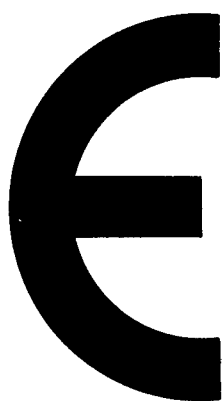


Bulletin

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European Economic Community
European Atomic Energy Community

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PART ONE

SPECIAL FEATURES

Standardized abbreviations for the designation of certain monetary units in the different languages of the Community:

BFR = Belgische frank/Franc belge

LFR = Franc luxembourgeois

DKR = Dansk krone

FF = Franc français

DM = Deutsche Mark

LIT = Lira italiana

HFL = Nederlandse gulden (Hollandse florijn)

UKL = Pound sterling

IRL = Irish pound

USD = United States dollar

1. Steel: 'manifest crisis'

Imposition of steel production quotas in the Community

1.1.1. In the face of worsening difficulties in the steel industry, a system of production quotas, to remain in force until 30 June 1981, was established in the Community. This decision was taken by the Commission—following consultations with the ECSC Consultative Committee and with the assent of the Council—in accordance with the provisions of Article 58 of the ECSC Treaty. This is the first time since the establishment of the first of the European Communities more than twenty years ago that the Treaty has been applied in this way.

1.1.2. The decision to impose production quotas on the steel companies was not without its attendant difficulties. The fact that one Member State (Federal Republic of Germany) agreed to the application of Article 58 only after much hesitation means that it will have taken about a month of discussions to obtain the assent of the Council (indispensable in this case). The ECSC High Authority had encountered similar difficulties in 1959 when it advocated the declaration of a state of manifest crisis in the coal industry together with the imposition of production quotas and import restrictions. However, the special Council of Ministers of the ECSC, meeting on 14 May 1959, did not give the assent which the High Authority sought.¹

On this occasion, and although under the Treaty a qualified majority would have been sufficient, the Commission sought the broadest possible consensus, which it successfully obtained on 30 October. The production quotas established will apply to four categories of product and to all crude steel.

Certain special steels will be exempted from the quota system.

The application of these measures will be strictly monitored. The Commission has given the Council a solemn assurance that the introduction of production quotas will not be accompanied by the fixing of minimum prices (Article 61 of the ECSC Treaty) or by import restrictions (Article 74 of the same Treaty).

On a social level, the Commission sent to the Council on 29 October a communication on allowances and additional budget resources for workers in the steel industry.

From the crisis plan of 1977 to the discussions of October 1980

1.1.3. The difficulties experienced by the steel industry in the Community (as in numerous other countries) did not occur overnight. For a number of years the Commission has been trying, mainly by various 'indirect means of action', to cope with the imbalance between supply and demand, with sagging prices and with growing unemployment.

Accordingly, since January 1977, the Commission has drawn up forward programmes (for some ECSC products) and these have served as the basis for voluntary commitments entered into by the iron and steel undertakings. Since May 1977 the Commission has published guide prices and minimum prices for certain products. At the end of December 1977,² owing to the inadequacy of these provisions, a package of crisis measures was adopted, some by the Council on a proposal by the Commission, and others by the

¹ ECSC High Authority, Eighth General Report on the Activities of the Community, 1960, point 57.

² Bull. EC 12-1977, points 1.1.1 to 1.1.4.

Commission in the areas within its competence. *Externally*, the main provisions of these measures were as follows: conclusion of bilateral arrangements with the steel-exporting countries; publication, in accordance with the GATT anti-dumping rules, of the basic prices reflecting production costs in the most efficient exporting countries; compulsory indication of the delivery price in automatic import licences; recording by the customs authorities of any differences between the published basic price and the declared delivery prices and, in the event of such differences, immediate imposition of provisional countervailing duties; measures to ensure Community surveillance of certain ECSC iron and steel products imported from non-member countries.

Internally, the crisis measures would: fix minimum prices for three categories of product; require iron and steel stockholders to comply with the minimum prices; raise the guide prices; require undertakings to issue certificates of conformity in respect of the iron and steel products subject to minimum prices (such certificates to accompany every delivery and show that the invoice prices comply with the minimum prices fixed by the Commission); require undertakings to supply certain information about their deliveries, so as to enable the Commission to monitor trade flows quickly and accurately and take any appropriate measures.

1.1.4. Apart from a number of amendments (to take account, in particular, of the conclusion of a series of bilateral arrangements with non-member countries, price trends, etc.), these crisis measures were extended or renewed successively in December 1978¹ and in December 1979.² However, since June 1980 the situation in the steel market has continued to deteriorate for a number of

reasons: decline in orders placed by certain industrial sectors (in particular, the motor and building industries); fall in exports; increasing failure on the part of firms to comply with delivery commitments entered into; increase in production costs. As a result, the effects of the crisis measures adopted for 1980 were muted during the first quarter, and the Commission—in a communication to the Council in July³—drew the attention of the latter to the seriousness of the situation and outlined measures which might have to be adopted if this trend were to continue. One of these measures, which were being discussed with the producers, provided for a balanced reduction in output, involving such quantities as would enable any worsening of the situation to be faced up to. For its part, however, the Commission could not rule out the possible imposition of additional, more effective measures. After a meeting held on 30 September⁴ between Eurofer, representing the producers, and Mr Davignon, the Member of the Commission responsible for industrial affairs, both sides agreed unanimously on the need for rapid measures to be taken to restore order to the market and Mr Davignon indicated that the Commission would be making proposals as to how this objective could be best achieved. The possible imposition of production quotas was not ruled out.

October 1980: scenario of events

1.1.5. The course of events was to take a sudden turn resulting—after numerous meet-

¹ Bull. EC 12-1978, points 1.3.1 to 1.3.7.

² Bull. EC 12-1979, points 1.1.1 to 1.1.6.

³ Bull. EC 7/8-1980, point 2.1.22.

⁴ Bull. EC 9-1980, point 2.1.8.

ings, discussions and controversies and notwithstanding reticence on the part of some—in the application of Article 58 of the ECSC Treaty. In this regard, the patterns and twists of events noted during October appear to be rather significant.

1 October. The Commission hears a statement by Mr Davignon on all aspects of the situation and decides to implement measures by 6 October designed to restore the balance of the European steel industry. The Member States are informed of the position the same day.

2-3 October. Final talks with representatives of the industry. Failure to find a basis for agreement on voluntary measures.

6 October. The Commission, meeting in special session, declares a state of 'manifest crisis' in the Community iron and steel industry and decides that, the following day, it will seek the assent of the Council to establish a system of production quotas pursuant to Article 58 of the ECSC Treaty. It also decides to send to the Council a communication on the social measures linked thereto.

The Commission justifies its request for the Council's assent as regards Article 58 on the following grounds:

- alarming fall in demand since the end of the second quarter (fall in orders recorded during July: 16.3% as against July 1979; growth in stocks of more than 3 million tonnes during the first quarter; reduction in the rate of utilization of the undertakings from 70% in the first quarter of 1980 to 58%, and sometimes less, after the holiday period), with the consequent impact on employment and the undertakings' financial position;
- unsuitability of the crisis measures implemented to date;

- need to establish a system of production quotas (Article 58 of the ECSC Treaty), as a result of the indirect means of action having proved inadequate.

7 October. The Commission communication on the social measures is transmitted to the Council. It consists of a request for the Council's assent to permit the immediate granting of early-retirement and partial-unemployment allowances to workers in the iron and steel industry.

Meeting of the Council: eight Member States are prepared to act on the Commission proposals (production quotas); the German delegation has to consult its Government. The formal decision on the assent requested by the Commission will be taken by written procedure. The Permanent Representatives Committee is instructed to study the social measures.

10 October. After reaching a consensus on voluntary production restrictions, the German producers maintain that recourse to Article 58 is no longer necessary. This point of view is shared by the Federal Minister for Economic Affairs. However, a spokesman for the Commission makes it clear that the latter is sticking to its position.

The Commission takes the first steps in preparation for the implementation of Article 58. On 10 October it adopts a Decision requesting undertakings in the iron and steel industry to supply the Commission with their production figures for October 1980.¹

11 October. In a communication to the undertakings of the iron and steel industry published in the Official Journal,² the Com-

¹ OJ L 268 of 11.10.1980.

² OJ C 264 of 11.10.1980.

mission states that it is embarking on the additional studies provided for in Article 58(2). It notifies the undertakings that the production quotas for the fourth quarter of 1980 will include the production of the month of October. This notification is intended to ensure that the production during this month is not excessive in relation to the quotas for the quarter as a whole.

14 October. Addressing Parliament, Mr Jenkins and Mr Davignon set out the Commission's position on the establishment of a system of production quotas. The representatives of the political groups announce that they are broadly in favour of the declaration of a state of 'manifest crisis'.¹

16 October. The ECSC Consultative Committee, by 47 votes to 19 with three abstentions, votes in favour of the application of Article 58. The German members of the Committee vote against. In a second resolution adopted without any votes against but with nine abstentions, the Committee calls for the implementation of the social measures as a matter of urgency.²

22 October. The Government of the Federal Republic of Germany requests an emergency meeting of the Council, thus interrupting the written procedure on the Council's assent as regards the application of Article 58, due to expire on 22 October. A special meeting of the Council is convened for 25 October by the President.

The Commission upholds the entire substance of the draft Decisions which it had adopted on 6 October.

25 October. The Council, at its special meeting, is unable to reach a decision on the assent requested by the Commission. The discussions are focused, in particular, on the additional information requested by the Ger-

man delegation. The latter, however, is unable to agree to all of the President's compromise proposals. A new meeting of the Council is convened for 30 October with a view to reaching a final decision.

28 October. The Commission sends to the Council a communication on allowances and additional budget resources for workers in the steel industry, supplementing and amending certain points in its communication of 7 October on social measures.

29 October. Following the Council deliberations of 25 October, a communication from the Commission to the Council seeks to amend the initial Commission proposals on production quotas for certain iron and steel products for use in the manufacture of tubes.

The Commission adopts the necessary provisions to permit the formal adoption of the decisions to apply the system of production quotas and related measures as from 31 October, subject to agreement being reached at the Council meeting of 30 October.

30 October. The Council gives its assent under Article 58 of the ECSC Treaty to the establishment of a system of production quotas for the Community steel industry. The achievement of unanimous agreement in this regard had been made possible as a result of new derogations exempting certain special steels (at the request of the German delegation) from the compulsory quotas.

31 October. The day after the meeting the Commission spokesman issued a statement to the effect that:

'the application of Article 58 represented a unique procedure in the history of the Community

¹ OJ C 291 of 10.11.1980.

² Points 2.3.36 and 2.3.37.

designed to tackle, with the maximum chance of success, the serious crisis affecting the European steel industry. The Commission was delighted that the Council had reached a unanimous decision on the request for assent made on 6 October, inasmuch as the very credibility of the system had been reinforced as a result. The Commission was anxious, the statement concluded, to pay tribute to the political will shown by all delegations within the Council to reach a solution which was both realistic and acceptable to all parties concerned?'

In addition to its Decision establishing production quotas, the Commission also adopted two other related decisions and one recommendation.¹

Measures adopted on the basis of Article 58

1.1.6. Apart from certain amendments or exemptions, the broad lines of the measures adopted by the Commission, after the Council's assent had been obtained, are closely in keeping with the Commission proposals of 6 October.

Establishment of the production quotas

1.1.7. The production quotas are fixed on a quarterly basis for each undertaking. The demand on the markets for the various categories of rolled product is not identical and different quotas have to be fixed for different groups of products as well as for crude steel.

These quotas are calculated on the basis of 'reference' production levels for each undertaking. As a rule, the choice will fall on the three months having the highest production level during the period July 1977 to June 1980. Adjustments will be necessary, in order to make allowance for certain situations or circumstances.

The quotas are imposed on all iron and steel undertakings within the meaning of Article 80 of the ECSC Treaty, with the exception of small undertakings whose production levels do not significantly affect the tone of the market. Producers of liquid steel for castings are also exempted.

Products to which the quotas apply

1.1.8. The quarterly production quotas are fixed for crude steel and for the following four groups of rolled products: wide strip (coils) and strip hot-rolled on special mills; ex-quarto plate and universal plate; heavy sections (sheet piling, beams and other sections, permanent way material); light sections (wire rod in coils, reinforcing bars and other merchant bars).

Certain special steels are exempted from the compulsory quotas but are still subject to production monitoring: liquid steel for casting; fine and special steels produced by undertakings with an output of less than 6 000 t per quarter.

In addition, alloy steels with an alloy content of at least 5%—excluding steel containing less than 1% carbon and more than 12% chromium—for which the invoice price is at least 30% greater than the list price for the corresponding ordinary steel product, may be produced in excess of the compulsory quota laid down for their category in respect of a given undertaking.

The Commission will keep a constant check on market developments in consultation with producers and users and will provide adequate information and guidance.

Also exempted from the quota system are the following: tinplate, permanent way material

¹ OJ L 290 and OJ L 291 of 31.10.1980.

2. Economic impact of the oil problems: Possible forms of action

and pre-products for tubes. There will be a special system for wide strip (coils) and certain strips for tube production.

Notifications, verifications, fines

1.1.9. The Commission must be notified regularly and rapidly about the undertakings' production levels and deliveries and also about market trends.

In addition, the undertakings shall be required, without the need for an individual decision, to submit to inspections aimed specifically at verifying the accuracy of the declarations and information supplied by them.

Fines will be imposed on undertakings which fail to comply with the obligations laid down under various articles of the Commission Decision or which exceed their production quotas beyond a certain specified margin. (For instance, where the fixed quotas are exceeded, the fine per tonne in excess would be 75 ECU for ordinary steels and 150 ECU for special steels.)

Recycling and adjustment to the Community loan mechanism

1.2.1. The successive 'oil shocks', the associated risks to the stability of the international economic and financial system, the need to counter these risks by stepping up recycling operations, and the initiatives to be taken in this regard at international and Community levels are all different but closely related issues that dominated the economic scene in October.

The Commission, in a communication and proposal to the Council, and the Council itself, at its meeting on 20 October, voiced concern on these points; the Monetary Committee had submitted to both institutions a report on the problem of recycling, which had been raised previously, notably by the European Council at its meeting in Luxembourg in April¹ and by the International Monetary Fund and the World Bank at their annual meeting.²

Energy and economic policy

1.2.2. The burden which the energy constraint places on the Community economies—in the form of a major transfer of resources and strong inflationary pressures—and the links between energy problems and economic policy were the subject of an important communication which was transmitted by the Commission to the Council on 15 October and explained by Vice-President Ortoli at the meeting of the Council (Economic and Financial Affairs) on 20 October.

¹ Bull. EC 4-1980, point 1.1.6.

² Bull. EC 9-1980, points 1.4.2. and 1.4.3.

The Commission communication did not touch on the wider economic aspects of the second oil shock, which were discussed in the Annual Economic Report,¹ but focused on the need to identify and to put into practice the right solutions to the problems arising from balance-of-payments deficits and to reduce the Community's dependence on external energy supplies, and primarily its dependence on oil imports, by means of structural adjustments geared notably to conserving energy and to fostering the production and use of alternative energy sources.

Balance-of-payments financing

1.2.3. Here, the Commission recommended three main courses of action:

- (i) to step up the activity of the international organizations (IMF, World Bank and the regional banks) in recycling oil capital, with particular consideration being given to the problems of non-oil developing countries;
- (ii) to expand the role played by the Community in transferring capital to the developing countries, in particular by way of cofinancing operations (EIB-Commission);
- (iii) to strengthen the Community's financing mechanisms by way of greater recourse to Community borrowings.

Reducing dependence on imported energy

1.2.4. The Commission communication makes the point that, under its broad thrust of restoring equilibrium as well as in its specific aspects, economic policy must serve the objectives—paramount for our economies—of reducing energy demand and diversifying energy sources. The investment required for this purpose will also actively

help to sustain economic activity. For these targets to be achieved, it will be necessary to pursue a coherent energy pricing policy and to introduce proper planning of energy investment and of the financial resources needed.

The role of prices—Demand adjustment and investment depend to a large extent on the prices of energy products on the domestic market. The Commission considers that, to keep the trend in the prices of oil products as constantly consistent as possible with the general direction of energy policy, the approach of the Member States, in so far as they have an influence on price formation, should be to prevent a trend in final consumer prices which discourages energy saving and diversification.

This principle would be applied as follows:

- (i) in line with the principle already accepted by the Council, increases in the representative import price of crude oil must be passed on to the final consumer within a reasonable period of time;
- (ii) in addition, the Commission proposes that the Council should establish the guideline that, as a general rule, but without accentuating inflationary tendencies, the level of taxation of oil products should be periodically adjusted in the light of the requirements of energy policy;
- (iii) the Commission also stresses—and the Council has already acknowledged—that the secondary inflationary effects of oil price rises must be contained to the utmost extent possible.

Even though these different guidelines and measures must be implemented by the

¹ Point 2.1.4.

Member States with reference to their particular situation, the guidelines themselves must be the same in each case and their implementation must be monitored regularly: the Commission suggests that, after adopting the guidelines, the Council should review annually the results achieved.

The hierarchy of prices for the different energy products, which government influences through a range of measures, notably tax and budgetary measures, must also serve the aims of reducing dependence on external energy sources, particularly by cutting oil imports and by developing alternative energy sources. Price differentials must act as a deterrent (in the case of oil) and as an incentive (in the case of other sources of energy), both being aspects of energy policy.

The Commission has thus asked the Council to approve the twofold objective of establishing a hierarchy of prices that is consistent with overall energy policy and preventing excessive difference in the price structures as between Member States which are not justified either by a similarity of situations or by the fact of belonging to the same market.

The Commission will, at a later date, put up proposals defining the bases (including harmonization of taxation) for attaining these objectives.

Planning of investment and of the resources required — Government has a direct and crucial role in carrying out investment, much of which depends on decisions taken by it and without which the goal of reducing the Community's dependence on external energy supply, for which government is responsible, will not be attained. This has two implications: first, there is a basic need for planning that defines not only the investments needed to achieve the Community's targets but also the resources for carrying out such investment;

second, such planning must, in the Commission's view, amplify and speed up action in the light of energy requirements proper and the requirements of the economy as a whole.

