/1060, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 93/1082, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- United Kingdom — 93/1093, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- 93/0052
Embryos of domestic bovine animals
Member States which have notified implementing measures: D, E, F, IRL, NL, P
- Belgium — 94/0026, no measures notified, reasoned opinion in 1994
- Denmark — 94/0057, no measures notified, Article 169 letter in 1994

- Germany — 94/0088, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0108, no measures notified, reasoned opinion in 1994
- Spain — 94/0157, no measures notified, Article 169 letter in 1994 — terminated in 1994
- France — 94/0187, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 94/0222, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 94/0255, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0289, no measures notified, reasoned opinion in 1994
- Netherlands — 94/0322, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0354, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- United Kingdom — 94/0386, no measures notified, reasoned opinion in 1994

93/0053

Control of certain fish diseases

Member States which have notified implementing measures: DK, E, L, UK

- Belgium — no measures notified, Article 169 letter to be sent in 1995
- Germany — no measures notified, Article 169 letter to be sent in 1995
- Greece — no measures notified, Article 169 letter to be sent in 1995
- France — no measures notified, Article 169 letter to be sent in 1995
- Ireland — no measures notified, Article 169 letter to be sent in 1995
- Italy — no measures notified, Article 169 letter to be sent in 1995
- Netherlands — no measures notified, Article 169 letter to be sent in 1995
- Portugal — no measures notified, Article 169 letter to be sent in 1995

93/0054

Animals and products of fish farming

Member States which have notified implementing measures: DK, E, L, UK

- Belgium — no measures notified, Article 169 letter to be sent in 1995
- Germany — no measures notified, Article 169 letter to be sent in 1995
- Greece — no measures notified, Article 169 letter to be sent in 1995
- France — no measures notified, Article 169 letter to be sent in 1995
- Ireland — no measures notified, Article 169 letter to be sent in 1995
- Italy — no measures notified, Article 169 letter to be sent in 1995
- Netherlands — no measures notified, Article 169 letter to be sent in 1995
- Portugal — no measures notified, Article 169 letter to be sent in 1995

93/0055

Feedingstuffs — additives

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

- Denmark — 94/0640, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0696, Article 169 letter in 1994
- Portugal — 94/0594, Article 169 letter in 1994 (to be terminated in 1995)

93/0056

Feedingstuffs

Member States which have notified implementing measures: B, D, DK, E, EL, F, IRL, L, NL, P, UK

- Denmark — 94/0641, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0695, Article 169 letter in 1994, to be terminated in 1995
- Italy — 94/0723, Article 169 letter in 1994
- Portugal — 94/0756, Article 169 letter in 1994 (to be terminated in 1995)

93/0057

Pesticide residues — cereals and foodstuffs of animal origin

Member States which have notified implementing measures: all

- Belgium — 94/0027, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Denmark — 94/0058, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0089, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Greece — 94/0107, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Spain — 94/0158, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 94/0188, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Ireland — 94/0223, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Italy — 94/0256, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Luxembourg — 94/0290, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Netherlands — 94/0323, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0355, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- United Kingdom — 94/0387, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

93/0058

Pesticide residues — products of plant origin

Member States which have notified implementing measures: B, D, DK, E, F, IRL, I, L, NL, P, UK

- Belgium — 94/0028, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Denmark — 94/0059, no measures notified, Article 169 letter in 1994 — terminated in 1994

- Germany — 94/0090, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Greece — 94/0106, no measures notified, reasoned opinion in 1994
- Spain — 94/0159, no measures notified, Article 169 letter in 1994 — terminated in 1994
- France — 94/0189, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Ireland — 94/0224, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0257, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Luxembourg — 94/0291, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Netherlands — 94/0324, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Portugal — 94/0356, no measures notified, Article 169 letter in 1994 — terminated in 1994
- United Kingdom — 94/0388, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

93/0059

Air pollution by emissions from motor vehicles

Member States which have notified implementing measures: DK

- Belgium — 93/0977, no measures notified, Article 169 letter in 1993
- Germany — 93/0995, no measures notified, Article 169 letter in 1993
- Greece — 93/1023, no measures notified, Article 169 letter in 1993
- Spain — 93/1004, no measures notified, Article 169 letter in 1993
- France — 93/1018, no measures notified, Article 169 letter in 1993
- Ireland — 93/1040, no measures notified, Article 169 letter in 1993
- Italy — 93/1053, no measures notified, Article 169 letter in 1993
- Luxembourg — 93/1071, no measures notified, Article 169 letter in 1993
- Netherlands — 93/1061, no measures notified, Article 169 letter in 1993
- Portugal — 93/1083, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/1094, no measures notified, Article 169 letter in 1993

93/0060

Fresh semen

Member States which have notified implementing measures: D, DK, IRL

- Belgium — no measures notified, Article 169 letter to be sent in 1995
- Greece — no measures notified, Article 169 letter to be sent in 1995
- Spain — no measures notified, Article 169 letter to be sent in 1995
- France — no measures notified, Article 169 letter to be sent in 1995
- Italy — no measures notified, Article 169 letter to be sent in 1995
- Luxembourg — no measures notified, Article 169 letter to be sent in 1995

- Netherlands — no measures notified, Article 169 letter to be sent in 1995
- Portugal — no measures notified, Article 169 letter to be sent in 1995
- United Kingdom — no measures notified, Article 169 letter to be sent in 1995

93/0061

Vegetable propagating and planting material

Member States which have notified implementing measures: DK, E, IRL, L, NL

- Belgium — 94/0029, no measures notified, reasoned opinion in 1994
- Denmark — 94/0060, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0091, no measures notified, reasoned opinion in 1994
- Greece — 94/0103, no measures notified, reasoned opinion in 1994
- Spain — 94/0160, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- France — 94/0190, no measures notified, reasoned opinion in 1994
- Ireland — 94/0225, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0258, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0292, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 94/0357, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0389, no measures notified, Article 169 letter in 1994

93/0062

Vegetable propagating material

Member States which have notified implementing measures: DK, IRL, L, NL

- Belgium — 94/0628, no measures notified, Article 169 letter in 1994
- Germany — 94/0652, no measures notified, Article 169 letter in 1994
- Spain — 94/0665, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- France — 94/0679, no measures notified, Article 169 letter in 1994
- Greece — 94/0693, no measures notified, Article 169 letter in 1994
- Italy — 94/0724, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0736, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0757, no measures notified, Article 169 letter in 1994
- United Kingdom — no measures notified, Article 169 letter to be sent in 1995