On 9 June the Council decided to make an annual assessment of national energy programmes at Community level, the Community being a central forum for comparing targets, defining and monitoring priorities, identifying shortcomings and appraising results.

Consideration of the matching of investment resources to investment goals is also of direct interest to the Council. Particular attention will have to be paid to the budgetary, economic and financial mechanisms and to both national and Community legislation introduced to encourage the investments that are immediately necessary and to facilitate their funding. The only way to make sure this is done is to undertake systematic and critical monitoring of the progress of programmes.

It is against this background that the Commission, in its communication, has asked the Council to approve the guidelines formulated by it and to hold each year an economic and financial affairs meeting, with appropriate participation, for the purpose of examining how the legislative means and financial resources match up to the real targets of the Member States' energy programmes. The Commission indicated that it would on the occasion of these meetings submit a report on the contribution that Community resources could make to the overall investment effort and would suggest how these resources should be used to serve priority aims.

1.2.5. During the policy discussion on the above communication held at the Council meeting on 20 October, the different delegations made known their initial reactions. Following this round-up of views, Mr Ortoli

remarked that there was no fundamental disagreement regarding the Commission's analysis and stressed that there was no contradiction between the above document and the Commission's previous communications. The Council noted that the new communication served as the basis for more searching discussions on the issue of 'energy and economic policy' and it agreed to continue its deliberations on the matter in the light of the preparatory work to be carried out in the meantime by its competent bodies.

The problems of recycling

1.2.6. The problems arising in connection with the recycling of the oil-producers' surpluses, which is designed to remedy the balance-of-payments disequilibria (caused by the successive oil price increases), were discussed once again by the Council (Economic and Financial Affairs) at its meeting of 20 October, on the basis of a report presented by the Monetary Committee. This report was a follow-up to the Opinion delivered by the Monetary Committee in June. After discussing the Opinion in detail, the Council had called upon the Committee to continue its examination of the recycling problem, focusing attention on a number of points.¹

This matter had been raised previously by the European Council at its meetings in Luxembourg² and Venice; the 'summary by the Presidency' issued at the end of the Venice meeting noted the persistent nature of the huge disequilibria stemming from the oil price increases and concluded that the recycling of oil surpluses could, in the short term, attenuate the negative effects of the imbalances, a process which needed to be backed up by development of the role of international financial institutions.³ More recently,

the joint annual meeting of the International Monetary Fund and the World Bank stressed that the international organizations needed to shoulder greater responsibility regarding the balance-of-payments disequilibria and the recycling of surplus capital.⁴

In its report dated 10 October, the Monetary Committee explained that, in view of the deadlines set, it had been unable to examine in depth all the points which the Council, at its meeting of 9 June, had asked it to study and that it would continue its work in these fields. None the less, it set out, for the attention of the Community's decision-making bodies, a number of guidelines relating to certain aspects of the recycling problem:

- (i) the positions taken up by Member States' representatives in international institutions, not only those in which monetary matters are discussed but also those in which monetary aspects of wider issues are debated, should be more closely coordinated with a view to arriving at a common position;
- (ii) where *ad hoc* measures are taken to assist non-member countries in serious payments difficulties, the Member States should confer together at Community level and should be able to refer to a number of guiding principles;
- (iii) the cofinancing and triangular financing operations in which certain Community institutions are already involved should be continued and expanded; however, since, in its opinion, these operations have already acquired their own momentum, which could be hindered by initiatives which may be judged in differing ways, the Committee does

¹ Bull. EC 6-1980, point 2.1.5.

² Bull. EC 4-1980, point 1.1.6.

³ Bull. EC 6-1980, point 1.1.4 (section 5).

⁴ Bull. EC 9-1980, point 1.4.2.

not deem it advisable to make more detailed recommendations in this field;

(iv) examination and definition of the characteristics of the financial assets which best meet requirements of recycling should be continued, with the Community taking an active part.

As regards recycling funds in favour of the Member States, the report discusses the Community loan mechanism set up on 17 February 1975¹ to assist member countries in balance-of-payments difficulties caused by the increases in the prices of oil products. The Committee takes the view that this mechanism needs to be overhauled and spells out the desired adjustments: wider role, more flexible procedures, more suitable rules on conditionality, and a higher ceiling, to be denominated in ECU. On each of these points, the Committee presents detailed proposals that have been jointly agreed or a compromise formula on which a general consensus can be reached.

1.2.7. On 20 October the Council (Economic and Financial Affairs) had a policy debate on the report and broadly endorsed the guidelines drawn up by the Committee. On the matter of adjusting the Community loan mechanism, the Commission announced that it would transmit to the Council an appropriate proposal for consideration at its next meeting.

Adjusting the Community loan mechanism

1.2.8. The Commission adopted on 29 October the planned proposal² for a Regulation adjusting the Community loan mechanism designed to support the balances-of-payments of Community Member States. It sent the proposal to the Council some days later.

This proposal reflects the conclusions set down in the Monetary Committee's report and the consensus reached at the Council meeting of 20 October.

While stressing that the general design of the mechanism set up in 1975 still meets the needs of the present situation, the Commission notes that the operating techniques for Community loans should be adjusted to make them more effective. To this end, it proposes that:

- (i) the conditions governing use of the mechanism should be relaxed;
- (ii) the implementation procedures should be simplified;
- (iii) it should be possible to use the mechanism at a fairly early stage in order to ensure that loans can be granted to Member States in sufficient time to enable them to adopt measures likely to prevent the occurrence of an acute balance-of-payments crisis;
- (iv) the economic policy conditions attached to the granting of a loan should be geared to the seriousness of the country's deficit and to the way in which it develops;
- (v) the ceiling on borrowings under the mechanism should be raised and denominated in ECU;
- (vi) the specific mechanism for possible refinancing by the Member States should be abolished, as experience had shown that the token entry in the Community budget of the liabilities incurred was a sufficient guarantee for lenders.

To be adopted, this proposal requires a unanimous decision by the Council and ratification by the Member States in accordance with their respective constitutional rules.

¹ OJ L 46 of 20.2.1975; Bull. EC 10-1974, points 1201 to 1203; Bull. EC 2-1975, point 2201.

² OJ C 308 of 26.11.1980.

3. Worker protection and the disclosure of information by employers

1.3.1. October 1980 will be remembered as a month of significant advances in relation to worker protection and the disclosure of information by employers. On 20 October the Council adopted a Directive relating to the protection of employees in the event of the insolvency of their employer,¹ based on the proposal presented by the Commission in April 1978.² October also saw the transmission to the Council of a proposal for a Directive on procedures for informing and consulting the employees of undertakings with complex structures, in particular transnational undertakings,³ which should help to render more transparent the business activities and the policies of the undertakings concerned.

Protection of employees in the event of the insolvency of their employer

1.3.2. On 20 October the Council formally adopted a Directive on the approximation of the laws of the Member States relating to the protection of employees in the event of the insolvency of their employer.¹ This represents a significant step forward in the field of worker protection. The new Directive fills a gap in Community labour legislation and will ensure the introduction of safeguards hitherto lacking in certain Member States.

The Commission had sent a proposal for a Directive to the Council on 13 April 1978² after its investigations had revealed beyond doubt that employees are at a disadvantage vis-à-vis other creditors in the event of their employer becoming bankrupt or otherwise insolvent. The assets of the bankruptcy are in many cases not sufficient to meet outstanding claims arising from contracts of employment or employment relationships even where these have a preferential ranking, whilst employees are entirely unprotected in cases

where the employer's insolvency does not lead to bankruptcy proceedings because there are no assets for distribution.

Certain Member States have, it is true, introduced measures designed to safeguard the claims of employees. In view of the increasingly international nature of economic activities, however, the Commission regards it as imperative that equal protection be provided in all Member States with a view to ensuring balanced economic and social development within the Community.

The new Directive therefore requires Member States to set up institutions to guarantee, subject to certain limits, payment of employees' outstanding claims arising before the employer ceased to meet his obligations. The assets of these guarantee institutions must be independent of the employer's operating capital and thus inaccessible to insolvency proceedings.

The Directive also contains provisions designed to protect the interests of employees in the event of the employer failing to pay compulsory contributions to statutory social security schemes. Similar protection is provided in respect of entitlement to old-age benefits under supplementary company or intercompany pension schemes outside the national statutory social security schemes.

It is left to individual Member States to lay down the detailed rules for the organization, financing and operating of the guarantee institutions. In this way, those Member States which have already set up such institutions will be able to retain their existing systems in

¹ OJ L 283 of 28.10.1980.

² OJ C 135 of 9.6.1978; Bull. EC 4-1978, point 2.1.48.

³ OJ C 297 of 15.11.1980; Supplement 3/80 — Bull. EC.

so far as these fulfil the requirements of the Directive or are more favourable to employees than the latter.

Member States must take the steps necessary to comply with the Directive before the end of October 1983.

Procedures for informing and consulting the employees of undertakings with complex structures

1.3.3. On 24 October the Commission put before the Council a proposal for a Directive¹ aimed at improving the practices of transnational and other 'complex' firms as regards consultation and the disclosure of information to employees.

The procedures for informing and consulting employees in these firms have all too often failed to keep pace with their increasing complexity of structure. Whereas the firms have expanded by setting up establishments or subsidiaries throughout their home country and often also in several foreign countries, their employees continue to be informed and consulted only at local level (shop, sector of activity or works).

It therefore follows that decisions which are liable to have serious repercussions for employees at local level may well have been considered and taken at a much higher level (in the same country or even abroad). Even local employers may be ignorant of the motives behind such decisions. Generally speaking, disclosure of information to employees is still confined to the affairs of the local business entity, with the result that the workers concerned are only able to obtain a partial or even incorrect picture of the affairs of the concern as a whole.

Recent events have confirmed that this situation has particularly serious implications for

the employees of firms operating in several countries, since the application of labour law—and even more so the law relating to employees' representative bodies—is usually confined to the territory of a given country. The powers of these bodies, like those of the trade unions, do not normally extend beyond national frontiers. Thus the procedures by which employees in a given country are informed or consulted only have effect within the legal framework of that country.

Similar information and consultation problems can arise in firms operating exclusively within a single country when procedures for informing and consulting employees are inconsistent with the structure of the entity whose decisions affect their interests—for instance, when a firm expands its business operations by opening a number of establishments throughout the country and the bodies representing its employees continue to operate only at the level of the individual shop, works or establishment.

A more common situation is, however, that where a dominant firm has several subsidiaries within a single country but there is no employee representation at the level of the concern as a whole.

Provisions of the proposed Directive

1.3.4. The proposed Community rules fall into two distinct parts. One is intended to apply to transnational undertakings and the other to undertakings with several establishments and/or subsidiaries in a single Member State. The two parts are parallel in substance, distinguishing between the decision-making

¹ OJ C 297 of 15.11.1980; Supplement 3/80 — Bull. EC.

centre/dominant firm on the one hand and the establishments/subsidiaries subject to the former's authority in strategic matters on the other.

As regards the disclosure of information, the management of the dominant firm would be required to forward to the management of its subsidiaries in the Community at least once every six months relevant information giving a clear picture of the activities of the concern as a whole and relating in particular to:

- (i) structure and manning;
- (ii) the economic and financial situation;
- (iii) the situation and probable development of the business and of production and sales;
- (iv) the employment situation and probable trends;
- (v) production and investment programmes;
- (vi) rationalization plans;
- (vii) manufacturing and working methods, in particular the introduction of new working methods;
- (viii) all procedures and plans liable to have a substantial effect on the employees' interests.

This list, which is the same as that already put forward in the proposal for a Regulation establishing a Statute for European companies, corresponds to the provisions of national legislation in those Member States which are most advanced in this field.

The management of each subsidiary employing at least a hundred people would be obliged to communicate the information received without delay to the representatives of their employees. Should the management of a subsidiary be unable to supply the information required, the employees' representatives would be able to request this information direct from the management of the dominant firm. Employees' representatives

would be under a duty to take account of the interests of the firm in communicating information to third parties and to refrain from divulging secrets regarding the firm or its business.

The consultation procedures provided for in the proposed Directive would apply in respect of certain types of decision concerning the whole or a major part of the dominant firm or of one of its subsidiaries which are liable to have a substantial effect on the interests of its workers. In such cases, the management of the dominant firm would be required to forward precise information to the management of each of its subsidiaries within the Community forty days before implementing the decision, giving details in particular of the grounds for the proposed decision and the legal, economic and social consequences for the employees concerned.

This requirement would apply in particular to decisions concerning:

- (i) the closure or transfer of the whole or major parts of an establishment;
- (ii) restrictions, extensions or substantial modifications to the activities of the firm;
- (iii) major modifications with regard to organization;
- (iv) the introduction of long-term cooperation with other firms or the cessation of such cooperation.

The management of each subsidiary employing at least a hundred people would be obliged to communicate this information without delay to the representatives of its employees and to ask for their opinion within a period of not less than thirty days. Where, in the opinion of the employees' representatives, the proposed decision was likely to have a direct effect on terms of employment or working conditions, the management of

the subsidiary would be required to hold consultations with them with a view to reaching agreement on the measures planned in their regard.

In the event of no such consultations being arranged, the employees' representatives would be authorized to open consultations with central management through mandated delegates.

Where a transnational firm whose decision-making centre was located in a non-member country did not ensure the presence within the Community of at least one person able to fulfil the disclosure and consultation requirements laid down by the Directive, the management of the subsidiary employing the largest number of workers within the Community would be responsible for fulfilling these obligations.

It would be up to the Member States to decide how employees' representatives were to be appointed. The nature of the body responsible for representing employees would also be left to their discretion (central or group works council, works council at plant level, shop stewards' committees, etc.). However, should a body representing employees exist in a Member State at a level higher than that of the individual subsidiary or establishment (at the level of the group or concern as a whole), the employees concerned would have to be informed and consulted at this level. The Member States would also be obliged to recognize the establishment by agreement between central management and the employees' representatives of a body representing all the employees of a dominant firm and its subsidiaries in the Community.

This proposal should be seen in the context of the Council Directives of 17 February 1975¹ and 14 February 1977,² which include provisions laying down compulsory proce-

dures for informing and consulting the representatives of employees within individual Member States in the event of collective redundancies or transfers of undertakings, businesses or parts of businesses. The proposal is also intended to supplement the Company-law Directives of 9 March 1968,³ 13 December 1976,⁴ 25 July 1978⁵ and 9 October 1978,⁶ which impose certain disclosure requirements on the companies concerned.

¹ OJ L 48 of 22.2.1975.

² OJ L 61 of 5.3.1977.

³ OJ L 65 of 14.3.1968.

⁴ OJ L 26 of 31.1.1977.

⁵ OJ L 222 of 14.8.1978.

⁶ OJ L 295 of 20.10.1978.

4. Sheepmeat: new market organization set up

Sheepmeat

1.4.1. A further element of the compromise solution of 30 May 1980 was put into effect in October: the common organization of the market in sheepmeat and goatmeat. It was at the Council meeting on agriculture on 28-30 May that agreement in principle was reached on setting up this new organization of the market;¹ the Regulation setting it up was adopted by the Council on 27 June,² but its application was made conditional on the conclusion of voluntary restraint agreements with certain non-Community exporting countries (in particular New Zealand). This condition has now been fulfilled.

The entry into force of the new Regulation, on 20 October 1980,³ means that there are now twenty sectors of agriculture governed by a common market organization under Council Regulations adopted over the years since 1962, and 91% of agricultural output (value of final production in 1978) is now covered; the Commission has made proposals for two sectors—potatoes and ethyl alcohol—and these are still being considered by the Council bodies concerned. In addition, when Greece has become a member of the Community, the Commission will be submitting proposals for the implementation of Protocol No 4 to the Act of Accession, on setting up a Community system for cotton.

A difficult gestation

1.4.2. The common organization of the market in sheepmeat replaces national provisions in this sector, and it has enabled an end to be put to the 'lamb war' between France and the United Kingdom. The whole affair has been a protracted and difficult one—the Commission's proposal on a transitional common organization of the market in sheepmeat of September 1975;⁴ application of the Common Customs Tariff to the whole of the

Community from 1 July 1977; end of the transitional period under the Act of Accession; proposal for a definitive common organization of the market put forward on 31 March 1978.⁵ During this time a number of cases were brought before the Court of Justice: in 1974 there was a judgment⁶ prohibiting any obstruction of intra-Community trade in this sector with effect from 1 January 1978, and in 1979 another judgment⁷ by which the Court declared the bilateral agreement between France and Ireland incompatible with Articles 12 and 30 of the EEC Treaty. France's refusal to remove the quantitative restrictions on imports of sheepmeat from the United Kingdom, despite this judgment, led the Commission to issue a reasoned opinion in November 1979,⁸ and then to go back to the Court in January 1980.⁹

Concurrently, on the basis of instructions given by the Council in December 1979, the Commission had a series of talks—with New Zealand mainly, as the Community's biggest supplier—with a view to limiting exports to a level compatible with the sheepmeat situation in the Community. The voluntary restraint agreements concluded as a result of these contacts between the Community and the main supplier countries removed the last obstacles to the entry into force of the common organization of the market.

¹ Bull. EC 5-1980, point 2.1.54.

² OJ L 183 of 16.7.1980.

³ OJ L 275 of 18.10.1980 and OJ L 276 of 20.10.1980.

⁴ OJ C 243 of 23.10.1975; Bull. EC 9-1975, point 2221.

⁵ OJ C 93 of 18.4.1978; Bull. EC 3-1978, point 2.1.53.

⁶ Case 48/74 *Charmasson v Ministry of Economic Affairs and Finance* 1974 [ECR] 1383.

⁷ Bull. EC 9-1979, point 2.3.43.

⁸ Bull. EC 11-1979, point 2.1.80.

⁹ Bull. EC 1-1980, point 2.1.43; Bull. EC 2-1980, point 2.1.49.

The new system takes into account the following specific characteristics of the sheepmeat market:

- a self-supply rate of 66%;
- wide differences in price levels and production costs between the Member States;
- radically different national systems in the Member States most concerned;
- location of two-thirds of the Community's sheep in less-favoured areas, where sheep farming is often the main source of income.

The provisions take account of these basic data with a view to ensuring a smooth transition from the national systems; they aim to secure free movement of the goods concerned and an equitable measure of income support for producers. A market organization has thus been achieved whose application can be adapted to the individual circumstances of the various Member States.

Price, premium and intervention system

1.4.3. The organization of the market in sheepmeat and goatmeat includes the following features:

Basic price. For each marketing year the Council lays down a basic price for fresh sheep carcasses, taking into account the current and foreseeable market situation and sheepmeat production costs in the Community.

Reference price. For each marketing year the Council lays down regional reference prices. For the first year, these are being fixed on the basis of market prices on the representative

market or markets of each region concerned during 1979 or, in the regions where special conditions obtained in 1979, on the basis of the market prices forecast for 1980. For subsequent years, reference prices will be fixed with the aim of arriving at a single Community reference price by the convergence of national reference prices in equal annual steps over four years.

Premium for the benefit of sheepmeat producers. In order to maintain producers' incomes, a theoretical figure for loss of income is to be estimated at the beginning of each marketing year, on the basis of foreseeable market price trends in each region. This loss of income is to represent any difference there may be between the reference price and the foreseeable market price for the current marketing year. This difference is multiplied by the tonnage of sheepmeat produced in each region concerned during the previous year, and divided for each region by the number of ewes recorded there. The result obtained is the estimated amount of the premium payable per ewe and per region. An advance of 50% of the estimated amount of the premium is paid to producers at the beginning of the marketing year; the balance is paid at the end of the year.

Intervention measures. When the Community market price is lower than 90% of the basic price and is likely to remain so, it may be decided to grant private storage aid. If the market is seriously disturbed, the Council may also decide upon intervention buying.

Variable slaughter premium. In regions where intervention buying is not resorted to, the Member State or States concerned may pay a variable slaughter premium for sheep when the prices recorded on the representative market or markets concerned are below a 'guide level' of 85% of the basic price.

Trade with non-Community countries

1.4.4. The system of trade with non-Community countries rests on the voluntary restraint agreements concluded with the main supplier countries on the basis of 'traditional quantities (average from 1977 to 1979).

These agreements cover 99% of the Community's imports. The system includes the following mechanisms:

(a) *in respect of countries with which agreements have been concluded:*

- there is a uniform levy of 10% *ad valorem* on meat and live animals;
- all imports are subject to the issue of export licences by the exporting country and import licences by the Community, to be granted up to the limits laid down in these agreements;
- protective measures may not be applied if imports do not exceed the amounts agreed;
- 'sensitive' parts of the Community (Ireland, France) are recognized by the exporting countries;

(b) *in respect of other countries:*

- the normal levy is applied for live animals, a maximum of 10% for meat (bound in GATT);
- the Community reserves the right to apply the safeguard clause if the amounts exported are in excess of the 'traditional' amounts;

(c) *export refunds:*

- export refunds may be granted, which must be the same for the whole Community but may be varied according to end-use or destination; the payment of refunds must not result in disturbance of the world market nor run counter to the agreements with non-Community supplier countries.

Other provisions

1.4.5. The Council will re-examine the Regulation and take the appropriate decisions by 1 April 1984, on the basis of a report from the Commission, including any proposals deemed necessary on the functioning of the common organization of the market, and specifically the intervention and premium system. This report is to take account of trends on the market and in the incomes of producers in the Community, and of developments in trade.

For the 1980/81 marketing year, the Council has laid down the basic prices, the intervention price and the reference prices (different for each of the five regions).

Expenditure by the EAGGF Guidance Section under the common organization of the market in sheepmeat is estimated at about 230 million ECU over a twelve-month period, on the basis of the current and foreseeable market situation.

5. 1 000th meeting of the Permanent Representatives Committee

Coreper's 1000th meeting

1.5.1. The Permanent Representatives Committee, commonly known as 'Coreper', is the central body for preparing and coordinating Council decisions and has been described as a pivot between the technical and the political and as a mediator between national and Community interests; it held its thousandth meeting at the beginning of October 1980.

The 'anniversary', which was celebrated officially on 24 October, is an important date in Community history. Although the Committee was actually set up in 1958 its existence was not formally recognized until the Merger Treaty of 1965 and again by the final (1979) version of the Council's rules of procedure. Hence, Coreper developed on a temporary basis for years. But the importance of its role, which the uninitiated may not always fully appreciate, is such that in twenty-two years it has become what could be called the 'hub' of the Community's decision-making process.

Establishment and development of the Permanent Representatives Committee

1.5.2. In January 1958 the Ministers assigned certain tasks to the Permanent Representatives Committee, but as its status was not made clear, it developed on an empirical basis. The first reference to its existence was in Article 16 of the provisional rules of procedure adopted by the Council on 18 March 1958; this provisional situation lasted more than twenty years, until the Council adopted the final version of the rules of procedure on 24 July 1979.

In the meantime, however, the Merger Treaty of 8 April 1965 determined the role of the Permanent Representatives Committee in formal—though somewhat laconic—terms: 'A committee consisting of the Permanent Rep-

resentatives of the Member States shall be responsible for preparing the work of the Council and for carrying out the tasks assigned to it by the Council'.

The role and procedure of the Permanent Representatives Committee have developed over more than twenty years into something far more complex and wide-ranging than the brevity and simplicity of that text might suggest. To help it prepare the ground for all the meetings of the Council the Committee has established a network of working parties and committees—currently numbering more than fifty—which carry out preparatory work under its supervision and on its initiative. As at Council meetings, the Commission is generally represented at all meetings of the Committee and of the working parties and committees established by it. The General Secretariat of the Council assists the Committee and its subsidiary bodies in carrying out their tasks. In the face of an ever-increasing work load, the Committee was obliged to divide itself into two parts: the Deputy Permanent Representatives meet as Part 1 and the Ambassadors (Permanent Representatives) as Part 2.

The report by the Three Wise Men¹ and the report by the Ministers for Foreign Affairs² of 15 September to the European Council highlighted the role played by the Permanent Representatives Committee and forecast that its importance would continue to grow.

The 'dual allegiance' of Permanent Representatives

1.5.3. The main points brought out at the thousandth anniversary celebrations on 24

¹ Bull. EC 11-1979, points 1.5.1 and 1.5.2.

² Bull. EC 9-1980, point 2.3.1.

October were the Permanent Representatives' special, often difficult, role and the lessons to be learned from the history of Coreper since it was set up.

Mr Jean Dondelinger, the Permanent Representative for Luxembourg and the current Chairman of the Committee, gave an address in the course of which he said:

'The older members among us, those of us who were in at the start, will remember that day in January 1958 when somehow they got involved in a situation where they did not really belong. They were viewed with scepticism, sometimes even with a degree of hostility, when they joined this brand new institutional framework where, theoretically, they were to take a place only on the sidelines.

The first Permanent Representatives found themselves in a somewhat obscure landscape—like Pirandello's six characters in search of an author, trying to find their own way without firm guidance. And the first thing they discovered was a certain frame of mind, which was best described by Cattani—a dual allegiance, allegiance to the countries of which they were the Permanent Representatives, but also allegiance to the Community which they were to help to build. This dual allegiance proved to be really quite productive, and there have been times when it has turned out to be an important influence in Community life.

One thousand Coreper meetings have meant an enormous amount of work and discussion. This has also meant a remarkable number of concessions for each one of us and for each of the countries which we represent. No one has been diminished or impoverished as a result of these concessions; in the long run we have all gained something.¹

1.5.4. Mr Van der Meulen, who was Belgium's Permanent Representative for twenty years (1959-79), the most senior of present or former Coreper members, referred to the Committee as 'a unique institution which from the outside seems rather exclusive and therefore rather mysterious'. He continued:

'Coreper had difficulties in its early stages. At first the Commission tried to ignore it whenever possible and not invite its members. At the same time another institution, the European Parliament, described it as a dangerous animal and a potential threat to the powers of the Commission. This is human and understandable at a time when the machinery of the Community was coming into mesh. The Merger Treaty in 1965 left no room for doubt, and its formal consecration of the Committee became the admiration and envy of our political cooperation colleagues.

We are no longer the kind of diplomats described by Renaissance humanists or writers such as Petrarch, Boccaccio and Machiavelli. These days we have the rather exhausting kind of Coreper I and II meeting—ordinary meetings and extraordinary meetings, day meetings and night meetings, restricted meetings and joint meetings. To put it in a nutshell, ever since Coreper came on to the scene, the classical style has gone for good. Our kind of diplomacy relies on the telex, on coordination and on working lunches. It is a job which involves knowing who is responsible for what, and it involves worry and anxiety and a certain amount of loneliness.¹

¹ Text not revised.



PART TWO

**ACTIVITIES
IN OCTOBER 1980**

1. Building the Community

Economic and monetary policy

Economic and monetary union

New Community borrowing and lending instrument

Second tranche: use of the balance of 100 million EUA

2.1.1. At its meeting in Luxembourg on 20 October, the Council (Economic and Financial Affairs) reached an agreement in principle on the allocation of the balance of 100 million EUA from the second tranche of NCI borrowings (new Community borrowing and lending instrument, or 'Ortoli facility'). On 22 July it had authorized a new tranche of borrowings amounting to 400 million EUA and postponed its decision on the remaining 100 million to be issued under the second tranche.¹

Under the compromise adopted, the sum of 100 million EUA may be used not only for financing infrastructure and energy investment as defined in the Council's basic decision of 16 October 1978,² but also, as an exceptional measure, for advance factories and housing projects, provided these projects are part of an overall economic and industrial development scheme in a region of the Community. A formal Council decision will be adopted shortly.

Amendments proposed by the Commission

2.1.2. On 29 October the Commission decided to propose to the Council that two amendments be made to the Council Decision of 16 October 1978² establishing the NCI, so

as to give the NCI greater operational flexibility and to ensure that the action already initiated is continued and expanded. The two significant changes proposed are:

- (a) the removal of the overall ceiling on the loans which the Commission is empowered to raise (the ceiling in the basic decision was 1 000 million EUA);
- (b) a slightly more flexible system of borrowing in tranches, allowing not only successive tranches, as at present, but also simultaneous tranches if necessary.

These proposals, drafted by the Commission in the light of experience since 1978, are made in a communication to the Council and Parliament which reviews the operations carried out so far, the experience gained, and the outlook for the future. In the light of this review, the Commission proposes that the basic Council decision of 16 October 1978 be renewed with the two amendments mentioned above.

From the establishment of the NCI until the end of September, contracts for the granting of loans totalling 391.9 million EUA had been signed, with 239.4 million EUA to go on investment in the energy sector and 152.5 million EUA on investment in infrastructure. The geographical breakdown of loans is as follows: Ireland: 101.1 million EUA; Italy: 185.5 million EUA; United Kingdom: 105.3 million EUA. Projects involving a further 336.1 million EUA are at an advanced stage of preparation.

¹ OJ L 205 of 7.8.1980; Bull. EC 7/8-1980, point 2.1.1.

² OJ L 298 of 25.10.1978; Bull. EC 10-1978, point 2.1.10.

Community loans

2.1.3. On 29 October the Commission decided to present to the Council a proposal adjusting the Community loan mechanism designed to support the balances of payments of Community Member States, so as to simplify procedures and increase efficiency.¹

Economic situation

Annual Economic Report 1980-81

2.1.4. On 16 October the Commission submitted to the Council its Annual Economic Report for 1980-81; this report must be adopted by the Council in December after Parliament and the Economic and Social Committee have been consulted, so that it can be taken into account in discussions of national budgets.

The report analyses the effects of the second oil price shock on the Community economy and the world economy; the Community's oil import bill rose from 2.4% of GDP in 1978 to nearly 4% in 1980. The rate of expansion of world trade, estimated to have been 6.5% in 1979, will probably fall to 2.5% in 1980 and to 2% in 1981.

The report also presents the Commission's latest economic forecast for 1980 and 1981, which are based on present or anticipated policies. GDP volume growth is expected to slow down to 1.3% in 1980 and 0.6% in 1981; the annual average figures assume a stagnant or declining output in the second, third and fourth quarters of 1980, with positive growth resuming early in 1981. Unemployment is rising significantly and is likely to reach a level of 6.8% of the labour force in 1981. Consumer price rises are expected to

slow down to 9.7% in 1981, from 12% in 1980.

Budget deficits have been practically stable since 1979 as a proportion of GDP, but are expected to rise a little from 3.5% in 1980 to 3.9% in 1981, thus giving some cyclical support to economic activity. Money supply growth is expected to continue its deceleration from 10% in 1980 to 9% in 1981, thus favouring a parallel deceleration of inflation.

The Community's current account balance of payments deficit in 1980 is likely to reach the record level of 2.5% of GDP; the deficit should begin to decline in 1981 to about 1.2% of GDP.

Against this background, the Commission recommends that the following course of action be taken:

'The underlying, medium-term objective of economic policy must be to increase employment in conditions of improved stability of prices and competitiveness. In terms adapted more closely to the immediate economic situation, as it stands in the autumn of 1980, policy in the Community in general must aim to:

- (i) achieve a firm and substantial deceleration in inflation, and a renewed convergence between Member States. Some deceleration is now in sight on average, and some aspects of recent price and cost performance have been commendable, but the better features of the situation need to be rapidly consolidated and strengthened;
- (ii) prevent the present cyclical downturn from becoming a cumulative recession, and ensure that the likely recovery of growth in 1981 keeps to a sustainable trajectory;
- (iii) maintain control over monetary developments within Europe, and help adapt Community and international monetary arrangements to new needs;

¹ Point 1.2.8.

- (iv) give priority in budgetary policy to adapting public expenditure and taxation to the needs of restoring productive potential;
- (v) proceed rapidly with investment in energy saving and production;
- (vi) improve the Community's competitiveness, strengthen investment, encourage the movement of resources into new industries and sectors with continuing growth potential, and sharpen the efficiency of market mechanisms to favour productive investment and employment;
- (vii) face the problems of unemployment with a combination of actions to favour the creation of economically viable employment, to adapt the labour force to new needs, and ease the burden of the temporarily unavoidable level of unemployment.¹

After reviewing the measures that should be taken by each Member State in the different areas listed above, the Commission's report concludes:

'The economic situation is manifestly serious enough to demand an active rather than passive policy stance. However, the policy mix has to be carefully judged, since ill-considered policy reactions could certainly make matters worse. On the basis of the present outlook the policy mix should be strong in efforts to reduce inflation, save on oil imports, and pursue the other needed structural changes in the Community economy, and only moderately supportive in terms of cyclical demand management.

The outlook in fact suggests a rather more successful absorption of the second oil shock than the first one in 1973, in terms of the loss of output and the degree of acceleration and divergence of inflation suffered. If the Community economy manages to get back, at the beginning of 1981, on to a path of gradually increasing output and decelerating and converging inflation rates, this will represent a first positive element in the long process of adjustment that lies ahead. It may be asked whether more could be done to achieve better results already in 1981 and for the longer-run future.

If by this would be implied a considerably more rapid or marked relaxation of demand manage-

ment policies, the answer—in the view of the Commission—is for the time being no. The dangers of restimulating inflation and oil prices in particular, especially in present circumstances of partly interrupted oil supplies, would be very great.'

Annual Economic Review 1980-81

2.1.5. The Annual Economic Report sent by the Commission to the Council, Parliament and the Economic and Social Committee is accompanied, as last year, by an Annual Economic Review covering the same period.

The review supplies the facts and figures on which the report is based and gives a detailed analysis of economic trends and prospects.

Impact of the oil problems

2.1.6. On 15 October the Commission sent the Council a communication on energy and economic policy,¹ which the Council had requested in June to enable it to work out suitable guidelines. The document places the main emphasis on identifying the right solutions to the problems arising from balance-of-payments deficits and on reducing dependence on external energy supply by means of structural adjustments. It was discussed at a policy debate by the Council (Economic and Financial Affairs) on 20 October.

Monetary Committee

2.1.7. The Monetary Committee held its 265th meeting in Brussels on 10 October, with Mr Haberer in the chair. It completed the work undertaken in response to the

¹ Points 1.2.2 to 1.2.5.

Council's request of last June, adopting a report on recycling which it sent to the Council and to the Commission.¹ The committee's report was accompanied by an opinion on the use of the ECU as the currency denomination for Community loans.

Economic Policy Committee

2.1.8. The Economic Policy Committee held its 99th and 100th meetings in Brussels.

On 13 October it met in its reduced 'short-term' composition with Mr Cortesse in the chair, to consider the draft Annual Economic Report 1980-81, submitted by the Commission departments.

On 17 October it met in its reduced 'budget' composition with Mr Wagner in the chair, to consider assumptions about budgetary trends in the European Communities from 1981 to 1983, on the basis of a Commission staff working paper.

Internal market and industrial affairs

Free movement of goods

Removal of technical barriers to trade

2.1.9. On 16 October Parliament adopted a resolution² in which—while recognizing that significant progress has already been made—it calls upon the Commission to

accord the highest priority to the removal of the remaining technical barriers to trade, giving attention first of all to those sectors which are likely to assume importance in future from the angle of economic development.

Industrial products

2.1.10. On 14 October the Commission sent the Council a proposal³ amending once again the Directive of 27 July 1976⁴ relating to restrictions on the marketing and use of certain dangerous substances and preparations.

The proposal seeks to prohibit the use of benzene in articles intended for use as toys; it is based on a desire to protect public health and the need to harmonize national provisions on this question, in order to remove technical barriers to trade.

2.1.11. At its plenary session on 29 and 30 October, the Economic and Social Committee issued an opinion⁵ on the proposal which the Commission submitted to the Council⁶ on 7 March with a view to amending the Directive of 27 July 1976 (relating to restrictions on the marketing and use of certain dangerous substances and preparations) with regard to asbestos.

¹ Points 1.2.6 and 1.2.7.

² Point 2.3.9; OJ C 291 of 10.11.1980.

³ OJ C 285 of 4.11.1980.

⁴ OJ L 262 of 27.9.1976.

⁵ Point 2.3.25.

⁶ OJ C 78 of 28.3.1980; Bull. EC 3-1980, point 2.1.8.