93/0063

Ornamental plants

Member States which have notified implementing measures: DK, E, IRL, NL

- Belgium — 94/0629, no measures notified, Article 169 letter in 1994
- Germany — 94/0653, no measures notified, Article 169 letter in 1994
- Spain — 94/0666, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- France — 94/0680, no measures notified, Article 169 letter in 1994
- Greece — 94/0692, no measures notified, Article 169 letter in 1994
- Italy — 94/0725, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0737, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0758, no measures notified, Article 169 letter in 1994
- United Kingdom — no measures notified, Article 169 letter to be sent in 1995
- 93/0064
Fruit plant propagating material
Member States which have notified implementing measures: DK, IRL, L, NL
- Belgium — 94/0630, no measures notified, Article 169 letter in 1994
- Germany — 94/0654, no measures notified, Article 169 letter in 1994
- Spain — 94/0667, no measures notified, Article 169 letter in 1994
- France — 94/0681, no measures notified, Article 169 letter in 1994
- Greece — 94/0691, no measures notified, Article 169 letter in 1994
- Ireland — 94/0714, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0726, no measures notified, Article 169 letter in 1994
- Luxembourg — 94/0738, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0759, no measures notified, Article 169 letter in 1994
- United Kingdom — no measures notified, Article 169 letter to be sent in 1995
- 93/0065
Air-traffic management systems
Member States which have notified implementing measures: DK, D, E, F, IRL, L, UK
- 93/0067
Principles for assessment of risks
Member States which have notified implementing measures: DK, D, F, IRL, L, NL
- Belgium — 93/0978, no measures notified, Article 169 letter in 1993
- Denmark — 93/0987, no measures notified, Article 169 letter in 1993 — terminated in 1994
- Germany — 93/0996, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Greece — 93/1020, no measures notified, Article 169 letter in 1993
- Spain — 93/1005, no measures notified, reasoned opinion in 1994
- France — 93/1019, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Ireland — 93/1041, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Italy — 93/1054, no measures notified, reasoned opinion in 1994
- Luxembourg — 93/1072, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Netherlands — 93/1062, no measures notified, Article 169 letter in 1993 (to be terminated in 1995)
- Portugal — 93/1084, no measures notified, Article 169 letter in 1993
- United Kingdom — 93/1095, no measures notified, reasoned opinion in 1994
- 93/0069
Fertilizers
Member States which have notified implementing measures: DK, E, IRL, I, L, NL, P, UK
- 93/0070
Official control of feedingstuffs
Member States which have notified implementing measures: B, D, DK, F, IRL, I, L, NL
- Denmark — 94/0642, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Spain — 94/0668, no measures notified, Article 169 letter in 1994
- France — 94/0682, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0694, no measures notified, Article 169 letter in 1994
- Ireland — 94/0715, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0727, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Portugal — 94/0760, no measures notified, Article 169 letter in 1994
- 93/0071
Plant protection products
Member States which have notified implementing measures: DK, E, F, IRL, L
- Belgium — Article 169 letter to be sent in 1995
- Germany — Article 169 letter to be sent in 1995
- Greece — Article 169 letter to be sent in 1995
- Italy — Article 169 letter to be sent in 1995
- Netherlands — Article 169 letter to be sent in 1995
- Portugal — Article 169 letter to be sent in 1995
- United Kingdom — Article 169 letter to be sent in 1995
- 93/0072
Labelling of dangerous substances
Member States which have notified implementing measures: DK, D, F, IRL, NL
- Belgium — 94/0792, no measures notified, Article 169 letter to be sent in 1995
- Greece — 94/0978, no measures notified, Article 169 letter to be sent in 1995
- Spain — 94/0831, no measures notified, Article 169 letter to be sent in 1995
- Italy — 94/0885, no measures notified, Article 169 letter to be sent in 1995
- Luxembourg — 94/0907, no measures notified, Article 169 letter to be sent in 1995

Portugal — 94/0943, no measures notified, Article 169 letter to be sent in 1995

United Kingdom — 94/0965, no measures notified, Article 169 letter to be sent in 1995

93/0073
Cosmetics
Member States which have notified implementing measures: DK, UK

93/0075
Shipment of dangerous or polluting goods
Member States which have notified implementing measures: D, EL

93/0076
Carbon dioxide emissions
Member States which have notified implementing measures: NL, UK

Belgium — no measures notified, Article 169 letter to be sent in 1995

Germany — no measures notified, Article 169 letter to be sent in 1995

Denmark — no measures notified, Article 169 letter to be sent in 1995

Spain — no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

France — no measures notified, Article 169 letter to be sent in 1995

Italy — no measures notified, Article 169 letter to be sent in 1995

Ireland — no measures notified, Article 169 letter to be sent in 1995

Luxembourg — no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

93/0078
Ornamental plants
Member States which have notified implementing measures: DK, E, IRL, L, NL

Belgium — 94/0631, no measures notified, Article 169 letter in 1994

Germany — 94/0655, no measures notified, Article 169 letter in 1994

Spain — 94/0669, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

France — 94/0683, no measures notified, Article 169 letter in 1994

Greece — 94/0690, no measures notified, Article 169 letter in 1994

Ireland — 94/0716, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Italy — 94/0728, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0739, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0761, no measures notified, Article 169 letter in 1994

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

93/0079
Fruit plant propagating material
Member States which have notified implementing measures: DK, IRL, L, NL

Belgium — 94/0632, no measures notified, Article 169 letter in 1994

Spain — 94/0670, no measures notified, Article 169 letter in 1994

France — 94/0684, no measures notified, Article 169 letter in 1994

Greece — 94/0689, no measures notified, Article 169 letter in 1994

Italy — 94/0729, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0740, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0762, no measures notified, Article 169 letter in 1994

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

93/0081
Type-approval of motor vehicles
Member States which have notified implementing measures: B, D, EL, E, F, IRL, L, NL, UK

Denmark — 94/0805, no measures notified, Article 169 letter to be sent in 1995

France — 94/0848, no measures notified, Article 169 letter to be sent in 1995 (to be terminated in 1995)

Italy — 94/0888, no measures notified, Article 169 letter to be sent in 1995

Portugal — 94/0954, no measures notified, Article 169 letter to be sent in 1995

93/0084
Transparency of financial relations between Member States and public undertakings
Member States which have notified implementing measures: DK, D, E, F, IRL, I, L, NL, P, UK

Belgium — 93/0030, no measures notified, reasoned opinion in 1994

Denmark — 94/0061, no measures notified, Article 169 letter in 1994 — terminated in 1994

Germany — 94/0092, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0102, no measures notified, reasoned opinion in 1994

France — 94/0191, no measures notified, Article 169 letter in 1994 — terminated in 1994

Ireland — 94/0226, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Italy — 94/0259, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0293, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0325, no measures notified, Article 169 letter in 1994 — terminated in 1994

Portugal — 94/0358, no measures notified, Article 169 letter in 1994 — terminated in 1994

United Kingdom — 94/0390, no measures notified, Article 169 letter in 1994 — terminated in 1994

93/0085

Potato ring rot

Member States which have notified implementing measures:
B, DK, E, EL, IRL, L, NL, UK

- Belgium — 94/0031, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Denmark — 94/0062, no measures notified, Article 169 letter in 1994 — terminated in 1994
- Germany — 94/0093, no measures notified, reasoned opinion in 1994
- Greece — 94/0101, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Spain — 94/0161, no measures notified, Article 169 letter in 1994 — terminated in 1994
- France — 94/0192, no measures notified, reasoned opinion in 1994
- Italy — 94/0260, no measures notified, reasoned opinion in 1994
- Luxembourg — 94/0294, no measures notified, reasoned opinion in 1994 (to be terminated in 1995)
- Portugal — 94/0359, no measures notified, reasoned opinion in 1994
- United Kingdom — 94/0391, no measures notified, Article 169 letter in 1994 — terminated in 1994

93/0086

Batteries and accumulators containing certain dangerous substances

Member States which have notified implementing measures:
DK, IRL, L, NL

- Belgium — 94/0032, no measures notified, Article 169 letter in 1994
- Germany — 94/0094, no measures notified, Article 169 letter in 1994
- Greece — 94/0100, no measures notified, Article 169 letter in 1994
- Spain — 94/0162, no measures notified, Article 169 letter in 1994
- France — 94/0193, no measures notified, reasoned opinion in 1994
- Italy — 94/0261, no measures notified, Article 169 letter in 1994
- Portugal — 94/0360, no measures notified, Article 169 letter in 1994
- United Kingdom — 94/0392, no measures notified, reasoned opinion in 1994

93/0088

Exposure to biological agents

Member States which have notified implementing measures:
DK, D, EL, F, IRL, I, L, NL (derogation Portugal 31. 12. 95)

- Belgium — 94/0521, no measures notified, Article 169 letter in 1994
- Germany — 94/0538, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Greece — 94/0540, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Spain — 94/0554, no measures notified, Article 169 letter in 1994 — reasoned opinion to be sent in 1995
- Ireland — 94/0566, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)
- Italy — 94/0575, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0580, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0588, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0604, no measures notified, Article 169 letter in 1994

93/0089

Taxes on certain vehicles used for the carriage of goods by road

Member States which have notified implementing measures:
B, D, DK, L, UK

93/0090

Labelling of dangerous substances

Member States which have notified implementing measures:
DK, F, IRL, NL

Belgium — 94/0033, no measures notified, Article 169 letter in 1994

Germany — 94/0095, no measures notified, Article 169 letter in 1994

Greece — 94/0099, no measures notified, Article 169 letter in 1994

Spain — 94/0163, no measures notified, reasoned opinion in 1994

Italy — 94/0262, no measures notified, reasoned opinion in 1994

Luxembourg — 94/0296, no measures notified, Article 169 letter in 1994

Portugal — 94/0361, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0393, no measures notified, reasoned opinion in 1994

93/0091

Interior fittings of motor vehicles

Member States which have notified implementing measures: all

93/0095

Personal protective equipment

Member States which have notified implementing measures:
DK, EL, E, IRL, NL, UK

93/0102

Labelling of foodstuffs

Member States which have notified implementing measures:
DK, F, NL

93/0105

Information required for technical dossiers

Member States which have notified implementing measures:
DK, F, IRL, L, NL

Belgium — 94/0035, no measures notified, Article 169 letter in 1994

Germany — 94/0097, no measures notified, Article 169 letter in 1994

Greece — 94/0098, no measures notified, Article 169 letter in 1994

Spain — 94/0164, no measures notified, reasoned opinion in 1994

Italy — 94/0263, no measures notified, Article 169 letter in 1994

Portugal — 94/0362, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0395, no measures notified, reasoned opinion in 1994

93/0106

Particular plant health risks — protected zones

Member States which have notified implementing measures:
DK, D, E, F, IRL, I, NL, P

Belgium — 94/0405, no measures notified, Article 169 letter in 1994

Germany — 94/0419, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0423, no measures notified, Article 169 letter in 1994

France — 94/0452, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0477, no measures notified, Article 169 letter in 1994

Netherlands — 94/0482, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0494, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0498, no measures notified, Article 169 letter in 1994

93/0107

Feedingstuffs — additives

Member States which have notified implementing measures:
B, D, DK, F, IRL, I, L, P

Greece — Article 169 letter to be sent in 1995

Spain — Article 169 letter to be sent in 1995

Netherlands — Article 169 letter to be sent in 1995

United Kingdom — Article 169 letter to be sent in 1995

93/0110

Organisms harmful to plants and plant products

Member States which have notified implementing measures:
D, DK, E, F, IRL, I, L, NL, P

Belgium — 94/0406, no measures notified, Article 169 letter in 1994

Germany — 94/0420, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0422, no measures notified, Article 169 letter in 1994

France — 94/0453, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Luxembourg — 94/0478, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Netherlands — 94/0483, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0495, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0499, no measures notified, Article 169 letter in 1994

93/0113

Enzymes and micro-organisms in animal nutrition

Member States which have notified implementing measures:
B, D, DK, E, L, UK

Greece — Article 169 letter to be sent in 1995

Ireland — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Netherlands — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

93/0114

Feedingstuffs — additives

Member States which have notified implementing measures:
B, D, DK, E, L, UK

Greece — Article 169 letter to be sent in 1995

France — Article 169 letter to be sent in 1995

Ireland — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Netherlands — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

93/0116

Fuel consumption of motor vehicles

Member States which have notified implementing measures:
B, DK, D, EL, E, I, L, NL, P, UK

Greece — 94/0539, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

France — 94/0560, no measures notified, Article 169 letter in 1994

Ireland — 94/0567, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0582, no measures notified, Article 169 letter in 1994 (to be terminated in 1995)

93/0117

Official control of feedingstuffs

Member States which have notified implementing measures:
D, DK, F, IRL, NL, P

Belgium — Article 169 letter to be sent in 1995

Greece — Article 169 letter to be sent in 1995

Spain — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Luxembourg — Article 169 letter to be sent in 1995

United Kingdom — Article 169 letter to be sent in 1995

Kingdom

93/0118

Financing of veterinary health inspections

Member States which have notified implementing measures: all
(as regards provisions falling due by 31. 12. 93)