Freedom of movement for persons and freedom to provide services

Mutual recognition of diplomas and access to economic activities

Doctors

2.1.12. Meeting on 7 and 8 October, the Advisory Committee on Medical Training turned its attention to the problem of maintaining a balance between the number of medical students and the resources needed to train them. The Committee came to the conclusion that before certain criteria could be suggested to the Member States in this field, it was essential to carry out new studies, so as to be able to make valid comparisons of the situations existing in the various Member States. Two other points were also discussed: periods of specialist training undergone in another Member State; examination methods and assessment of the results of medical training, especially in Belgium.

Nurses

2.1.13. The Advisory Committee on Training in Nursing met in Brussels on 21 and 22 October. Its discussions centred on the replies to be given to a detailed questionnaire on training for nurses in all Member States and a report on nurses responsible for general care.

*

2.1.14. On 17 October Parliament adopted a resolution on the exercise of the right of establishment and freedom to provide services in the field of architecture.¹

Industry

Steel

Establishment of a system of production quotas

2.1.15. After consulting the ECSC Consultative Committee and with the Council's assent, the Commission decided on 31 October² to establish a system of production quotas in the steel industry, which is considered to be in a 'state of manifest crisis'.³ This is the first time that Article 58 of the ECSC Treaty has been applied.

Shipbuilding

2.1.16. The problems facing Community shipyards as a result of the tendency for orders to go to Japanese shipyards to an excessive extent were raised by the Commission at a meeting of the OECD's Working Party on Shipbuilding.⁴

Textiles

2.1.17. The Commission sent the Council on 7 October a proposal for a Directive on the approximation of the laws of the Member States relating to the indication of the origin of certain textile and clothing products.⁵ The reason for this Community initiative is that, with a view to improving consumer informa-

¹ Point 2.3.9; OJ C 291 of 10.11.1980.

² OJ L 291 of 31.10.1980.

³ Points 1.1.1 to 1.1.9.

⁴ Point 2.2.44.

⁵ OJ C 294 of 13.11.1980.

tion, certain Member States recently took steps to regulate the indication of the origin of these products autonomously. The Commission had already sent the Council a communication on 17 March concerning textile problems associated with the question of origin marking.¹

Customs union

Simplification of customs formalities

Harmonization of controls at frontiers

2.1.18. In a recommendation transmitted to the Council on 9 October the Commission requested authorization to participate in negotiations being held in Geneva for an international convention on the harmonization of controls at frontiers, to which the Community is a prospective contracting party. The convention, drawn up under the aegis of the UN Economic Commission for Europe, is intended to expedite and streamline international carriage of goods by harmonizing more closely the conditions under which the various authorities responsible for checking goods at frontiers carry out their controls, and by reinforcing cooperation between those authorities.

Common Customs Tariff

Tariff applicable from 1 January 1981

2.1.19. On 28 October the Council adopted a Regulation updating the Common Customs

Tariff; this amended version of the CCT basic Regulation of 28 June 1968² will be applicable from 1 January 1981. The new tariff incorporates the second reduction in customs duties agreed during the multilateral trade negotiations; the first cut was made on 1 January this year for the majority of headings and on 1 July for organic chemical products. The new edition of the CCT also incorporates changes made in the course of the year pursuant to various agricultural regulations.

Economic tariff matters

Suspensions

2.1.20. On 20 October 1980³ the Council adopted a Regulation on the temporary total suspension of the autonomous Common Customs Tariff duties on certain catalysts falling within subheading ex 38.19 G, as Community output was insufficient to supply the needs of industry.

Tariff quotas

2.1.21. On 20 October 1980³ the Council adopted a Regulation opening, allocating and providing for the administration of a Community tariff quota for aubergines falling within subheading ex 07.01 T of the Common Customs Tariff and originating in Cyprus (1980).⁴ On 27 October it adopted a Regulation opening, allocating and providing for the

¹ Bull. EC 3-1980, point 2.1.28.

² OJ L 172 of 22.7.1968.

³ OJ L 280 of 24.10.1980.

⁴ OJ L 284 of 29.10.1980.

administration of a tariff quota for certain wines of designated origin falling within sub-heading ex 22.05 C of the CCT and originating in Tunisia (1980-1981). The Commission adopted a Regulation on 31 October opening a tariff quota for fresh or refrigerated tomatoes (CCT subheading ex 07.01 M I) originating in the ACP States (1980-81).¹

Community surveillance for imports

2.1.22. On 31 October 1980² the Commission adopted a Regulation establishing ceilings and Community surveillance for imports of carrots and onions falling within CCT heading No ex 07.01 and originating in the ACP States (1981).

2.1.23. On 15 October the Commission transmitted to the Council a proposal to amend the Regulation of 28 May on the valuation of goods for customs purposes;³ the proposed amendments cover the changes needed as a result of the recent acceptance on behalf of the Community of the additional Protocol to the Agreement on the implementation of Article VII of GATT⁴ and introduce simplified procedures for determining the customs value of certain perishable goods.

General legislation

Definition of the customs territory of the Community

2.1.24. On 31 October the Commission decided to transmit to the Council a proposal on the definition of the customs territory of the Community.⁵

The basic Regulation of 29 September 1968⁶ defining the customs territory is to be replaced by a new instrument as some of its provisions (e.g. those relating to free zones or

the continental shelf) no longer reflect the current state of Community law. The new proposal is intended to do away with possible distortions of treatment between Community economic operators with regard to the customs arrangements applying to the maritime area of the Community's customs territory.

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2.1.25. On 16 October Parliament adopted a resolution⁷ on the Commission's multiannual programme for the attainment of the customs union.⁸

Competition

Restrictive practices, mergers and dominant positions: specific cases

Permissible forms of cooperation

Authorization of cooperation agreement following dissolution of an export price cartel

2.1.26. By a decision of 16 October⁹ granting negative clearance, the Commission authorized a cooperation agreement between the members of the *Industrieverband Solnhofener Natursteinplatten e.V.*, an associa-

¹ OJ L 292 of 1.11.1980.

² OJ L 296 of 5.11.1980.

³ OJ L 134 of 31.5.1980.

⁴ OJ L 71 of 17.3.1980.

⁵ OJ C 305 of 22.11.1980.

⁶ OJ L 238 of 28.9.1968.

⁷ Point 2.3.9; OJ C 291 of 10.11.1980.

⁸ OJ C 44 of 21.2.1980; Bull. EC 12-1979, points 1.3.1 to 1.3.3.

⁹ OJ L 318 of 26.11.1980.

tion set up on 30 June 1980 to replace Exportkartell Solnhofener Natursteinplatten, a previous association under civil law. The object of this earlier association, comprising some thirty members, all small or medium-sized producers from the region of Solnhofen (Bavaria), had been to promote exports of the natural stone found there. The contract of association provided for collective fixing of prices, discounts and conditions of sale for export business and, in order to enforce compliance, for supervisory measures and penalties. The cartel, which had been notified to the Commission, was dissolved following the Commission's intervention. The Commission took the view that the restrictions of competition caused by this price cartel fell within the category of manifest infringements of the EEC Treaty competition rules (Article 85(1)) which it is almost always impossible to exempt (under Article 85(3)) because of the total lack of any benefit to the consumer; unlike certain collective purchasing or selling agreements, these restrictions do not contribute to rationalizing production or distribution.

The articles of the new association contain no provisions involving restrictions of competition which might affect trade between Member States.

This decision has given the Commission further opportunity to clarify the limits within which small and medium-sized firms may cooperate without infringing the Community competition rules.

Mergers

Acquisition by Tradeared Participations of Lommaert-ODS International

2.1.27. On 10 October the Commission authorized, under Article 66 of the ECSC

Treaty, Tradeared Participations, a company controlled by Arbed SA, Luxembourg, to acquire the entire share capital of Lommaert-ODC International BV (Lommaert), Rotterdam.

Lommaert, a holding company with a capital of HFL 1 080 000 controls, *inter alia*, steel stockholders in Belgium, the Federal Republic of Germany and the Netherlands dealing in beams, concrete reinforcing bars, merchant bars and hot-rolled and cold-rolled products.

The aim of the authorized transaction, which will result in a concentration within the meaning of Article 66(1) of the ECSC Treaty between the Arbed group and the Lommaert group, is to consolidate existing trading relations and enable the Arbed group to gain access to the Belgian, Dutch and German stockholder markets. It will also enable Arbed and its group to secure a broader trading base in an area in which their competitors have long been established.

State aids

Industry aids

Ship repair

Belgium

2.1.28. On 8 October the Commission decided¹ to initiate the procedure under Article 93(2) of the EEC Treaty in respect of a plan by the Belgian Government to grant aid to the ship-repair industry. A detailed study of this industry was made in a Commission report to the Council.²

¹ OJ C 278 of 28.10.1980.

² Bull. EC 11-1979, point 2.1.36.

The proposal is to grant aid jointly to two Antwerp ship-repair firms, representing 90% of that industry in Belgium; improved coordination of their activities is planned as well as measures to improve production costs. The assistance would be granted in the form of SNCI loans with deferred redemption and an interest subsidy equivalent to the interest payable on earlier loans.

The Commission decision is based on the fact that it does not yet have sufficient information for it to form a clear idea of the future prospects of the Antwerp ship-repair industry. In addition, the file on the matter does not appear to contain substantiating evidence that would allow a genuine connection to be established between the assistance and the reorganization plan. It is not possible therefore at this stage to determine whether the proposed aid might bring about a lasting improvement in the situation of this industry or whether it is a palliative which would merely postpone the problem.

Textiles

Netherlands

2.1.29. On 14 October the Commission initiated the procedure provided for in Article 93(2) of the EEC Treaty in respect of the planned assistance notified by the Netherlands Government in August in favour of the cotton, rayon, linen and wool sectors of the textile industry.¹ The industries that would qualify for the proposed assistance have been receiving public assistance in the Netherlands in the form of subsidies or loans since 1975 with a view to attaining an adequate degree of industrial reorganization. The proposal now notified is the fourth aid scheme put into effect since 1975 for the cotton sector and the second for the wool sector. Its objective is

now stated to be the improvement of structural arrangements and subsequent rationalization of undertakings. The Commission considered that in view of the repetitive nature of the assistance granted to the two sectors since 1975 this new measure could be regarded as operating aid. In addition, modernization of those sectors has in general reached a more advanced stage in the Netherlands than in the other Member States and consequently the assistance might be harmful to intra-Community competition without being effective in relation to imports from non-member countries.

Financial institutions and taxation

Financial institutions

Insurance

Credit insurance

2.1.30. On 17 October Parliament delivered its opinion² on the proposal for a Directive on credit insurance which the Commission transmitted to the Council on 13 September 1979.³ Parliament suggested a number of amendments aimed at bringing export credit insurance operations transacted for the account of or with the guarantee of the State

¹ OJ C 284 of 3.11.1980.

² OJ C 291 of 10.11.1980.

³ OJ C 245 of 29.9.1979; Bull. EC 9-1979, point 2.1.32.

within the scope of the First Coordinating Directive of 24 July 1973¹ provided, however, that such business is carried on within the Community. As to the problem posed by the credit insurance specialization requirement applicable in the Federal Republic of Germany, the solution put forward by the Commission for abolishing that requirement was endorsed, subject to suggestions for purely technical changes.

Taxation

Indirect taxes

Excise duties

Alcoholic beverages

2.1.31. At its meeting on 27 October in Luxembourg, the Council (Tax Questions) was unable to reach definitive agreement on the thorny problem of the harmonization of the structure of excise duties on beer, wine and spirits, even though the Presidency had evolved proposals for an overall solution. The press release issued at the end of the meeting stated, however, that certain new elements had emerged from the discussion that would have to be looked at more closely.

It was in 1972 that the Commission presented a framework Directive covering all excise duties and three proposals for Directives on the harmonization of the duties on spirits, beer and wine.² Because of differences of opinion between the Member States, the Council suspended its examination of these proposals towards the end of 1974. The Commission attempted to reopen discussion of the matter by transmitting to the Council on 2 August 1977 a communication setting

out a number of proposals;³ this initiative did not, however, pave the way for a solution, although the Council did resume its technical examination of the three proposals in 1978.

On 26 June 1979 the Commission transmitted to the Council a new communication suggesting a number of compromise solutions to the main problems arising out of the three proposals for Directives;⁴ the compromise solutions were discussed by the Council at its meeting on 16 October 1979 but no agreement was reached.⁵ Five procedures initiated in these matters by the Commission under Article 169 of the EEC Treaty were concluded on 27 February; the judgments delivered by the Court of Justice⁶ laid down a number of principles and clarified several points which, until then, had hampered progress towards an agreement.

The criteria fixed by the Court thus seemed to provide the basis for an overall compromise solution that would make it possible to resolve forthwith the serious problem posed by harmonization of excise duties within the Community.

It was with this objective in mind that the Luxembourg Presidency put forward in September a number of proposals for a blanket solution to the problem; these proposals differ from those made by the Commission in 1979 in the following respects:

(i) the proposal for a harmonized excise duty on wine was left on ice;

¹ OJ L 228 of 16.8.1973; Bull. EC 7/8-1973, point 2122.

² OJ C 43 of 29.4.1972; Bull. EC 4-1972, Part One, Ch. II; Supplement 3/72 — Bull. EC.

³ Bull. EC 7/8-1977, point 2.1.39.

⁴ Bull. EC 6-1979, point 2.1.39.

⁵ Bull. EC 10-1979, point 2.1.41.

⁶ Bull. EC 2-1980, points 2.1.26 to 2.1.30.

(ii) the excise duty on wine should not be more than three times higher than that charged on the most popular category of beer on each market; this would ensure that, irrespective of the differences in the alcoholic strength of wine and beer on each market, the ceiling was the same in all Member States;

(iii) with regard to intermediate products (flavoured wines, liqueur wines, etc.), it is proposed that all the Member States should have the right to apply to certain liqueur wines produced in specific regions under particular conditions a reduced rate equal to not less than 20% of the full rate for alcohol.

This was the compromise solution, which had the backing of the Commission, that was discussed by the Council (Tax Questions) at its meeting on 27 October, when the main problems posed by harmonization of the structure of excise duties on alcoholic beverages were reviewed. Since, once again, no definitive agreement was reached, it was decided to return to the matter before the end of the year.

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2.1.32. At its 29-30 October session the Economic and Social Committee gave its opinion¹ on the Commission's proposal² of 21 December 1979 for a Council Directive concerning the harmonization of income taxation provisions with respect to freedom of movement for workers within the Community.

Employment and social policy

2.1.33. Social questions, as has so often been the case this year, were high on the

agenda for various Community bodies in October; they were dealt with either directly, as at the meeting of the Standing Committee on Employment³—which was devoted specifically to the question of temporary employment—or indirectly, as in discussions in the Council, the Commission and the ECSC Consultative Committee⁴ on the introduction of the quota arrangements in the steel industry.⁵

October also saw the adoption by the Council of the Directive on the protection of workers in the event of their employer's insolvency.⁶ Furthermore, the Commission proposed a Directive on the information and consultation of workers in undertakings with complex structures.⁷

Employment

Standing Committee on Employment

2.1.34. The Standing Committee on Employment held its 19th meeting on 30 October in Brussels, with Mr Jacques Santer, Luxembourg's Minister for Labour and Social Security, in the chair. The main business of the meeting was to discuss the communication on guidelines for Community action in the field of temporary work,⁸ which the Commission submitted in July in response to a request made by the Council in its Resolution of 18 December 1979.⁹

¹ Point 2.3.26.

² OJ C 21 of 26.1.1980; Bull. EC 12-1979, point 2.1.58.

³ Point 2.1.34.

⁴ Points 2.3.35 to 2.3.37.

⁵ Points 1.1.1 to 1.1.9.

⁶ Point 1.3.2.

⁷ Point 1.3.3 and 1.3.4.

⁸ Bull. EC 6-1980, point 2.1.43.

⁹ OJ C 2 of 4.1.1980; Bull. EC 11-1979, point 2.1.41.

In his summing up at the end of the meeting, the following conclusions were drawn by the Chairman:

(i) Consensus was reached on the need to safeguard the legitimate interests of workers as regards improved employment and social protection conditions while maintaining the employers' operational flexibility, particularly in sectors subject to short-term fluctuations in staff and economic activity, and preserving the structure of employment in agriculture. In this connection, the workers' representatives, supported by the majority of the national delegations, advocated that the use of temporary labour should be kept to the strict minimum.

The workers' representatives also restated their fundamental position that private temporary employment businesses should in the long run be banned.

(ii) It was admitted that temporary employment could meet certain needs of the economy; however it should be made to comply with certain rules if abuses prejudicial to the workers concerned were to be avoided. It was stressed that the scale of the problems raised by temporary employment businesses, and temporary work in itself, could differ generally in the Member States and that any action taken therefore needed to be flexible enough to allow for this factor.

(iii) The Committee thought, in particular, that workers' representatives from the user undertaking should be informed of any recourse by the latter to temporary staff.

(iv) The Committee also thought that temporary workers should be taken into account in respect of the undertakings' social obligations where the latter are determined on the basis of the number of employees (e.g. the obligation to provide for a workers' representational body above a certain threshold). In this connection, the employers' representatives gave an assurance that there was no question, as far as they were concerned, of replacing striking permanent staff by temporary workers.

(v) Certain participants maintained that the terms of employment of temporary workers should be set out in a written employment contract giving full details of the arrangements concerned.

(vi) The Committee also agreed that the user undertaking's collective facilities and medical services should be accessible to temporary workers.

(vii) The Committee's discussions also centred on the problem of trans-frontier temporary employment, with its inherent risk of illegal practices. It was underlined in this respect that there was a need for close and effective cooperation between the competent public authorities of the Member States.

(viii) There was also a general consensus on the need to introduce—where it did not yet exist—a requirement that prior authorization must be obtained from the competent national authority (in the case of trans-frontier temporary work, the competent authority in the host country) for the activities of temporary employment businesses.

(ix) The Committee stressed the vital part which it felt official agencies should play in helping to regulate the employment market and thought that these agencies should be adequately equipped to discharge the function of placing temporary workers as well.