Belgium — no measures notified, Article 169 letter to be sent in 1995

Germany — no measures notified, Article 169 letter to be sent in 1995

Denmark — no measures notified, Article 169 letter to be sent in 1995

Spain — no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

France — no measures notified, Article 169 letter to be sent in 1995

Italy — no measures notified, Article 169 letter to be sent in 1995

Ireland — no measures notified, Article 169 letter to be sent in 1995

Luxembourg — no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

94/0002

Energy labelling of refrigerators, freezers and their combinations

Member States which have notified implementing measures: NL

Belgium — no measures notified, Article 169 letter to be sent in 1995

Germany — no measures notified, Article 169 letter to be sent in 1995

Denmark — no measures notified, Article 169 letter to be sent in 1995

Spain — no measures notified, Article 169 letter to be sent in 1995

Greece — no measures notified, Article 169 letter to be sent in 1995

France — no measures notified, Article 169 letter to be sent in 1995

Italy — no measures notified, Article 169 letter to be sent in 1995

Ireland — no measures notified, Article 169 letter to be sent in 1995

Luxembourg — no measures notified, Article 169 letter to be sent in 1995

Portugal — no measures notified, Article 169 letter to be sent in 1995

United Kingdom — no measures notified, Article 169 letter to be sent in 1995

94/0003

Interception of harmful organisms

Member States which have notified implementing measures: DK, E, F, IRL, NL, P, UK

Belgium — 94/0633, Article 169 letter in 1994

Germany — 94/0657, Article 169 letter in 1994

Denmark — 94/0643, Article 169 letter in 1994 (to be terminated in 1995)

Spain — 94/0671, Article 169 letter in 1994 (to be terminated in 1995)

France — 94/0685, Article 169 letter in 1994 (to be terminated in 1995)

Greece — 94/0688, Article 169 letter in 1994

Italy — 94/0730, Article 169 letter in 1994

Luxembourg — 94/0741, Article 169 letter in 1994

Netherlands — 94/0746, Article 169 letter in 1994 (to be terminated in 1995)

Portugal — 94/0763, Article 169 letter in 1994 (to be terminated in 1995)

United Kingdom — 94/0774, Article 169 letter in 1994 (to be terminated in 1995)

94/0004

Tax-free allowances for travellers — imports and duty-free purchases

Member States which have notified implementing measures: D, DK, EL, E, F, IRL, L, NL, UK

94/0012

Pollution by emissions from motor vehicles

Member States which have notified implementing measures: DK, D, E, F, L, NL, UK

94/0013

Organisms harmful to plants

Member States which have notified implementing measures: IRL, NL

Belgium — Article 169 letter to be sent in 1995

Germany — Article 169 letter to be sent in 1995

Denmark — Article 169 letter to be sent in 1995

Spain — Article 169 letter to be sent in 1995

France — Article 169 letter to be sent in 1995

Greece — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Luxembourg — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

United Kingdom — Article 169 letter to be sent in 1995

Kingdom

94/0015

Genetically modified organisms

Member States which have notified implementing measures: DK, NL

Belgium — 94/0634, no measures notified, Article 169 letter in 1994

Germany — 94/0658, no measures notified, Article 169 letter in 1994

Spain — 94/0672, no measures notified, Article 169 letter in 1994

France — 94/0686, no measures notified, Article 169 letter in 1994

Greece — 94/0687, no measures notified, Article 169 letter in 1994

Ireland — 94/0717, no measures notified, Article 169 letter in 1994

Italy — 94/0731, no measures notified, Article 169 letter in 1994

Luxembourg — 94/0742, no measures notified, Article 169 letter in 1994

Portugal — 94/0764, no measures notified, Article 169 letter in 1994

United Kingdom — 94/0775, no measures notified, Article 169 letter in 1994

94/0017

Feedingstuffs — additives

Member States which have notified implementing measures: B, D, DK, E, F, L, UK

Greece — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Ireland — Article 169 letter to be sent in 1995

Netherlands — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

94/0032

Cosmetics

Member States which have notified implementing measures: none

94/0038

Amendment to Directive 92/51

Member States which have notified implementing measures: none

94/0040

Additives — guidelines for evaluation

Member States which have notified implementing measures: B, DK, F, L, NL

Germany — Article 169 letter to be sent in 1995

Spain — Article 169 letter to be sent in 1995

Greece — Article 169 letter to be sent in 1995

Italy — Article 169 letter to be sent in 1995

Ireland — Article 169 letter to be sent in 1995

Portugal — Article 169 letter to be sent in 1995

United Kingdom — Article 169 letter to be sent in 1995

Kingdom

94/0047

Time-sharing

Member States which have notified implementing measures: none

ANNEX V

JUDGMENTS OF THE COURT OF JUSTICE NOT YET IMPLEMENTED AT 31 DECEMBER 1994

BELGIUM

Judgment given on 19/10/81, Case C-137/80

Judgment given on 03/10/89, Case C-383/85

Transfer of pension rights.

On 12. 9. 1994 the Belgian authorities transmitted new draft legislation which is still under discussion:

Judgment given on 02/02/82, Case C-71/81

Judgment given on 14/01/88, Case C-230/85

Disposal of polychlorinated biphenyls and terphenyls (PCBs/PCTs).

On 25. 10. 1994 the Flemish Region, at the Commission's request, transmitted legislation amending a large number of provisions.

Judgment given on 08/07/87, Case C-247/85

Wild birds.

Walloon legislation is now under scrutiny.

Judgment given on 27/09/88, Case C-42/87

Judgment given on 03/05/94, Case C-47/93

Discrimination in public financing — non-university further education.

The Commission has contacted the Belgian authorities requesting notification of measures to comply with the Court's judgment.

Judgment given on 05/04/90, Case C-6/89

50 % reduction in remuneration paid by the Belgian Administration to Belgian teachers seconded to the European Schools. The Belgian authorities are taking the promised action.

Judgment given on 19/02/91, Case C-375/89

Aid for Idealspun/Beaulieu.

The Belgian authorities have commenced proceedings in the national courts to recover the unlawful aid.

Judgment was given on 20. 9. 1994. The company has appealed against it. Provisional enforcement measures are being considered.

Judgment given on 16/05/91, Cases C-167/90

Pharmacists: coordination and mutual recognition of qualifications.

The Belgian authorities have notified draft legislation which neither fully transposes the directives nor complies with point 1 of the operative part of the Court's judgment.

Article 171 proceedings are in motion.

Judgment given on 11/06/91, Case C-290/89

Surface water.

Belgium has notified a plan of action for the Flemish and Walloon Regions. Provisions to regulate sampling frequencies in Wallonia are still missing but have been promised for January 1995.

Judgment given on 26/02/92, Case C-377/90

Carriage of goods by inland waterway — access to the occupation.

Transpositional legislation has been notified.

The Commission is looking forward to its formal enactment.

Judgment given on 10/11/92, Case C-326/90

Covert discrimination regarding social security benefits.