(x) Closing the meeting, the Chairman observed that converging viewpoints on certain of the points mentioned above enabled firm guidelines to be established for Community action in this area. The Chairman confirmed the Council's determination to achieve progress in the area of the supervision of temporary employment and the social protection of temporary workers, in line with the Council Resolution of 18 December 1979 on the adaptation of working time and mindful of the position in the various Member States.

The Committee thought that it was for the Commission to take the appropriate steps, in consultation with both sides of industry and the Governments, to implement the guidelines emerging from the discussions.

Sectoral measures

Retraining of workers in the ECSC industries

2.1.35. In October the Commission, acting under Article 56(2)(b) of the ECSC Treaty, decided to allocate the sum of 25 256 750

EUA for the retraining of 10 990 workers affected by the closure or reduction in activity of a number of steel undertakings in the Federal Republic of Germany and the United Kingdom.

2.1.36. In connection with its request for application of Article 58 of the ECSC Treaty¹ the Commission sent the Council a communication on the social aspects of the steel policy, calling on the Council to adopt forthwith short-time working allowances for steelworkers. In a second communication, transmitted on 29 October, the Commission clarified the scope and duration of these measures, which are designed to supplement the efforts being made to help steelworkers affected by the crisis under the traditional readaptation aid provided for in Article 56.

European Social Fund

2.1.37. On 15 October the Commission approved the second series of applications for assistance from the European Social Fund for 1980. These applications, which had been previously examined by the Fund Committee,² involve the following sums:

(i) pursuant to Article 4, that is to say for retraining activities for persons leaving agriculture, textile and clothing workers, migrant workers, young workers affected by employment difficulties and women:

<i>(million EUA)</i>	
Operations	Amount
Agriculture, textiles and clothing	9.81
Migrant workers	37.51
Young people	134.86
Women	13.48

(ii) pursuant to Article 5, for the retraining of unemployed or underemployed workers in the less developed regions of the Community, the training of workers in response to the requirements of technical progress, the vocational retraining of workers employed in groups of undertakings undergoing restructuring, and the rehabilitation of handicapped persons:

<i>(million EUA)</i>	
Operations	Amount
Regions, technical progress and groups of undertakings	238.41
Handicapped persons	55.31

(iii) in addition, the sum of 1 117 720 EUA was granted for the implementation of pilot schemes.

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2.1.38. At its session on 29 and 30 October, the Economic and Social Committee gave its opinion³ on the proposal sent to the Council by the Commission on 24 July⁴ concerning Fund assistance for persons employed in the textile and clothing industries, migrant workers, persons affected by employment difficulties (young people under 25) and women.

Social protection

Social security for migrant workers

2.1.39. On 21 October, the Commission sent to the Council a proposal⁵ amending the

¹ Point 1.1.5.

² Bull. EC 6-1980, point 2.1.47.

³ Point 2.3.27.

⁴ OJ C 214 of 21.8.1980; Bull. EC 7/8-1980, point 2.1.51.

⁵ OJ C 303 of 20.11.1980.

basic Regulations (1408/71 and 574/72¹) on the application of social security schemes to employed persons and their families moving within the Community. The proposed amendments are intended to improve these Regulations in the light of experience gained in the meantime and because of changes in the legislation of some Member States.

Working and living conditions

Housing

2.1.40. As part of the seventh and eighth financial aid schemes (first and second instalments) for low-cost housing for workers in the ECSC industries, the Commission has approved building projects involving a total appropriation of 197 191 EUA. This sum is intended to finance the building of 41 housing units in France and the Netherlands.

Industrial relations and labour law

Protection of workers in the event of the insolvency of their employer

2.1.41. On 20 October the Council formally adopted the Directive on the protection of workers in the event of the insolvency of their employer,² which it had approved in May 1979.³ The Commission had submitted a proposal on this matter in April 1978;⁴ the proposal was subsequently amended⁵ to take account of the opinions issued by Parliament and the Economic and Social Committee.

Informing and consulting workers

2.1.42. On 24 October the Commission sent to the Council a proposal for a Directive

on procedure for informing and consulting the employees of undertakings with complex structures, in particular transnational undertakings.⁶

Health and safety

Safety and health

2.1.43. The Mines Safety and Health Commission met in Luxembourg on 23 October, the main business being the preparation of a work programme for the next three years. In response to a specific request from Parliament, priority was to be given to health questions. A recent coalmining accident was discussed and a report on the technical aspects of rockbursts (which have caused more than 50 deaths in recent years) was adopted.

2.1.44. A meeting on diving and health was held in Luxembourg on 9 and 10 October under the sponsorship of the Secretariat of the Safety and Health Commission and the European Diving Technology Committee. Its purpose was to discuss technical and human aspects of deep-sea diving. The meeting was attended by 230 experts from 20 countries representing the interests of the divers themselves (whether amateurs, scientists or professionals), governments and public health authorities, employers, trade unions and equipment manufacturers.

¹ OJ L 149 of 5.7.1971; OJ L 74 of 27.3.1972.

² Point 1.3.2; OJ L 283 of 28.10.1980.

³ Bull. EC 5-1979, point 2.1.69.

⁴ OJ C 135 of 9.6.1978; Bull. EC 4-1978, point 2.1.48.

⁵ OJ C 125 of 18.5.1979; Bull. EC 3-1979, point 2.1.51.

⁶ Points 1.3.3 and 1.3.4; OJ C 297 of 15.11.1980.

Regional policy

Coordination and programmes

Regional Policy Committee

2.1.45. The Regional Policy Committee met on 16 and 17 October. It examined the preliminary draft periodic report on the situation and socio-economic developments in the regions of the Community, and decided to continue its discussions on this topic. The Committee instructed its secretariat to draft an opinion, taking into account the views expressed by the members, on the definition of the infrastructure categories to which the Fund may grant aid in the various assisted regions. It held a further discussion on a draft recommendation concerning frontier problems, and examined the updated regional development programmes for Ireland and the French overseas departments.

2.1.46. In view of Greece's entry into the Community on 1 January 1981, the Committee discussed with representatives of the Greek Government the Greek regional development programme covering the period 1981-85.

This was the first version of the programme, since the definitive version need not be submitted until after 1 January. After discussing this first version, the Committee delivered a provisional opinion stating that, on the basis of this programme, Greek projects could be financed by the ERDF as from 1 January 1981. It proposed to re-examine the Greek programme in 1981 after additional information had been provided, particularly regarding the new regional aid law now being prepared in Greece.

Financial instruments

European Regional Development Fund

2.1.47. A proposal for amending the Regulation of 18 March 1975 establishing the European Regional Development Fund¹—subsequently amended on 6 February 1979²—was transmitted to the Council by the Commission on 7 October.³ The proposal concerns the revision of the ERDF quotas to take account of Greece's accession to the Community.

On the basis of a comparative analysis of the situation in Greece and in the other Member States, the Commission proposes for Greece a quota of 15% of the amount available under the ERDF quota section. The Commission proposal provides for the other Member States' quotas to be reduced so as to reflect the share of their *per capita* GDP in the Community average. This does not mean a reduction in the actual amounts which the Fund will grant Member States other than Greece. In the preliminary draft budget for 1981 the Commission has already made allowance for Greece by proposing an appropriate increase in Regional Fund appropriations.

ERDF assistance: the first 'non-quota' measures

2.1.48. The first specific regional development measures have been given the go-ahead:

¹ OJ L 73 of 21.3.1975.

² OJ L 35 of 9.2.1979.

³ OJ C 272 of 21.10.1980.

on 7 October, the Council formally adopted the Regulations relating to these measures,¹ which it had approved in principle on 22 July.²

These first measures under the Fund's 'non-quota' section are designed to cushion the regional impact of certain Community policies. In the words of the Council press release, they will contribute to:

- the development of certain French and Italian regions in the context of Community enlargement;
- overcoming constraints on the development of new economic activities in certain zones adversely affected by restructuring of the steel industry;
- overcoming constraints on the development of new economic activities in certain zones adversely affected by restructuring of the shipbuilding industry;
- improving security of energy supply in certain Community regions by way of improved use of techniques for hydroelectric power and alternative energy sources;
- the improvement of the economic and social situation of the border areas of Ireland and Northern Ireland.³

Conversion loans

2.1.49. The Commission has approved the granting of conversion loans totalling 97.35 million EUA to firms located in four Member States: the Federal Republic of Germany, Belgium, Ireland and the United Kingdom.³

In addition, conversion loans totalling 23.46 million EUA were paid in October to two French firms.³

Environment and consumers

Environment

Prevention and reduction of pollution and nuisances

Noise

Construction equipment

2.1.50. The Commission has adopted a proposal to the Council for a Directive on the limitation of the noise emitted by hydraulic and rope-operated excavators, dozers and loaders. The purpose of the proposal is to improve and protect the environment and improve the health and well-being of the public by reducing airborne noise and noise at operator's position from earth-moving equipment used regularly in towns or cities and to promote their free movement. A 'total' harmonization solution is proposed which will replace legal rules — in force or planned in the Member States—by Community standards.

Chemicals

Ecotoxicity

2.1.51. The Scientific Advisory Committee set up to examine the toxicity and ecotoxicity of chemicals met in Brussels on 28 and 29 October to examine and discuss two draft reports on cadmium.⁴ It also adopted several opinions on a number of chemical products.

¹ OJ L 271 of 15.10.1980.

² Bull. EC 7/8-1980, point 2.1.63.

³ Points 2.3.48 and 2.3.49.

⁴ Bull. EC 1-1980, point 2.1.32.

Protection and rational use of space, the environment and resources

Natural resources

2.1.52. The Commission took part in the second European Congress on the Recycling of Waste Oils, which was held in Paris from 30 September to 2 October. The first Congress, which had been held in Brussels in March 1976,¹ had helped to make political and economic leaders aware of the seriousness of this problem. One of the main topics discussed was the application of the Council Directive of 16 June 1975 on the disposal of waste oils.²

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2.1.53. At its 29-30 October session the Economic and Social Committee gave its opinion³ on the proposal concerning the recovery and reuse of waste paper and board; the Commission sent the proposal to the Council on 14 May.⁴

Space

2.1.54. The Commission was represented at the European Conference of Ministers responsible for Regional Planning which was held in London on 21 and 22 October at the invitation of the United Kingdom Government. At this session the Ministers underlined the importance of a European approach on matters concerning land use and adopted a number of resolutions calling (i) for a European regional planning charter which is to be drawn up under the closer cooperation arrangements with Community institutions and to be submitted for adoption at the Madrid Conference in 1982 and (ii) for an overall strategy to be worked out for regional planning in Europe.

Flora and fauna

2.1.55. On 16 October Parliament gave its opinion⁵ on the proposal for a Regulation on common rules for imports of whale products⁶ transmitted to the Council by the Commission on 29 April.

Consumers

Physical protection

Toys

2.1.56. On 14 October the Commission sent to the Council a proposal⁷ amending once again the Directive of 27 July 1976 relating to restrictions on the marketing and use of certain dangerous substances and preparations.⁸ The aim of this proposal is to harmonize regulations on the use of benzene, banning its use in products intended to be used as toys.

Benzene is used, in particular, as a component of one of the products employed in the making of children's balloons; the way these balloons are used makes possible its inhalation, ingestion, or cutaneous absorption, thus exposing children to the hazards to which this substance is likely to give rise (cancer, leukaemia and disorders of the central nervous system).

¹ Bull. EC 3-1976, point 2235.

² OJ L 194 of 25.7.1975.

³ Point 2.3.28.

⁴ OJ C 135 of 6.6.1980; Bull. EC 5-1980, point 2.1.49.

⁵ Point 2.3.8; OJ C 291 of 10.11.1980.

⁶ OJ C 121 of 20.5.1980; Bull. EC 4-1980, point 2.1.52.

⁷ OJ C 285 of 4.11.1980.

⁸ OJ L 262 of 27.9.1980.

Information, education and representation

Labelling

2.1.57. At its 29-30 October session the Economic and Social Committee gave its opinion¹ on the proposals for Directives sent by the Commission to the Council on 21 May² on the indication by labelling of the energy consumption of household appliances (washing machines, refrigerators, etc.).

Economic power of the consumer

2.1.58. The Commission took part in the preparation and proceedings of the 'Rencontres européennes de la consommation' (European Consumer Seminars) organized by the French Government in Paris from 15 to 17 October on the topic 'The economic power of the consumer'. Some four hundred participants discussed the importance and opportunities for action of Europe's consumer associations, the informing, training and educating of consumers, and the dialogue between producer and consumer.

In his address, Mr Burke, Member of the Commission responsible for consumer affairs, stressed the action undertaken at Community level on behalf of consumers on the basis of guidelines common to all the nine Member States.

Consumers Consultative Committee

Composition of the Committee

2.1.59. On 16 October the Commission amended the rules of the Consumers Consultative Committee, raising the number of its

members from 25 to 33. Each of the four European consumers' organizations—the European Bureau of Consumers' Unions (BEUC), the Committee of Family Organizations in the European Community (COFACE), the European Trade Union Confederation (ETUC) and the European Community of Consumers Cooperatives (EUROCOOP)—will henceforth have six seats. The remaining nine seats go to persons with special expertise in consumer affairs.

Plenary session

2.1.60. At its meeting on 28 October the Consumers Consultative Committee gave its opinion on the question of the use of hormones in the rearing of animals intended for human consumption.³ It came out for a ban on the use of such substances and for a tightening of the related controls. It expressed the hope that the Council would adopt Community legislation harmonizing national laws in this field at the highest level, so as to put an end to a situation in which competition between the Member States was being used as a pretext for infringing national legislation. It also called for the drafting of proposals making it possible to control the illegal trade in pharmaceutical and chemical products used to fatten livestock. The Committee maintained that, to be really effective, such control must be carried out at the stock-farming level, as well as in slaughterhouses and when meat is marketed.

At the same meeting the Committee also adopted opinions on proprietary medicinal

¹ Point 2.3.30.

² OJ C 149 of 18.6.1980; Bull. EC 5-1980, point 2.1.50.

³ Bull. EC 9-1980, point 2.1.55.

products; application of Article 85(3) of the Treaty to certain types of patent licence agreements; regional air transport services.

Finally, the Committee took a stand on the Council Regulation of 27 June 1980 on the common organization of the market in sheepmeat and goatmeat,¹ expressing a preference for a system of direct aid to producers and requesting that a watch be kept on price trends, so as to avoid medium- and long-term overproduction.

2.1.61. On 16 October Parliament gave its opinion² on the communication sent by the Commission to the Council on 27 June 1979 on a Community action programme with regard to consumers.³

Agriculture

2.1.62. At a meeting held on 14 October the Council (Agriculture) adopted the legal instruments enabling the common organization of the sheepmeat market to take effect,⁴ thus concluding the discussion of a series of questions which had had a major impact, directly and indirectly, on Community life since the beginning of the year;⁵ on the same occasion the Ministers held an informal meeting⁶ during which they carried out a wide-ranging survey of the issues left in abeyance and of the strategy to be adopted for the coming months.

Economic aspects of the common agricultural policy

Agri-monetary measures

2.1.63. In October the Commission made two further alterations to the monetary com-

pensatory amounts for the United Kingdom.⁷ Since they were introduced by the Commission in April⁸ following the improvement in sterling, the positive compensatory amounts had been altered on several occasions, the last of which was in August.⁹

Prices and markets

Prices

2.1.64. On 30 October the Council fixed the representative market price and the threshold price for olive oil and the percentages of the consumption aid for this product for the 1980/81 marketing year, beginning on 1 November.¹⁰

Market organizations

Market situation; specific measures

Cereals

2.1.65. The Commission decided to open, from 20 November 1980 to 30 June 1981, an invitation to tender for the export of 300 000 tonnes of barley to the Soviet Union.¹¹ This

¹ OJ L 183 of 16.7.1980.

² Points 2.3.8; OJ C 291 of 10.11.1980.

³ OJ C 218 of 30.8.1979; Bull. EC 6-1979, points 1.5.1 to 1.5.7; Supplement 4/79 — Bull. EC.

⁴ Points 1.4.1 to 1.4.5.

⁵ No progress on this issue was, of course, possible until a solution could also be found to other problems such as the United Kingdom's contribution to the Community budget, the fisheries policy and farm prices. See, in particular, Bull. EC 5-1980, points 1.1.1 to 1.1.5.

⁶ Point 2.3.2.

⁷ OJ L 262 of 6.10.1980; OJ L 282 of 27.10.1980.

⁸ OJ L 91 of 7.4.1980.

⁹ OJ L 230 of 1.9.1980.

¹⁰ OJ L 292 of 1.11.1980.

¹¹ OJ L 297 of 6.11.1980.

measure is in compliance with the principle agreed by the Council in January¹ that trade with the USSR in agricultural products should not exceed the volume of the traditional pattern of trade (between 200 000 and 400 000 tonnes of barley are normally exported to the USSR each year) and provides additional outlets for the Community's relatively plentiful cereals harvest.

Milk and milk products

2.1.66. In the light of the export forecasts and the budget constraints, the Commission raised the refunds for butter, skimmed-milk powder and butteroil exported from 1 January 1981 onwards.²

2.1.67. The Commission also introduced major improvements in the rules for granting aid for skimmed milk processed into compound feedingstuffs and skimmed-milk powder intended for feed for calves.³ Apart from changes facilitating implementation of the aid arrangements, a Community method of analysis has been drawn up for the quantitative determination of skimmed-milk powder in compound feedingstuffs.

Poultrymeat

2.1.68. On 14 October the Commission amended,⁴ by means of technical adaptations, the analysis methods set out in the Annex to the Council Regulation laying down common standards for the water content of frozen and deep-frozen chickens, hens and cocks.⁵ Accordingly, poultrymeat with an extraneous water content exceeding the technically unavoidable minimum may be marketed as such within the Community only if there is an appropriate description on the packaging. The detailed rules for the application of the

Regulation were laid down by the Commission on 30 October⁶ and will apply, in respect of checks, from 1 April 1981 onwards.