Belgium has adapted its legislation in response to a judgment by the Court of Justice, but problems remain. Article 171 proceedings have been commenced.

Judgment given on 16/12/92, Case C-211/91

Decree of the Flemish Community regarding cable TV distribution.

On 4. 5. 1994 the Flemish Community adopted a Decree on cable television. Case C-11/95 in the Court of Justice concerns this Decree.

Judgment given on 17/02/93, Case C-173/91

Equal treatment of men and women.

Discrimination based on age.

Article 171 proceedings are in motion.

Judgment given on 10/03/93, Case C-186/91

Air quality standards for nitrogen dioxide.

Article 171 proceedings have been commenced.

Judgment given on 08/06/93, Case C-373/92

Duplicate tests on imported sterile medical accessories.

On 22. 3. 1994 the Belgian authorities notified a draft Royal Decree that would bring the legislation into line.

The Commission hopes that it will be passed quickly so as to put an end to the infringement.

Judgment given on 23/02/94, Case C-336/93

Road transport, recording equipment.

Article 171 proceedings have been commenced.

Judgment given on 24/03/94, Case C-80/92

Free movement of wireless telephones.

The Commission has contacted the Belgian authorities to ascertain what measures are to be taken to comply with the Court's judgment.

Judgment given on 03/05/94, Case C-260/93

Sewage sludge used in agriculture.

The Commission has contacted the Belgian authorities.

Judgment given on 28/09/94, Case C-65/94

Medicated feedingstuffs in the Community.

Recent judgment.

GERMANY

Judgment given on 03/07/90, Case C-288/88

Wild birds, shooting laws.

Bills that were to be enacted before summer 1994 have been notified.

Article 171 proceedings are in motion pending their enactment.

Judgment given on 20/09/90

Bug-Alutechnik — repayment of a grant.
National recovery proceedings are in motion.
The Commission is in contact with the German authorities to monitor the progress of the court case.
Article 171 proceedings are in motion.

Judgment given on 28/02/91, Case C-131/88

Groundwater.
The German authorities have not notified measures to comply with the Court's judgment.
Article 171 proceedings are in motion.

Judgment given on 17/10/91, Case C-58/89

Surface water, not properly implemented.
The German authorities have not notified the measures taken to comply with the Court's judgment.
Article 171 proceedings are in motion.

Judgment given on 01/06/94, Case C-317/92

Sterile medical accessories: packaging and labelling.
The Commission has contacted the German authorities to ascertain what measures are planned to comply with the Court's judgment.

Judgment given on 13/07/94, Case C-131/93

Imports of live freshwater crayfish.
The Commission has contacted the German authorities to ascertain what measures are planned to comply with the Court's judgment.

GREECE

Judgment given on 15/03/88, Case C-147/86

Judgment given on 30/01/92, Case C-328/90
Ban on opening a private school (Frontistirion); nationality discrimination.

On 1. 9. 1994 the Greek authorities notified the Commission of Decree No 211/94, which abolishes the nationality requirement.
The Decree is being scrutinized by the Commission.

Judgment given on 08/11/90, Case C-53/88

Protection of workers in the event of the employer's insolvency.
The Greek authorities have sent additional replies which are under discussion with the Commission.

Judgment given on 26/02/91, Case C-189/89

Restrictions on freedom to provide services — tourist guides.
The Greek authorities have sent notification of a Presidential Decree to comply with the Court's judgment as regards legislation on tourist guides.

The Greek authorities have been asked to supply additional explanations, with details as to the timing.

Judgment given on 07/04/92, Case C-45/91

Village waste in Crete.

The Greek authorities have not replied to the Commission letter requesting notification of measures to comply with the Court's judgment.

Article 171 proceedings are in motion.

SPAIN

Judgment given on 10/12/90, Case C-192/90

Failure to notify programmes for the application of the Directive on containers of liquids for human consumption.
Since a new general Directive on packaging was issued on 20. 12. 1994, the Commission saw no further need to pursue actions against Member States that had failed to give proper effect to a directive relating to specific form of packaging which in any case will cease to have effect on 30. 6. 1996.

Judgment given on 02/08/93, Case C-355/90

Conservation of wild birds.
The Commission has contacted the Spanish authorities.

Judgment given on 17/11/93, Case C-71/92

Public works and supply contracts.
Article 171 proceedings have been commenced.

Judgment given on 15/03/94, Case C-45/93

Nationality discrimination regarding access to museums.
Spanish federal legislation has been amended; regional measures are still awaited.

Judgment given on 22/03/94, Case C-375/92

Restrictions on freedom to provide services as tourist guides.
The Commission has contacted the national authorities.

Judgment given on 23/03/94, Case C-268/93

Good laboratory practice.
Article 171 proceedings have been commenced.

Judgment given on 03/05/94, Case C-328/92

Public supply contracts for pharmaceutical products to the social security authorities.
The Commission has contacted the Spanish authorities.

Judgment given on 05/10/94, Case C-381/93

Tax discrimination, sea transport, dock dues.
Recent judgment.

Judgment given on 06/12/94, Case C-277/93

Doctor's remuneration.
Recent judgment.

FRANCE

Judgment given on 21/06/83, Case C-90/82**Judgment given on 13/07/88, Case C-169/87**

Retail price of manufactured tobacco.
The Commission is considering reactivating its action against France on the basis of the new Article 171 of the EC Treaty.

Judgment given on 27/04/88, Case C-252/85

Wild birds.
The Commission is pursuing its action.

Judgment given on 25/10/88, Case C-312/86

Equal treatment, access to employment.

Only a part of the clauses found to be discriminatory have been changed during negotiations.

Following detailed examination of Act No 89-488, the Commission believes the problems remain.

Article 171 proceedings are in motion.

Judgment given on 12/12/90, Case C-263/88

Refusal to allow freedom of establishment and freedom to provide services in overseas territories.

The French authorities' reply dated 18. 4. 1994 is not satisfactory.

Article 171 proceedings are in motion.

Judgment given on 26/02/91, Case C-154/89

Restrictions on freedom to provide services — tourist guides. The French authorities have notified the Commission of a new Decree dated 15. 6. 1994, some of whose provisions are felt to be disproportionate.

Article 171 proceedings are in motion.

Judgment given on 11/06/91, Case C-64/88

Fisheries: inadequate enforcement of technical conservation measures.

On the entry into force on 1. 6. 1992 of new Community technical measures for the conservation of fish resources, the French authorities established a new, stronger system of fisheries surveillance and monitoring.

The Commission is continuing to check whether all the measures needed to comply with Community law have been taken.

Article 171 proceedings are in motion.

Judgment given on 13/01/93, Case C-293/91

Defective products.

Article 171 proceedings are in motion.