Fruit and vegetables

2.1.69. On 10 October the Commission adopted provisions enabling Member States to authorize preventive withdrawals of apples,⁷ the conditions required for such a measure having been met with regard to foreseen volume of production and prices. Accordingly, producer organizations will be allowed to withdraw and store, pending their use, up to a total of 318 400 tonnes of apples for the Community as a whole, allocated among the Member States in proportion to their production of certain varieties.

Wine

2.1.70. The Commission authorized the Federal Republic of Germany, France and Luxembourg to introduce an additional increase in the alcoholic strength of certain wines and varieties produced in the wine-growing zones A and B.⁸ It also instituted a system of aid for concentrated grape must and rectified concentrated grape must used in wine-making.⁸ In both cases the measures are warranted by the poor weather at the beginning of the current marketing year.

¹ Bull. EC 1-1980, points 1.1.5 and 2.1.36.

² OJ L 279 of 23.10.1980; OJ L 292 of 1.11.1980; OJ L 301 of 11.11.1980.

³ OJ L 296 of 5.11.1980.

⁴ OJ L 270 of 15.10.1980.

⁵ OJ L 339 of 8.12.1976; OJ L 292 of 1.11.1980.

⁶ OJ L 288 of 31.10.1980.

⁷ OJ L 268 of 11.10.1980.

⁸ OJ L 281 of 25.10.1980.

Sheepmeat

2.1.71. The set of provisions and detailed rules for the new common organization of the market in sheepmeat and goatmeat entered into force on 20 October.¹ Since then the Commission has further clarified some of the detailed rules² and adopted the first market management measures, authorizing buying-in in France³ and fixing import levies.⁴

Structural policy

Implementing the socio-structural Directives

Approval of the national programmes

2.1.72. In October, pursuant to the Regulation of 15 February 1977,⁵ the Commission approved a number of programmes for improving the conditions under which processing and marketing take place. Its decisions⁶ concern the following countries and sectors:

- *Belgium*: rationalization and modernization of fruit and vegetable markets;
- *Denmark*: expansion and modernization of storage, dressing, sorting and packaging facilities for potatoes and seed potatoes;
- *Federal Republic of Germany*: setting-up and modernization of facilities for handling and marketing cereals (Baden-Württemberg), seeds and propagating material (Bavaria and Baden-Württemberg), and fresh fruit and vegetables (North Rhine-Westphalia and Baden-Württemberg);
- *France*: investment for ornamental plants and flowers;
- *Italy*: curing, processing and marketing of tobacco;

- *United Kingdom*: modernization of live-stock auction markets and slaughterhouses (Wales); setting-up and modernization of facilities for handling cereals and processing malt (England and Wales).

New measures

2.1.73. On 17 October Parliament delivered an opinion⁷ on the proposals concerning:

- the development of agriculture in the French overseas departments (Proposal sent by the Commission on 15 July⁸);
- the stimulation of agricultural development in the less-favoured areas of Northern Ireland (Proposal sent by the Commission on 12 June⁹);
- the improvement of the conditions under which certain agricultural products are processed and marketed in Northern Ireland (Proposal sent by the Commission in June³ and amended in July¹⁰).

Coordination of agricultural research

2.1.74. On 10 October the Commission sent to the Council and Parliament its Report on the implementation of the research programmes (1975-78) approved by the Council

¹ Points 1.4.1 to 1.4.5; OJ L 183 of 16.7.1980; OJ L 275 of 18.10.1980; OJ L 276 of 20.10.1980.

² OJ L 284 of 24.10.1980.

³ OJ L 288 of 31.10.1980.

⁴ OJ L 283 of 28.10.1980.

⁵ OJ L 51 of 23.2.1977.

⁶ OJ L 305 of 14.11.1980.

⁷ Point 2.3.8; OJ C 291 of 10.11.1980.

⁸ OJ C 211 of 19.8.1980; Bull. EC 7/8-1980, point 2.1.90.

⁹ OJ C 179 of 17.7.1980; Bull. EC 6-1980, point 2.1.109.

¹⁰ Bull. EC 7/8-1980, point 2.1.91.

in 1975.¹ A total of 134 contracts—concerning animal leucoses, livestock effluents and beef/veal and vegetable-protein production—were concluded by the Commission and the scientific organizations of most of the Member States, and have led to significant results, which are of great use in the spread of modern research.

Agricultural legislation

Veterinary legislation

2.1.75. On 2 October the Commission laid down the methods of control for maintaining the officially tuberculosis-free status of the bovine herds in Denmark.²

2.1.76. Parliament, on 17 October,³ and the Economic and Social Committee, at its session of 29 and 30 October, delivered their opinions on the proposal sent by the Commission on 20 August concerning the eradication of African swine fever in Sardinia.⁴

European Agricultural Guidance and Guarantee Fund

Guidance Section

2.1.77. On 15 October the Commission approved the detailed rules implementing Decisions for EAGGF guidance aid to projects for improving public services in certain rural areas.⁵ It also adopted, on 16 October, a Decision on applications for refunds and on the payment of advances for collective irrigation operations in Corsica.⁶ These two texts prescribe the content and layout of the applications for payment, with a view to speeding up processing.

Fisheries

2.1.78. In October further progress was made with regard to the implementation of a common fisheries policy, and the date quoted by the Council in its declaration of 30 May⁷—adopted at the same time as the conclusions on the United Kingdom contribution to the financing of the Community budget⁷—should be respected unless any further problems arise beforehand.

In the declaration—adopted as part of the ‘30 May compromise’—the Council undertook ‘to adopt, in parallel with the application of the decisions which will be taken in other areas, the decisions necessary to ensure that a common overall fisheries policy is put into effect at the latest on 1 January 1981’.⁷ Since then an important agreement has been reached—at the Council meeting (Fisheries) on 29 September—with regard to one aspect of this common policy: technical measures to conserve stocks.⁸ At its meeting on 28 October the Council expressed agreement with the Commission proposal concerning the establishment of certain supervisory measures for fishing activities by vessels of the Member States.

At the Council meeting (Foreign Affairs) on 7 October, the United Kingdom delegation expressed satisfaction with the progress made in this field, and said that all the Member

¹ OJ L 199 of 30.7.1975.

² OJ L 281 of 25.10.1980.

³ Point 2.3.8; OJ C 291 of 10.11.1980.

⁴ OJ C 232 of 10.9.1980; Bull. EC 7/8-1980, point 2.1.94.

⁵ OJ L 273 of 17.10.1980.

⁶ OJ L 318 of 26.11.1980.

⁷ OJ C 158 of 27.6.1980.

⁸ Bull. EC 9-1980, point 2.1.61.

States were ready to respect the deadline. The press release issued after the Council meeting (Fisheries) on 28 October suggests that the Community measures still to be adopted defining the common fisheries policy are likely to be approved by the end of 1980.

Resources

Internal aspects

2.1.79. The agreement in principle—reached on 28 October—to the Commission proposal for a Regulation on the supervision of fishing activities by vessels of the Member States may be summarized as follows.

The supervision system establishes common procedures for the inspection of fishing vessels and supervision of catches by the authorities of the Member States. Captains of vessels over 12 metres long or those making trips of more than 24 hours are obliged to keep a log book recording their operations, with details at least of the quantities of each species caught, the date and location of catches and the type of gear used. A statement of the quantities landed by each vessel is also required. The Member States must transmit the information regarding catches and the inspection of vessels to the Commission, which may make on-the-spot checks that the regulations are being applied.

2.1.80. The Council also had a first discussion on the Commission's amended proposal with regard to the allocation of catch quotas for 1980. Although there was no disagreement with the Commission's general approach, each delegation was anxious for the criteria to be weighted in favour of its own special interests (traditional activities,

preferential treatment for recognized priority regions, losses in the waters of non-member countries). The German and French delegations put forward the most pressing demands.

Mr Gundelach thought it likely that the Commission would amend its proposals again before the Council's extensive debate on the 1980 quotas, due to take place on 17 and 18 November. On his proposal, it was decided to set up a group consisting of the senior civil servants with responsibility for fisheries, so that the Commission could become more familiar with each Member State's special concerns.

2.1.81. Pending on overall agreement on the fisheries policy, the Council extended the interim arrangement for the conservation of fishery resources until 20 December 1980.¹

2.1.82. On 10 October the Commission decided not to raise any objection to an Irish conservation measure introducing a system of licences for all Irish mackerel-fishing vessels longer than 55 feet during 1980. The Commission's final approval, however, is subject to notification from the Irish Government of the results, in terms of quantity, of applying the measure.

External aspects

2.1.83. On 8 and 9 October representatives of the Commission and of the Norwegian Government reached an agreement in principle with regard to the transfer of certain quotas between the two parties to take account of their respective needs for the remainder of 1980. Norway transferred to

¹ OJ L 298 of 7.11.1980.

the Community 4 500 t of cod, 2 500 t of saithe and 1 000 t of haddock from joint stocks in the North Sea. The Commission agreed to make available to Norway an additional 40 000 t of sprats for fishing in the Community zone, and therefore proposed that the precautionary TAC for this species be increased proportionally.

2.1.84. Consultations between the Community, Norway and Sweden on fisheries arrangements for 1981 began in October and will continue until December.

Markets and structures

Common organization of the market

2.1.85. The Council had an exchange of views on the communication concerning the review of the common organization of the market, transmitted to it by the Commission on 26 September.¹ Although all the Member States recognized the need to review the rules which have existed since 1970 in order to adapt them to the new situation in the fisheries sector, there were some differences of opinion—considerable in some cases—with regard to the details of the review (role of the producers' organizations, intervention system, imports).

Mr Gundelach announced that the Commission intended to put forward proposals in due and proper form so that the Council could take decisions, within the framework of the overall agreement on fisheries policy.

Structures

2.1.86. On the Commission's initiative, studies have been undertaken on the effect of

the EEC's fisheries policy at regional level, and on the economic and social conditions and future prospects of the fisheries sector in certain Community regions: Brittany, Ireland, Sicily, Campania and Calabria.

Transport

Facilitating the establishment of interregional air services

2.1.87. On 22 October the Commission decided to address to the Council a proposal designed to facilitate the introduction of regular interregional air services for passengers, mail and cargo between Member States.

The aim is to introduce more flexible procedures for authorizing these services provided aircraft of only medium size are used and provided they do not operate between the major airports. The proposed measures are intended to facilitate the introduction of regular services between these major airports and regional capitals in order to increase competition on the air transport market in such a way as to benefit users without disrupting the market. The improvement of interregional air services was one of the priorities listed by the Council in June 1978.

Foremost aims. The proposal is basically designed to create a Community-wide set of rules for the authorization of air transport routes outside the main trunk routes which already link capitals and the main provincial airports. The purpose of the proposal is not therefore to design a network of Community

¹ Bull. EC 9-1980, point 2.1.68.

routes but rather to create a regulatory framework within which airlines could operate in an innovative manner if they considered such services to be commercially attractive. Such a regulatory framework should also contribute to regional development in the Community as it has been shown that availability of air services is often a major consideration when deciding on a site for setting up a new industrial plant in an outlying region.

The principal measures envisaged under this authorization system would:

1. permit airlines to obtain more easily traffic rights on routes which they consider can be operated profitably and thereby to establish supplementary services to the trunk services;
2. provide objective criteria for use by public authorities which are asked to authorize a service;
3. set up criteria for tariff levels;
4. set up a rapid authorization procedure and an arbitration procedure to resolve conflicts;
5. provide consumers with more ways of expressing their views on the operation of the system.

Air services covered by the proposal. The proposed regulation lays down the criteria for deciding what air services and what routes shall be covered by its provisions. According to these criteria, stages must be at least 200 kilometres long except where natural obstacles such as sea or mountains allow a substantial time saving in air transport compared with surface transport, in which case the distance of the stages may be less. The aircraft to be used must have a capacity of less than 130 seats. The air service envisaged must be regular. To qualify as

interregional, the air service must be between two or more airports in the Community (purely domestic services are, of course, excluded). The system is devised to exclude services between the principal airports in the Member States and between the principal airports and those secondary airports which handle a certain percentage of international traffic.

Authorization procedures. Under the existing bilateral system, air services between two Community countries have to be approved by both countries but the authorities concerned do not have to abide by any Community-wide criteria if they decide to refuse permission for the setting up of a service. Under the Commission's proposal, permission could only be refused for precise reasons which were clearly set out. These reasons would include dissatisfaction by the country where the service starts with the economic and technical viability of the air company concerned or the service in question. The other countries along the route of the proposed service can refuse to grant permission if the airports to be used are inadequate, if there are any air traffic control problems or if the fares proposed do not meet certain criteria which would ensure that there is a sound economic basis for that particular service.

Priority action programme 1981-83

2.1.88. On 24 October the Commission sent to the Council a communication and draft Resolution¹ concerning priorities and a timetable for decisions to be taken by the

¹ OJ C 294 of 13.11.1980.

Council in the transport sector up to the end of 1983. This programme concentrates on essential action to advance common transport policy involving manifestly urgent measures which include:

1. establishment of a transport infrastructure network which will meet the Community's requirements;
2. expansion of scope for flexible and productive transport services between Community countries, which are responsive to needs, at the lowest overall cost;
3. improvement of and cooperation between railways at Community level;
4. maintaining the strength of merchant shipping on the world market;
5. providing a background for efficient air services;
6. satisfactory treatment for all forms of transport and their users in the wider context of international links;
7. rational use of energy;
8. social measures.

In presenting this priority programme the Commission is responding to Parliament's invitation¹ to plan ahead — beyond the end of this year, when the first programme expires.

Approximation of structures

Social conditions

Joint Committee on Inland Navigation

2.1.89. On 9 October the Commission adopted a Decision setting up a Joint Committee on Inland Navigation² to replace the

Joint Advisory Committee for Social Problems in Inland Navigation, set up in November 1967, which had failed to keep up with developments in the social policy advocated by Community bodies. This Decision concerns both social policy and transport policy since it provides the Commission with a permanent forum for discussion with employers and employees on problems in the inland navigation sector.

Harmonization of certain legislation relating to road transport

2.1.90. The eighth report to the Council on the application of the Council Regulation of 25 March 1969 on the harmonization of certain social legislation relating to road transport³ approved by the Commission on 30 October concludes that although the measures necessary for its application had been adopted, its practical application in 1978 fell short of expectations.

The report, which analyses the information provided by the Member States, notes that although some progress had been made in 1978 compared with the previous year, the situation at the end of 1978 was not really satisfactory. The Commission feels that the extent to which the Regulation is applied by carrying out checks and imposing penalties still varies from one country to another and calls on the Member States to step up their efforts to ensure that the rules are directly applied by introducing more effective checks and penalties and by affording each other the mutual assistance provided for in the 1969 Regulation.

¹ OJ C 39 of 14.2.1979.

² OJ L 297 of 6.11.1980.

³ OJ L 77 of 29.3.1969.

Sea transport

Safety of shipping and pollution prevention

2.1.91. The Commission has sent opinions to three Member States on their implementation of the Council Directive of 21 December 1978 concerning pilotage of vessels by deep-sea pilots in the North Sea and English Channel.¹ This Directive is part of a series of measures adopted by the Council on the same date which are designed to improve safety at sea and to prevent and combat pollution.

In its opinions to the French and Italian Governments,² the Commission notes that after examining the memoranda sent by them it is convinced that they have met their obligations fully as regards implementation of the Council Directive. In the opinion to the Government of the Netherlands,² however, the Commission points out that one of the requirements for obtaining a deep-sea pilot's certificate is possession of Dutch nationality. It considers that this restriction is incompatible with Articles 48 and 52 of the EEC Treaty and therefore calls on the Government of the Netherlands to review that part of the ministerial order dealing with nationality in the light of the Treaty.

Air transport

Scheduled interregional air services

2.1.92. On 22 October the Commission approved a proposal for a Regulation concerning authorization of scheduled interregional passenger, mail and cargo air services³ to be forwarded to the Council.

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2.1.93. On 17 October Parliament adopted two Regulations⁴ on (a) the Commission memorandum to the Council on the Community's contributions to the development of air transport services⁵ and (b) restrictions of competition in the air transport sector.

Energy

Formulating and implementing a Community energy policy

Energy and economic policy

2.1.94. On 15 October the Commission transmitted to the Council a communication on energy and economic policy,⁶ in which it emphasizes the need—as regards the energy policy aspects—to reduce energy dependence by means of structural adjustments geared notably to conserving energy and to promoting the production and use of alternative energy sources.

Cooperation on energy with developing countries

2.1.95. As part of its activities to promote cooperation on energy,⁷ the Commission organized an international conference on

¹ OJ L 33 of 8.2.1979; Bull. EC 11-1978, point 2.1.91; Bull. EC 12-1978, point 2.1.139.

² OJ L 267 of 10.10.1980.

³ Point 2.1.87.

⁴ Point 2.3.6; OJ C 291 of 10.11.1980.

⁵ Bull. EC 6-1979, points 1.4.1 to 1.4.8; Supplement 5/79 — Bull. EC.

⁶ Points 1.2.2 to 1.2.4.

⁷ Bull. EC 3-1980, point 2.1.101.

energy programming in Brussels from 21 to 23 October. It was attended by a hundred or so experts from sixty countries and international organizations, notably representatives from major developing consumer countries such as China, India and Brazil or organizations such as the World Bank, OPEC and the OECD (IEA). The discussions covered: the role of energy programming in economic development; the problems of assessing supply, resources and demand; and ways of drawing up energy programmes and balance sheets.

A comparison of experience and projects currently under way made it possible to define more effectively the needs of the developing countries in this area and to determine what assistance the Community and its Member States can provide.

Specific problems

Energy saving and rational use

2.1.96. On 13 October the Commission sent to the Council two proposals¹ aimed at doubling the total sums available—laid down in the Regulations of 9 April 1979²—for granting financial support for demonstration projects in the field of energy conservation and the use of solar and geothermal energy. A similar proposal relating to projects for the liquefaction and gasification of solid fuels was transmitted to the Council in November 1979.³

2.1.97. At its 29-30 October session the Economic and Social Committee gave its opinion⁴ on the Commission proposals⁵ of 21 May 1980 for Council Directives on the indication by labelling of the energy consumption of household appliances.