Judgment given on 05/05/93, Case C-246/91

Cosmetics.

Article 171 proceedings have been commenced.

Judgment given on 17/11/93, Case C-68/92

VAT on advertising services, double taxation.

Article 171 proceedings have been commenced.

Judgment given on 05/10/94, Case C-255/93

Failure to transmit programmes for the reduction of containers of liquids for human consumption.

Since a new general Directive on packaging was issued on 20. 12. 1994, the Commission saw no further need to pursue actions against Member States that had failed to give proper effect to a directive relating to specific form of packaging which in any case will cease to have effect on 30. 6. 1996.

IRELAND

Judgment given on 04/10/91, Case C-93/89

Incompatibility of Fisheries Amendment Act 1983 with Community law.

Ireland has enacted legislation to comply with the Court's judgment; it is being scrutinized by the Commission.

Judgment given on 17/11/92, Case C-235/91

Restrictions on imports of semen of bovine animals and pigs for artificial insemination.

Contacts with the Irish authorities on a number of details are proving fruitful.

Judgment given on 02/12/92, Case C-280/90

Ban on fishing by British vessels in Irish waters and related measures.

The legislation notified by the Irish authorities is not satisfactory.

Article 171 proceedings are in motion.

ITALY

Judgment given on 15/11/83, Case C-322/82**Judgment given on 12/02/87, Case C-69/86**

Quality standards — fruit and vegetables.

The response to this judgment is improving.

Judgment given on 12/07/88, Case C-322/86**Judgment given on 09/03/94, Case C-291/93**

Quality of fresh waters.

The Commission has contacted the Italian authorities to ascertain what measures are planned to comply with the Court's judgment.

Judgment given on 17/01/91, Case C-157/89

Protection of wild birds, shooting season.

A circular, the content of which is properly reflects the undertakings entered into by the Italian authorities, has been gazetted. However, since circulars are not a satisfactory means of incorporating a directive into national law, Article 171 proceedings have been commenced.

Article 171 proceedings continue.

Judgment given on 26/02/91, Case C-180/89

Restrictions on freedom to provide services — tourist guides.

The Italian authorities have not notified practical measures to comply fully with the judgment of the Court of Justice.

Article 171 proceedings are in motion.

Judgment given on 07/05/91, Case C-246/88

Health protection — ionizing radiation.

No implementing measures have been notified.

Article 171 proceedings are in motion.

Judgment given on 07/05/91, Case C-45/89

Common rules for combined rail/road transport of goods.

The Article 171 proceedings continue.

Judgment given on 16/05/91, Case C-263/85

Contributions to regions purchasing home-produced buses and trams. Regional preferences.

The Italian national legislation has been adapted; the Commission is still awaiting enactment of regional legislation.

Judgment given on 13/12/91, Case C-33/90

Waste in Campania.

Italy has not answered the Commission's letter asking for notification of the measures taken or planned.

Article 171 proceedings are in motion.

Judgment given on 03/06/92, Case C-287/91

Delays in the reimbursement of VAT to taxable persons not established in Italy.

The Italian authorities have informed the Commission that they have taken measures to comply with the Court's judgment.

The Commission is in contact with the national authorities to ascertain whether the infringement has ceased.

Judgment given on 25/05/93, Case C-228/91

Restrictive measures on the import of fish.

The Ministerial Decree does not solve the problem for imported fish. The Commission has received fresh complaints, which it is now investigating.

Judgment given on 09/06/93, Case C-95/92

Radiation protection — medical examinations.

Article 171 proceedings are in motion.

Judgment given on 02/08/93, Case C-366/89

Monopoly for the collection and disposal of waste oils.

Article 171 proceedings have been commenced.

Judgment given on 09/02/94, Case C-119/92

Customs agents' monopoly of charges.

Article 171 proceedings have been commenced.

Judgment given on 23/02/94, Case C-289/93

Road transport: recording apparatus.

Article 171 proceedings have been commenced.

Judgment given on 26/04/94, Case C-272/91

Public procurement: computerized lottery systems.

The Commission is in contact with the Italian authorities; the situation is improving.

LUXEMBOURG

Judgment given on 25/07/91, Case C-252/89

Containers of liquids for human consumption.

Since a new general Directive on packaging was issued on 20. 12. 1994, the Commission saw no further need to pursue actions against Member States that had failed to give proper effect to a directive relating to specific form of packaging which in any case will cease to have effect on 30. 6. 1996.

Judgment given on 16/06/92, Case C-351/90

Refusal to allow dentists to have two surgeries.

The Luxembourg authorities have notified no legislation.

Article 171 proceedings are in motion.

Judgment given on 10/03/93, Case C-111/91

Residence requirement for childbirth and maternity allowances.

Article 171 proceedings have been commenced.

Judgment given on 17/11/93, Case C-69/92

VAT on advertising services.

Article 171 proceedings have been commenced.

Judgment given on 18/05/94, Case C-118/92

Nationality discrimination: rights of foreign workers to vote in elections for labour representatives.

The situation is improving. The Commission has contacted the Luxembourg authorities for confirmation of certain information it has received.

Judgment given on 13/04/94, Case C-313/93

Failure to notify national measures implementing the impact directive.

The Commission has contacted the Luxembourg authorities to ascertain what measures are planned to comply with the Court's judgment.

THE NETHERLANDS

Judgment given on 14/07/94, Case C-61/93

Electronic kw/h meters.

The Dutch authorities are willing to reconsider.

UNITED KINGDOM

Judgment given on 18/02/92, Case C-30/90

Patent licences.

The Commission has been notified of draft legislation.

Contacts are in hand with the British authorities to clarify a point of interpretation.

Judgment given on 25/11/92, Case C-337/89

Drinking water.

The Commission regularly checks that the Court's judgment is properly implemented.

Judgment given on 14/07/93, Case C-56/90

Bathing water quality: Blackpool and Southport.

The Member State is rectifying matters.

The Commission regularly checks that the Court's judgment is properly implemented.

Judgment given on 24/03/94, Case C-40/92

MMB: restrictions on freedom to sell milk.

The Commission has contacted the national authorities to ascertain what measures are planned to comply with the Court's judgment.

Judgment given on 08/06/94, Case C-382/92

Transfers of undertakings.

The Commission has contacted the British authorities.

Judgment given on 08/06/94, Case C-383/92

Collective redundancies.

The Commission has contacted the British authorities.

ANNEX VI

APPLICATION OF COMMUNITY LAW BY THE NATIONAL COURTS

1. Application of Article 177 of the EC Treaty

In 1994 the Court of Justice received 203 requests from national courts for preliminary rulings in cases where difficulties arose in the interpretation of Community law or where there were doubts as to the validity of a Community instrument.