Oil and gas

Measures to be taken in the event of supply difficulties

2.1.98. On 13 October the Commission decided⁶—in accordance with the Council Decision of 14 February 1977 on the exporting of crude oil and petroleum products from one Member State to another in the event of supply difficulties⁷—to subject trade in crude oil and petroleum products between Italy and the other Member States to a system of licences to be granted automatically by the originating Member State.

Support for technological development projects

2.1.99. On 27 October the Council adopted a Decision—proposed by the Commission in July—on the granting of support to Community projects in the hydrocarbons sector.⁸

Coal

Revised forecasts for the coal market

2.1.100. The Commission revised a number of points in the forecasts for the Community

¹ OJ C 280 of 30.10.1980.

² OJ L 93 of 12.4.1979.

³ Bull. EC 11-1979, point 2.1.106.

⁴ Point 2.3.30.

⁵ OJ C 149 of 18.6.1980; Bull. EC 5-1980, point 2.1.80.

⁶ OJ L 299 of 8.11.1980.

⁷ OJ L 61 of 5.3.1977.

⁸ Bull. EC 7/8-1980, point 2.1.124.

coal market for 1980 which it published last May.¹ It points out, in a communication,² that the demand for coal in the Community seems to have been stable or slightly up during the first six months of 1980, according to the provisional information at its disposal.

The situation in the United Kingdom has been affected by a long strike in the steel industry. During the same period supply was expanded by an increase in Community production of about 4 million tonnes and a new rise in imports from outside the Community of about 10 million tonnes.

For the year as a whole, total coal consumption could be slightly down on the 308 million tonnes forecast in the initial balance sheet. The rebuilding of stocks has improved the prospects for the Community's overall energy supplies during the coming winter.

Electricity

2.1.101. A continued increase has been noted in the solid-fuel-burning electricity production capacity in service and under construction. A significant proportion of the nuclear capacity due to come on stream before 1990 (according to forecasts) still requires firm decisions. These are the main conclusions of the report which the Commission forwarded to the Council on 29 October on investment in the Community electricity sector. This report, which gives details of the situation as at 1 January 1980, is based on information supplied to the Commission by the Member States.

Research and development, science and education

Science, research and development

A new phase in the common research and development policy

2.1.102. With a view to determining the prospects for the development of the common science and technology policy between 1980 and 1990 (and more immediately, the projects to be implemented during the period from 1981 to 1985), the Commission organized, in collaboration with the European Research and Development Committee (CERD), a high-level conference in Strasbourg from 20 to 22 October.

In three days of discussions, about 150 major figures from all the quarters concerned (representatives of the Community institutions, industrialists, trade unionists, research workers, public officials, etc.) made their contributions to the preparation of proposals from the Commission to the Council for the purposes of the development of the next phase in the common research policy. The participants arrived at the following conclusions:

(i) The common research and development (R&D) policy should lay foundations of new common policies, above and beyond the existing common policies; areas mentioned included certain sectors of research for

¹ OJ C 174 of 14.7.1980; Bull. EC 5-1980, point 2.1.87.

² OJ C 287 of 6.11.1980.

industrial purposes and, in particular, activities concerning the economy as a whole (e.g. robotics, information technology) or the establishment of norms and standards.

(ii) Measures should be taken to enable research centres to act rapidly and flexibly in support of basic research. The setting-up of a Community Research Fund should be considered; likewise, measures should be taken to promote research mobility and stimulate the attraction of new research workers.

(iii) Lastly, having noted that the present R&D structures are scarcely such as to provide an appropriate response to the demands made of them, the participants recommended the setting-up of an original model of a 'new European research enterprise', based on existing teams, but favouring the formation of multinational teams of high quality at European level.

Scientific and Technical Research Committee

2.1.103. The Scientific and Technical Research Committee (CREST) devoted the major part of its meeting on 28 October to an initial examination of the proposal placed before the Council by the Commission on 30 September concerning a plan of action (1981-83) in the field of information and scientific and technical documentation.¹ An agreement in principle was reached on the technical content of that part of the proposal regarding the continuation and development of the Euronet and DIANE networks. The Committee also continued its examination of the proposal presented by the Commission in June concerning the creation of a European advanced machine translation system (EUOTRA).²

Joint Research Centre

Twentieth anniversary of the JRC

2.1.104. The Joint Research Centre (JRC), set up under the Euratom Treaty, celebrated its twentieth anniversary on 27 October; it was in 1960 that the JRC (four Establishments) began to operate effectively as a nuclear research centre.

Over the years, the JRC's field of activity has been extended to include other areas of interest to the Community, emphasis always being on energy. In the 510 million EUA programme for 1980-83, the proportion of work on alternative energies has greatly increased; at Ispra, the new testing facilities for solar energy collectors are the most advanced in Europe. In another area of alternative energy, the JRC was the first institution to achieve a breakthrough in the thermochemical production of hydrogen from water. The JRC's current programme also includes fusion research, protection of the environment and remote sensing from space. Furthermore, the Centre does specific research for the Commission in such areas as telematics. Lastly, nuclear safety research still plays a significant role in JRC activity, with the major SUPER-SARA and LOBI programmes.

During the ceremonies which marked the celebration of this twentieth anniversary at Ispra, Mr Brunner, in a reference to the current energy problems, emphasized that almost twenty years ago the Community had had the foresight to lay the foundations of a European Atomic Energy Community. He added that the JRC had made a valuable con-

¹ Bull. EC 9-1980, points 1.3.1 to 1.3.5.

² Bull. EC 6-1980, point 2.1.165.

tribution towards solving Europe's energy problems. The research work currently being carried out on nuclear safety, such as SUPER-SARA, and the appreciable strengthening of the research programme on new sources of energy, particularly solar energy, conferred a special status on the JRC.

Multiannual programmes

Photovoltaic solar energy

2.1.105. From 27 to 31 October more than 700 specialists from 24 countries attended an international conference at Cannes, France, organized by the Commission in cooperation with the Commissariat français à l'énergie solaire and the US Institute of Electrical and Electronic Engineers. Over 250 scientific papers were presented during the five-day conference, demonstrating the extent of the remarkable advances achieved in the technology of photovoltaic conversion of solar energy since the last conference of this type was held in March 1979.¹ Developments in this sector are so rapid that consideration is now being given to holding a conference every year.

Community research work in this field is performed as part of the four-year (July 1979-June 1983) programme on alternative sources of energy (solar, hydrogen, geothermal), energy conservation and systems analysis.² This programme includes in particular the testing within the Community of a variety of photovoltaic systems, the total power of which will reach 1 MWe.

Medical research

2.1.106. On 7 October the Commission proposed to the Council³ the extension until

the end of 1981 of the project for the registration of congenital abnormalities, originally scheduled for 1978-80 as part of the first concerted-action medical and public health research programme.⁴ This will not involve any increase in the total expenditure. All three projects conducted under this programme will thus be for three years.

Education

Joint programmes of higher education studies

2.1.107. Under the action programme on education⁵ the Commission announced on 8 October the award of 85 grants totalling 300 000 EUA to promote cooperation between institutions of higher education in the Community for the development of joint programmes of study. Under these programmes, students from two or more participating institutions can spend part of their period of study in an institution other than their own. The Commission is at present supporting 119 programmes of this type involving 300 higher education establishments. Of the 85 grants awarded for the 1980/81 academic year, 37 are for the continuation of existing programmes and 48 for the initiation of new ones.

Grants for short-term study visits

2.1.108. In connection with the action programme on education⁵ and the resolution

¹ Bull. EC 4-1979, point 2.1.107.

² OJ L 231 of 13.9.1979; Bull. EC 7/8-1979, point 2.1.103; Bull. EC 9-1979, point 2.1.77.

³ OJ C 272 of 21.10.1980.

⁴ OJ L 52 of 23.2.1978.

⁵ OJ C 38 of 19.2.1976.

concerning measures to facilitate the transition of young people from education to working life,¹ the Commission announced on 8 October the award of 449 study grants totalling 400 000 EUA for short-term study visits (1-4 weeks) in the 1980/81 academic year. One hundred and thirty-two of these grants are for teachers, researchers and administrators in higher education; 130 are for specialists in vocational education and 187 for local and regional administrators of educational establishments for 11-19 year-olds.

Education for migrant workers' children

2.1.109. In collaboration with the educational authorities of Odense, Denmark, and the Danish Ministry of Education, the Commission organized a meeting on reception measures for migrant workers' children on 12-15 October. The Odense project was initiated in 1978 in several schools in the town; its aim is to develop a reception system for foreign pupils in an area with few immigrants.

Continuing education

2.1.110. In collaboration with the European Centre for the Development of Vocational Training (CEDEFOP), the Commission held a major seminar in Berlin from 14 to 18 October. It was attended by specialists from a number of fields, and discussion focused on the new challenges facing training systems in the Community and modern methods of meeting them.

Scientific and technical information and information management

Utilization of research results

2.1.111. Industrial applications of inventions resulting from research conducted by the JRC's Ispra Establishment were presented by the Commission, in cooperation with the Kernforschungsanlage Jülich, at the Interkama exhibition held in Düsseldorf from 8 to 15 October.

One of the prominent exhibits was an industrial speed variator, built under licence by a firm in one of the Member States, whose use would enable appreciable energy savings to be made.

Industrial and technological innovation

2.1.112. In the context of activities contributing to the promotion of industrial innovation, the Standing Technological Conference of European Local Authorities (STCELA) held its second annual general meeting from 6 to 8 October. The discussions that took place during this meeting confirmed the importance of STCELA's function as a tool and a forum for stimulating innovation, in particular with regard to energy conservation, among local authorities in the Community.

¹ OJ C 308 of 30.12.1976.

2. Enlargement and external relations

EC and applicant countries

Enlargement and bilateral relations with the applicant countries

Greece

EEC-Greece

Joint Parliamentary Committee

2.2.1. The EEC-Greece Joint Parliamentary Committee met in Rhodes on 2 and 3 October under the joint chairmanship of Mr Sälzer (European Parliament) and Mr Kalantzakos (Greek Parliament). The meeting was also attended by Mr Helminger, President of the Council, Mr Natali, Vice-President of the Commission, and Mr Kontogeorgis, representing the Greek Government. The following statements were made in the communiqué adopted by the Joint Committee at the close of its meeting:

'The two delegations held an exchange of views on the results of the EEC-Greece Association on the basis of the annual report of the Association Council. They also considered the various aspects of Greece's forthcoming accession on 1 January 1981.

The members of the Joint Committee welcomed this important political act, which represented a step forward in the construction of Europe and a strengthening of peace and democracy in Europe. They noted that the major problems still outstanding should be resolved as part of the solutions to be found for the wider problems facing the European Community with the wholehearted collaboration of Greece.

While acknowledging the economic problems currently facing Greece and the European Community, the members of the Joint Committee felt that the economic benefits hoped for by the two par-

ties were numerous and attainable. They were also convinced that the accession of Greece would help to satisfy the social and cultural aspirations of the Greek people in cooperation with all the Member States of the European Community.

The members of the Joint Parliamentary Committee expressed the wish that, as soon as they are nominated by the Greek Parliament, the Greek members of the European Parliament should attend the part-sessions of the European Parliament and the meetings of its committees up to 31 December 1980 as observers.'

Portugal

Accession negotiations

2.2.2. On 31 October the Commission transmitted to the Council a communication concerning the proposals made to the Council on the transitional arrangements for trade in industrial products with Portugal within the enlarged Community. At the third ministerial-level meeting of the accession negotiations held in Brussels on 22 July, the Community had expressed its willingness to trace, after the summer, the broad outlines of solutions in those areas of the negotiations where this seemed possible.¹ The forwarding of an initial batch of proposals on this matter is regarded as a major step forward in the negotiating process.

Pre-accession aid

2.2.3. In parallel with the current negotiations, the Community decided—at the Council meeting on 7 October—to grant Portugal, between now and accession, exceptional aid to assist with practical projects to enable the

¹ Bull. EC 7/8-1980, point 2.2.2.

Portuguese economy to be smoothly integrated into the Community. It has thus responded favourably to the request presented by the Portuguese delegation on 30 April during the meeting of the EEC-Portugal Joint Committee.¹ The arrangement is that the Community will place 275 million EUA at Portugal's disposal, comprising 150 million EUA in investment loans financed by the EIB from its own resources plus 125 million EUA as grant aid from the Community budget. The Community and Portugal are to exchange letters before the end of the year in order to implement the aid, and on 24 October the Commission transmitted to the Council a recommendation with a view to obtaining negotiating directives for that purpose.

Spain

Official visit by Mr Jenkins

2.2.4. On 2 and 3 October Mr Jenkins paid an official visit to Madrid. During his stay, he was received by His Majesty King Juan Carlos and met Mr Suarez, the Premier Minister.

Mr Jenkins also had talks with Mr Calvo Sotelo, Deputy Prime Minister, and Mr Punset Casals, the Minister responsible for relations with the Community, concerning the prospects and timetable for the accession negotiations. At the press conference given at the close of his visit, Mr Jenkins indicated that the Spanish Government now regarded 1 January 1984 as a realistic date for Spain's entry into the Community; he urged, however, that while the negotiating process should be continued on the less controversial issues, the more 'sensitive' topics should be dealt with in a second stage.

Commercial policy

Implementing the common commercial policy

Import arrangements

Easing of restrictive measures

2.2.5. Under the Council Decision of 27 March 1975 on unilateral import arrangements in respect of State-trading countries,² the Commission has taken the following measures to relax import restrictions:

Italy-Bulgaria: exceptional opening of an import quota for chipboard;³

Benelux-German Democratic Republic: exceptional opening of import quotas for various textile products, electric motors and ceramic tiles;⁴ exceptional opening of an import quota for seamless tubes.

Trade protection

Anti-dumping measures

2.2.6. On 7 October the Council decided⁵ to apply for a further period the provisional anti-dumping duty on mechanical alarm clocks (other than travel alarms) originating

¹ Bull. EC 4-1980, point 2.2.6.

² OJ L 99 of 21.4.1975.

³ OJ C 277 of 25.10.1980.

⁴ OJ C 304 of 21.11.1980.

⁵ OJ L 265 of 9.10.1980.

in the German Democratic Republic and the Soviet Union, thus confirming the Decision taken by the Commission on 19 June.¹

2.2.7. On 21 October the Commission amended² the Regulation it adopted last August introducing a provisional anti-dumping duty on imports of certain kinds of polyester yarn originating in the United States.³ A number of importers had pointed out to the Commission that US sewing thread of polyester was being unfairly taxed with the duty since it posed no threat to Community producers; the Commission therefore adopted a Regulation on 30 October exempting imports of certain kinds of sewing thread from anti-dumping duty.⁴

Sectoral commercial policy measures

Iron and steel products

2.2.8. The measures taken to deal with the internal difficulties facing the Community's iron and steel industry⁵ are being complemented by Commission decisions covering monitoring of external trade in iron and steel products. Accordingly, the Commission decided on 31 October to renew for a further period its Decision on retrospective surveillance of imports of iron and steel products from certain non-Community countries, extending it at the same time to include monitoring figures for exports to fifteen countries.⁶ The Commission concurrently adopted a recommendation on the monitoring at importers of import and resale prices in respect of the importation of certain iron and steel products.⁶ The Commission also posted new basic prices for imports of iron and steel products from non-member countries.⁷

Textiles

Agreements and arrangements with non-member countries

Application of existing agreements and arrangements

2.2.9. Consultations with Indonesia took place on 2 and 3 October. Agreement was reached on limiting Indonesian exports of trousers to the Benelux market;⁸ however, a definitive solution to the problem of Indonesian trouser, shirt and blouse exports to the United Kingdom will have to await further consultations.

2.2.10. Consultations with Singapore were held during October on exports of certain types of suit to Ireland; they brought agreement on limitation levels for 1980-82.

2.2.11. Consultations with the Philippines on 20 and 29 October also resulted in agreement on limits on exports of certain kinds of suit to the Irish market.

¹ OJ L 158 of 25.6.1980.

² OJ L 279 of 23.10.1980.

³ OJ L 231 of 2.9.1980; Bull. EC 7/8-1980, point 2.2.10.

⁴ OJ L 294 of 4.11.1980.

⁵ Points 1.1.1 to 1.1.9.

⁶ OJ L 291 of 31.10.1980.

⁷ OJ L 290 of 31.10.1980.

⁸ OJ L 292 of 1.11.1980.

Development

Generalized preferences

Proposed guidelines for 1981 onwards

2.2.12. The general guidelines for the Community's generalized system of preferences (GSP) for the post-1980 period, as set out in a communication presented by the Commission to the Council on 17 March,¹ were the subject of an opinion delivered by Parliament on 17 October.²

Commodities and world agreements

Common Fund

Preparatory Committee

2.2.13. The first meeting of the Preparatory Committee of the Common Fund for commodities was held in Geneva from 20 to 24 October. Discussions centred chiefly on the question of widening the composition of the Committee, which will mean amending the Final Act of the Conference at which it was agreed in June to set up the Fund.³ The text on widening the Committee's composition should be adopted by the signatory states to the Final Act before the next Committee meeting which is scheduled for February 1981. At this meeting the Committee is to settle outstanding matters and, in particular, determine its work programme.

Community and Common Fund

2.2.14. On 27 October the Commission, in accordance with the line it had previously

taken, recommended that the Council decide that the Community as such participate along with the Member States in the Common Fund for commodities and sign the Agreement establishing the Fund. The Agreement has been open for signature since 1 October, and all the Member States have already signed the Final Act of the Negotiating Conference.

Committee on Commodities

2.2.15. UNCTAD's Committee on Commodities met again, for the first time since 1975, following the launching of the Integrated Programme adopted in Nairobi and the creation of the special intergovernmental committee, which has now ceased its activities. The main objective of the meeting was to examine the Committee's future role, its work programme and working methods. Agreement was finally reached on these matters; the question of an additional facility for export earnings shortfalls was dealt with separately so that certain reservations would be entered. However, no agreement was reached on follow-up measures to the multilateral trade negotiations (Tokyo Round).

Wheat

2.2.16. The Community was represented at the meeting of the Special Committee (held in London from 6 to 8 October) commissioned to study the content of a new international wheat agreement. The participants at the meeting examined and discussed the documents prepared by the Executive Secretariat of the International Wheat Council on the

¹ Bull. EC 3-1980, points 1.4.1 to 1.4.7.