Over the last few years the number of cases referred has varied considerably. Figures for the last five years are as follows:

1990: 142 cases

1991: 186 cases

1992: 162 cases

1993: 204 cases

1994: 203 cases

For the sixth consecutive year, cases were referred by courts in almost all the Member States, Greece being the exception in 1994. But there are wide variations between Member States. The Italian and German courts sought more than forty preliminary rulings each, whereas their Spanish counterparts sought only thirteen. And the Belgian and Dutch courts ask many more questions than, say, the Danish and Portuguese. But the figures show quite clearly that there is not a single Member State that is against the procedure on principle.

When the references made are recorded by the Court of Justice Registry, the questions raised are published in full in the *Official Journal of the European Communities*. The two tables below show the number of references from each Member State and the number of cases referred by each court of final instance.

Number of references per Member State in 1994 (compared with 1993)

Member State	Total references	References by courts of final instance
Belgium	19 (22)	2 (—)
Denmark	4 (7)	— (—)
Germany	44 (57)	11 (13)
Greece	— (5)	— (1)
Spain	13 (7)	5 (3)
France	36 (22)	7 (4)
Ireland	2 (1)	— (—)
Italy	46 (24)	5 (1)
Luxembourg	1 (1)	1 (1)
Netherlands	13 (43)	7 (28)
Portugal	1 (3)	— (1)
United Kingdom	24 (12)	1 (2)

Origin of references by supreme courts

Belgium	Cour de Cassation/Hof van Cassatie	1
	Conseil d'État/Raad van State	1
Germany	Bundesgerichtshof	5
	Bundesverwaltungsgericht	2
	Bundesfinanzhof	3
	Bundessozialgericht	1
Spain	Tribunal Supremo de Justicia	5
France	Cour de Cassation	6
	Conseil d'État	1
Italy	Corte Suprema di Cassazione	4
	Consiglio di Stato	1
Luxembourg	Conseil d'État	1
Netherlands	Raad van State	2
	Hoge Raad	2
	Centrale Raad van Beroep	1
	College van Beroep	2
United Kingdom	Court of Appeal	1

2. Significant judgments of national courts of final instance

2.1. Introduction

In an appendix to the Sixth Annual Report, the Commission published a study of the attitudes of national superior courts to Community law, in particular their approach to the principle of primacy of Community law over national law, the direct effect of many Community rules and the obligations arising from Article 177.

Analysis of the judgments referred to below shows that national superior courts are paying more and more attention to Community law.

As in previous years, the Commission has had access to data gathered by the research and documentation department of the Court of Justice. It was thus able to identify decisions which were of significance for the application of Community law, although it should be pointed out that it is not possible, by consulting databases, to identify cases where national courts ought to have applied Community law but where the judgment contains no reference to it. Moreover, the Commission cannot undertake a systematic analysis of the thousands of judgments delivered each year by the national superior courts. Each year some 1 200 judgments relating to Community law come to the attention of the Court's research and documentation department.

2.2. The research

Research was carried out on the following questions:

1. Were there cases where decisions against which there was no appeal were taken without a reference for a preliminary ruling even though they turned on points of Community law whose interpretation was less than perfectly obvious?
2. Were there any cases where courts, contrary to the rule in Case 314/85 Foto-Frost, declared an act of a Community institution to be invalid?
3. Were there any decisions that were noteworthy as setting good or bad examples?
4. Were there any decisions relating to the Union Treaty that merit special attention?

Decisions given or reported for the first time in 1994 were reviewed.

2.3. Question 1

In a judgment given on 19 July⁽¹⁾ the Bundesfinanzhof held that, by virtue of the judgment given by the Court of Justice in Case 283/81 CILFIT⁽²⁾, there was no need for it to seek a preliminary ruling on the interpretation of Articles 59 and 60 of the EC Treaty. The case concerned a Luxembourg firm of tax advisers operating for German clients in Germany. The German tax authorities dismissed tax appeals entered by the firm on the ground that it did not have the proper qualifications and was not entitled to provide professional services in tax matters. The Bundesfinanzhof held that this was compatible with Articles 59 and 60 of the EC Treaty as interpreted by the Court of Justice. The restrictions on freedom to provide services flowing from the German tax rules were warranted by considerations of public interest and the Luxembourg firm had failed to show that the rules governing it in Luxembourg met the full requirements of German law.

A judgment given by the Italian Court of Cassation on 19 January relates to criminal proceedings against four persons accused of unlawfully importing silver ingots from Switzerland⁽³⁾. Their defence was that the penalties provided for by Italian customs law were contrary to a series of provisions of the agreement between the European Economic Community and the Swiss Confederation⁽⁴⁾. The Court held that it was not

⁽¹⁾ Case VII R 107/93.

⁽²⁾ [1982] ECR 3415.

⁽³⁾ [1994] Foro Italiano II 408.

⁽⁴⁾ Council Regulation (EEC) No 2840/72 of 19 December 1972 concluding an Agreement between the European Economic Community and the Swiss Confederation and adopting provisions for its implementation and concluding an additional Agreement concerning the validity, for the Principality of Liechtenstein, of the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972: OJ No L 300, 31. 12. 1972, p. 188.

necessary to apply to the Court of Justice for a preliminary ruling under Article 177 of the EC Treaty on their interpretation but proceeded to interpret them itself in the light of the judgment given by the Court of Justice in Drexel⁽⁵⁾. It accordingly held that the heavy prison sentences and fines imposed by the Milan Court of Appeal were contrary to the Agreement since Italian legislation penalized violations of the tax rules applicable to imports more severely than the rules applicable to VAT on domestic transactions.

The Court's interpretation of the Agreement with Switzerland is not in accordance with the law as stated by the Court of Justice, which held in Case C-312/91 Metalsa⁽⁶⁾ that the rule in Drexel could not be extended to the Community's free-trade agreement with Austria, the provisions of which correspond to those of the Agreement with Switzerland, and that national rules which penalize offences relating to VAT on imports more severely than those relating to VAT on domestic transactions were not incompatible with the agreement⁽⁷⁾.

2.4. Question 2

Research revealed no cases of this type.

2.5. Question 3

The House of Lords decision in *R. v Secretary of State for Employment, ex parte Equal Opportunities Commission and another*⁽⁸⁾ concerned certain provisions of the Employment Protection (Consolidation) Act 1978 determining the conditions of eligibility for compensation in the event of unfair dismissal or redundancy. Employed persons working at least 16 hours per week were entitled after two years of continuous employment, but those working between 8 and 16 hours were entitled only after five years and those working less than 8 hours were not entitled at all.

The Equal Opportunities Commission alleged that these provisions were contrary to Community law (Article 119 of the EC Treaty and equal treatment directives), arguing that they generated indirect discrimination against women since far more women than men tended to work part time in otherwise comparable occupations. The Secretary of State's defence began

⁽⁵⁾ Case 299/86 [1988] ECR 1213.

⁽⁶⁾ [1993] ECR I-3751.

⁽⁷⁾ Council Regulation (EEC) No 2836/72 of 19 December 1972 concluding an Agreement between the European Economic Community and the Republic of Austria and adopting provisions for its implementation: OJ No L 300, 31. 12. 1972, p. 1.

⁽⁸⁾ [1994] 2 WLR 409.

with a query as to jurisdiction: Her Majesty's courts lacked jurisdiction to review Acts of Parliament for compatibility with Community law; Article 169 of the EC Treaty offered the only possibility of judicial review of these matters.

On the basis of the decision of the Court of Justice in Case C-213/89 *Factortame* (¹), the House of Lords dismissed all the Secretary of State's arguments. It held in particular that the principle of primacy empowered the courts in the UK to rule on the compatibility of an Act of Parliament with Community law. The courts were indeed the best placed to decide whether an apparently discriminatory practice might be justified on economic grounds. As to the substance, the Lords held that it followed from cases decided by the Court of Justice that the burden of proof fell to be borne by the Secretary of State. As he had not discharged the burden of proof, their Lordships concluded that the provisions attacked were indeed contrary to the EC Treaty and the directives.

On 11 March the French Conseil d'État set aside (²) a Decree permitting certain exceptions from the legislation governing access to the occupation of road passenger transport operator enacted pursuant to Directive 74/562/EEC (³). The Conseil d'État held that the Decree was *ultra vires* since the issuing authority had neglected to consult the Commission as required by the Directive's procedure for exceptions. It further held that the national authorities have the power to determine the form to be taken by measures implementing and giving effect to directives in domestic law but that those authorities cannot lawfully issue instruments that contravene the objectives of the directives.

It follows that the Conseil d'État can review implementing instruments for compatibility with Community law. But in another case, on 7 March (⁴), it confirmed the rule that it cannot review non-legislative administrative decisions and declined to review a prefectural decision for compatibility with Article 7 of Directive 85/337/EEC (⁵).

By Order dated 19 June 1994 (⁶), the Italian Constitutional Court declared that it had no jurisdiction to answer a request for a preliminary ruling from an inferior court on the ground that it had not first considered the question of compatibility of the Italian Act concerned with Community law. It pointed out

in particular that the Act had prompted the Commission to commence Article 169 proceedings against Italy (⁷). Failure to review national legislation for compatibility with Community law, especially where such a question was before the European Court of Justice, constituted a serious enough procedural defect to vitiate the referring court's order.

The Order is highly significant as regards compliance with Community law in Italy. It established the principle that the Italian courts must look at the compatibility of legislation with Community law before referring it to the Constitutional Court. Only if the legislation is found to be compatible with Community law can the question of constitutionality arise.

The Constitutional Court clarified this Order in a further case decided on 7 November (⁸), annulling a decision of the Umbria Regional Council and thereby preventing regional wine legislation from coming into force. The reason was that the legislation violated Articles 11 and 117 of the Constitution (restrictions on sovereignty as a result of membership of international organizations and distribution of powers between central and regional government). Article 11 was violated because the regional legislation was incompatible with Community regulations.

The Court observed that in direct actions, unlike the preliminary ruling cases, there is no principal proceeding in which the court can be regarded as responsible for discharging the duty to disapply provisions that are contrary to Community law. Consequently it must itself prevent the regional legislation from taking effect and thereby protect the State from actions by the Community.

On 3 March the Dutch Raad van State gave judgment in a case (⁹) concerning a problem of equivalence of qualifications, the State Secretary for Health having withheld recognition for a physiotherapist's qualification issued in the former German Democratic Republic. After declaring that the qualification was not covered by Community mutual recognition directives, it held that the question had to be considered in the light of Article 52 of the EC Treaty as interpreted by the Court of Justice in Case C-340/89 *Vlassopoulou* (¹⁰). Its conclusion was

(¹) [1990] ECR I-2434.

(²) No 98465, [1994] *Revue française de droit administratif* 1017-1018.

(³) Council Directive 74/562/EEC of 12 November 1974 on admission to the occupation of road passenger transport operator in national and international transport operations: OJ No L 308, p. 23.

(⁴) No 139129, [1994] *Revue française de droit administratif* 662.

(⁵) Council Directive 85/337/EEC of 27 June 1985 on the assessment of the effects of certain public and private projects on the environment; OJ No L 175, 5. 7. 1985, p. 40.

(⁶) No 244, [1994] *Rivista italiana di diritto pubblico comunitario* 748.

(⁷) Case C-40/93 *Commission v Italy*, pending: OJ No C 70, 12. 3. 1993, p. 10.

(⁸) Judgment No 384, [1995] *Gazzetta Ufficiale*, I Special series, No 47.

(⁹) *Afdeling Bestuursrechtspraak Raad van State*, [1994] *Administratief-rechtelijke Beslissingen* No 548.

(¹⁰) [1991] ECR I-2357.

that, by comparing the knowledge and skills attested by the German qualification with what would have been required for the Dutch qualification and by having regard to the opinions of two expert committees, the State Secretary had properly discharged his duty under Community law.

2.6. Question 4

In *Monckton v Lord Advocate*, the Court of Session, Outer House, decided that the United Kingdom had power to contribute to the administrative costs of implementing the Agreement on Social Policy concluded between eleven Member States, even though the Protocol on Social Policy excluded participation by it⁽¹⁾. The Court held that these costs concerned the Protocol, to which all the Member States were parties, and were an integral part of the expenditure covered by the Community budget.

In Belgium several members of elected local authorities brought an action in the Cour d'Arbitrage/Arbitragehof for annulment of the Act of Assent to the Treaty on European Union, arguing that the rights to vote and stand as candidates conferred on Union citizens by the Treaty were contrary to the fundamental voting rights enjoyed by Belgians by reason of their nationality and devalued their status in the electorate. On 18 October the Court dismissed the action as inadmissible, holding that the extension of the rights to vote and stand as candidates did not in any way restrict rights to do so⁽²⁾. The Court took the view that the extension might well affect the outcome of an election but that the applicants' interest as critics of that effect was no different from the interest that any person might have in criticizing rules made to further European integration. It concluded that to admit such an action would be tantamount to admitting the 'action populaire', not available under the Belgian Constitution.

⁽¹⁾ Court of Session, Outer House, Opinion of 5 May 1994. Summarized in [1994] TLR 264-266.

⁽²⁾ [1994] Arrêts de la Cour d'Arbitrage 901-910.

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