² Point 2.3.7; OJ C 291 of 10.11.1980.

³ Bull. EC 6-1980, point 2.2.41.

basis of a fresh approach to negotiations for a new international agreement. The results of this meeting will be examined by the International Wheat Council at its next meeting.

Coffee

Quota restrictions on exports and quota adjustments

2.2.17. For the first time since the entry into force of the 1976 International Coffee Agreement, the International Coffee Council has had to invoke the Agreement's economic provisions, which have not so far been applied owing to the situation on the world market, where high prices have obtained since 1977.

Since world prices have fallen substantially in relation to prices last year on account of supply exceeding demand, the International Coffee Council, meeting in London from 15 September to 2 October, decided—in order to halt this downward trend—to implement the stabilization mechanics provided for in the Agreement. If introduced quota arrangements restricting exports to a total of 57.37 million 60-kg bags as from 1 October, the beginning of the 1980/81 coffee year, and applied a mechanism for adjusting quotas up or down, this device being linked to a price range of USD 1.15/1b to USD 1.55/1b with a non-intervention area between USD 1.20 and USD 1.35/1b.

As a result of the export quota restrictions, the importing member countries of the International Coffee Organization, including the Community have undertaken to introduce, as from 1 November, the system of origin certificates and import controls provided for under the Agreement. Accordingly, on 22 October the Commission fixed the date for

implementing the system of certificates of origin,¹ in accordance with the Regulation adopted by the Council on 9 October 1979.²

Also on the occasion of the International Coffee Council meeting, an unofficial agreement was reached between the United States and the countries of the 'Bogotá Group'³ to wind up Panacafé, an offshoot of this Group, which had recently intervened on the London and New York futures markets in an effort to bolster coffee prices, an action considered contrary to the spirit of the Agreement.

This resumption of cooperation between producers and consumers under the International Coffee Organization is a significant economic and political factor in North-South relations, in view of this commodity's importance in world trade and to the economies of a large number of developing countries.

Natural rubber

2.2.18. The International Natural Rubber Agreement,⁴ which was drawn up following negotiations under the aegis of the United Nations from the end of 1978⁵ to the beginning of October 1979,⁶ entered into force provisionally on 23 October,⁷ This Agreement is the first of its kind negotiated entirely under UNCTAD IV Resolution on the Integrated Programme for Commodities.

¹ OJ L 279 of 23.10.1980.

² OJ L 282 of 12.11.1979.

³ Brazil, Colombia, Costa Rica, El Salvador, Guatemala, Honduras, Mexico, Nicaragua, Venezuela.

⁴ OJ L 213 of 16.8.1980.

⁵ Bull. EC 12-1978, point 2.2.11.

⁶ Bull. EC 10-1979, Point 2.2.21.

⁷ OJ L 305 of 14.11.1980.

Cotton

2.2.19. The Intergovernmental Working Party set up to consider matters relating to the establishment of a Cotton Development International (CDI)¹ met in Rome from 6 to 11 October. This new body is to be concerned with research, development and worldwide publicity to promote cotton.

The meeting, at which the Community took part, recognized the need for such measures, but no significant progress was made. Disagreement centred both on the extent of the action envisaged, and therefore on the total annual cost, and also on the framework within which the negotiations should be conducted; many developing countries consider it essential that the CDI should be an integral part of an overall cotton agreement under UNCTAD's Integrated Programme for Commodities which would also deal with the problem of stabilizing cotton prices. The bodies backing this initiative (the World Bank, the UNDP and the Rockefeller Foundation) propose to study the comments made during the meeting and then to consult the governments and international organizations concerned.

Manganese

2.2.20. The Community was represented at the preparatory meeting on manganese which was held in Geneva from 27 to 31 October under UNCTAD's Integrated Programme for Commodities. The participants noted that a detailed assessment of the problems concerning manganese was not possible at present owing to the absence of essential information. It was therefore agreed that the UNCTAD Secretariat would invite the member countries to make known their views on the problems arising internationally in connection with this commodity. The prob-

lems identified will be studied towards the middle of 1981 by a meeting of experts whose conclusions will be submitted to a further preparatory meeting towards the end of that year.

Lead and zinc

2.2.21. The EEC was represented at the meeting of the United Nations International Lead and Zinc Study Group which took place in Geneva from 20 to 23 October. It expressed its industry's concern at the situation on the zinc market. The Group will continue to monitor market trends closely and, to this end, a special meeting of its Statistical Committee will be held at the beginning of 1981.

Aid to non-associated developing countries

2.2.22. Under the draft outline Regulation intended to govern this form of Community aid (a text which is still undergoing conciliation between the Council and Parliament prior to its final adoption) the Commission transmitted to the Council and to Parliament two communications, one on the general aid guidelines for 1981,² the other consisting of a report on the implementation of the four annual aid programmes covering the period 1976 to 1979 (adopted on 31 July). These papers are currently being studied by the two institutions in question.

¹ Bull. EC 3-1980, point 2.2.25.

² Bull. EC 9-1980, point 2.2.17.

Food aid, emergency aid and exceptional aid

Aid to Algeria following the Al-Asnam earthquake

2.2.23. Following the earthquake which recently struck the Algerian town of Al-Asnam, the Commission decided on 13 October to grant 1 million EUA of aid to Algeria, a proposal approved by the Council on 20 October. This aid enabled the Community to finance or cofinance delivery to the disaster area, via aid organizations, of essential items, in particular the air-lifting of 79 500 blankets, 1 360 tents, 100 stretchers, 250 surgical kits and 20 t of special food for children, plus shipment by sea of 146 prefabricated houses, 52 t of special food for children, 10 000 blankets, 60 t of clothing, 300 tents and 4 t of soap.

2.2.24. The Commission also supplied emergency food aid (total value 880 000 EUA) including cereals (500 t), milk powder (500 t) and butteroil (200 t).

*

2.2.25. On 17 October Parliament adopted a resolution on the earthquake in Algeria.¹

Food aid

Follow-up to the parliamentary debate on world hunger

2.2.26. Following Parliament's debate on world hunger, which took place on 16 and 18 September,² and its adoption of a resolution, the Commission, which had approved the resolution's main conclusions, transmit-

ted to the Council on 22 October a communication urging ministers at the Council (Development) to state their views on the guidelines recommended and take decisions on the proposals made, some of which had already been put forward by the Commission, for instance in the field of food aid.

Emergency aid

2.2.27. In addition to the food aid for the victims of the Algerian earthquake at Al-Asnam,³ the Commission decided to grant 500 000 EUA of emergency food aid in the form of maize to Uganda to help war victims, particularly children, and 150 000 EUA in the form of cereals and milk products for the hurricane victims in St Lucia.

*

2.2.28. The Economic and Social Committee, meeting in plenary session on 29 and 30 October, delivered an opinion⁴ on the Commission communication to the Council concerning food aid.⁵

Exceptional aid

2.2.29. On 1 October the Commission decided to grant exceptional aid totalling 1 200 000 EUA to Kenya in order to cope with the consequences of the drought which has severely hit the province of Turkana. The Kenyan government has drawn up an assistance programme aimed at saving the local inhabitants from famine, rebuilding livestock

¹ Point 2.3.10; OJ C 291 of 10.11.1980.

² Bull. EC 9-1980, points 2.3.5 and 2.3.6.

³ Point 2.2.24.

⁴ Point 2.3.33.

⁵ Bull. EC 7/8-1980, point 2.2.27.

herds and combating desertification. The Commission's contribution is for the emergency stage of the programme and will be used to purchase and transport provisions, equipment, vehicles and livestock.

2.2.30. On 17 October the Commission granted Grenada emergency aid totalling 150 000 units of account to help towards repairing the damage caused by Hurricane Allen.

Relations with non-governmental organizations

2.2.31. With regard to the cofinancing of projects in the developing countries the Commission committed for the period 1 January to 31 October—8 452 039 ECU for 113 projects submitted by 53 NGOs.

In addition, the Commission has contributed 216 940 ECU towards the cost of twelve operations undertaken by twelve NGOs aimed at educating European public opinion in development matters.

International organizations and conferences

United Nations

General Assembly

2.2.32. The thirty-fifth session of the United Nations General Assembly, at which the Community has observer status, continued in New York during October. The session,

which opened on 16 September,¹ will not complete its work before December.

The thirty-fifth session has been given the task of reviewing the question of the 'global negotiations', which remained unresolved at the end of the eleventh special session of the Assembly on 15 September as a result of the failure to reach a consensus on the procedure to be followed or the agenda for the actual negotiations.² In preparation for the discussions that are to begin on this subject during the second fortnight of November, the President of the General Assembly, Mr von Wechmar (Federal Republic of Germany), took the initiative of setting up a small working party, which will try to clarify the various positions and prepare the ground for working out a solution that is acceptable to all.

Economic and Social Council

Economic Commission for Europe

Executive Body of the Convention on Long-Range Transboundary Air Pollution

2.2.33. The first meeting of the interim Executive Body responsible for the provisional implementation of the Convention on Long-Range Transboundary Air Pollution, which was drawn up under the auspices of the United Nations Economic Commission for Europe (ECE) and signed in November 1979,³ was held in Geneva from 27 to 31 October.

¹ Bull. EC 9-1980, point 2.2.22.

² Bull. EC 7/8-1980, points 2.2.34 to 2.2.36; Bull. EC 9-1980, point 2.2.23.

³ Bull. EC 11-1979, points 2.1.60 and 2.2.28.

The participants at this meeting of the signatories to the Convention—the Community and the member countries of the ECE—exchanged information on their strategies and policies for combating air pollution caused by sulphur compounds and drew up a joint programme of work. This provides in particular for an examination of the effects of pollution from sulphur compounds on the soil, vegetation, aquatic ecosystems and materials (including historical and cultural monuments).

*Negotiation of a convention
on the harmonization of frontier controls*

2.2.34. The Commission and the Member States of the Community were represented at the negotiations which have opened in Geneva under the aegis of the ECE for a convention on the harmonization of frontier controls. At this first meeting, which took place from 20 to 24 October, the Community representatives set out their position on the draft convention prepared by the secretariat of the Economic Commission for Europe and commented on the text. The draft convention is concerned first and foremost with the customs sector but also touches on other fields where goods are subject to frontier controls—health, plant health and veterinary regulations, quality controls and standards.

*United Nations Conference
on Trade and Development*

**Conference on the least-developed
countries**

2.2.35. The Preparatory Committee for the United Nations Conference on the least-developed countries met in Geneva from 9 to

17 October as part of the advance work for the Conference, which is to meet in Paris from 1 to 14 September next year to finalize, adopt and support 'a substantial new programme of action for the 1980s' on behalf of the least-developed countries. It was in response to a resolution adopted by the UNCTAD Conference held in Manila that the United Nations General Assembly decided to convene the Paris Conference.

Each of the thirty least-developed countries is to prepare a report on its medium-term development strategy detailing *inter alia* its structural bottlenecks, priorities and aid requirements. These country reports, which are to be finalized at the latest by March next year, are to be reviewed jointly by each least-developed country and its aid partners. Bilateral and multilateral aid partners submitted written reports on their cooperation programmes in favour of the least-developed countries, and the Commission for its part reported on the Community's policy, particularly under the Lomé Convention.

UNIDO

Industrial Development Board

2.2.36. Meetings of the Permanent Committee and Board of the United Nations Industrial Development Organization were held in Vienna from 13 to 17 October and ended with consensus on all the agenda items, with the exception of the political issues relating to aid to the Palestinian and Namibian peoples.

The most important agenda item concerned UNIDO's revised work programme for 1981 and in particular the fixing of priority areas of activity. The conclusions agreed by the

Industrial Development Board call for adequate resources to be made available to the Organization to enable it to execute its mandate. The Board recalled that the following six priorities had been agreed at the May meeting:¹ industrial technology, energy-related industrial technology, industrial production, development of human resources, special measures for the least-developed countries and the system of consultations.

The Permanent Committee also endorsed a proposal to establish a coordination group within UNIDO for the Industrial Development Decade for Africa envisaged by the United Nations.

Consultation meeting

2.2.37. The Community took part in the meeting on the fertilizer industry, which was held in São Paulo, Brazil, from 29 September to 3 October and was attended by 150 participants representing the governments and industry of some 50 countries and a number of international organizations.

The main topics discussed at the meeting were the UNIDO model forms of contracts for the construction of fertilizer plants, designed to strengthen the position of developing country negotiators when such plant is purchased from foreign suppliers, and issues concerning the development of the fertilizer industry in the 1980s. In discussions between participants representing contractors from industrialized countries and buyers from developing countries considerable progress was made in narrowing differences between the two sides on the content of a model contract for the sale of turnkey fertilizer plants. However, given the length and complexity of the contract document proposed by the UNIDO Secretariat it was decided that

the text would be re-examined over the next few months. It is hoped that the final result will serve as a useful guide to contract negotiations for buyers of fertilizer plants in developing countries. The São Paulo meeting also adopted recommendations on the strengthening of cooperation among developing countries in the fertilizer sector, the capital costs of fertilizer plants and the use of mini-fertilizer plants.

United Nations Environment Programme

2.2.38. In the context of the United Nations Environment Programme, an intergovernmental meeting of Mediterranean states on specially protected areas of the Mediterranean was held in Athens from 13 to 17 October.

Delegations from twelve states and the Community, represented as such, took part. A draft protocol to the Barcelona Convention — on the creation and management of marine parks in areas of the Mediterranean requiring special protection—was drawn up at the meeting, together with an annex setting out criteria for governments to follow in creating and managing such areas. At present there are about fifteen such parks, reserves and protected areas in the Mediterranean; the new network should enable approximately one hundred new protected marine areas to be set up.

General Agreement on Tariffs and Trade

GATT Council

2.2.39. The Gatt Council held its first autumn meeting on 9 October.

¹ Bull. EC 5-1980, point 2.2.31.

The main item on its agenda was the action brought by Australia against the Community for granting export refunds on sugar. Although the report of the sugar panel set up to examine the Australian complaint had not concluded that the Community was contravening the provisions of the General Agreement and had not therefore recommended any action, most of the Contracting Parties supported a request to the GATT Council to adopt a decision asking the Community to modify its exports refunds system.

The Community supplied some new facts and stressed that for a number of months it had been basing its sugar policy on export levies, which invalidated the Australian complaint. The Council urged the parties concerned to settle their dispute rapidly and decided to re-examine the matter at its next meeting.

At the request of the United States, the Council decided in principle to set up a panel to examine the health measures applicable to certain poultry imports into the United Kingdom. The composition and terms of reference of the panel would be determined after the parties concerned had been consulted.

Committee on Anti-Dumping Practices

Committee on Subsidies and Countervailing Measures

2.2.40. The Committee on Anti-Dumping Practices and the Committee on Subsidies and Countervailing Measures met between 20 and 24 October to examine the national legislation and regulations adopted by the signatories to implement the Anti-Dumping Code and the Code on Subsidies and Countervailing Duties. They also discussed the accession of other countries to the Codes and the examination of the measures taken.

Textiles Committee

2.2.41. The GATT Textiles Committee met in Geneva on 22 and 23 October to undertake, on the basis of a report from the TSB, a major examination of the functioning of the Multifibre Arrangement (MFA) in recent years. The Committee also examined a report from the GATT Secretariat on textile consumption, production and trade trends and a report on structural adjustment measures.

The spokesman for the developing exporting countries criticized the proliferation of restrictive measures and the increase in 'departures' from the MFA. He stressed the need to revert as soon as possible to observance of the provisions of the Arrangement. The Community representative pointed out that the MFA facilitated the orderly development of trade and operated in the interests of all contracting parties. He stressed that the EEC had shown moderation in invoking the provisions of the Protocol renewing the MFA, which allowed 'departures', having only done so during the 1977 negotiations. The Community representative also pointed to the very disturbing trend in the situation of the textile industry in the EEC, particularly in recent months.

Conference on Security and Cooperation in Europe

2.2.42. On 15 October Parliament adopted a resolution on the meeting to be held in Madrid in November, as provided for in the Concluding Document of the Belgrade Meeting, within the framework of the follow-up to the Conference on Security and Cooperation in Europe.¹

¹ Point 2.3.5; OJ C 291 of 10.11.1980.

Organization for Economic Cooperation and Development

International Energy Agency

2.2.43. An agreement was concluded on 21 October on the participation of the Community in an International Energy Agency research and development project under the Outline Agreement concluded with the Agency on 6 July 1976.¹ This brings to nine the number of projects of this type in which the Commission is participating; the eighth was concluded in June last year.²

The agreement concluded on 21 October is concerned with the irradiation testing of the materials used in thermonuclear fusion. Scientists from the Commission and from the laboratories working with it on implementation of the Community's fusion programme will participate in the design, testing and operation of facilities set up in the United States to test radiation damage in materials. The participating laboratories in the Community, Japan, Canada and Switzerland will also carry out jointly programmed tests on materials with their own facilities.

Working Party on Shipbuilding

2.2.44. At the meeting of the OECD Working Party on Shipbuilding, the Commission, in agreement with the Member States, drew Japan's attention to the incipient trend towards a new and excessive concentration of orders in Japanese shipyards. In particular, the Commission is calling on Japan to exercise greater vigilance in applying domestic measures to ensure that the commitments entered into in the context of the OECD to avoid an unfair distribution of the burden of the crisis continue to be respected. It was

agreed to resume the examination of this question on the basis of the trend for 1980 as a whole.

Industrialized countries

EFTA countries

Switzerland

2.2.45. Mr Paul Jolles, Switzerland's State Secretary for External Economic Affairs, visited the Commission on 27 and 28 October. He met Mr Jenkins and had talks with Mr Haferkamp, Mr Davignon and several senior Commission officials centring on bilateral relations between the Community and Switzerland and general matters of external economic policy.

2.2.46. The Joint Committee, set up under the EEC-Switzerland Clock and Watch Agreement of 1967, meeting on 2 and 3 October in Neuchâtel, examined matters arising from the application of the 1967 and 1972 Clock and Watch Agreements and conducted a comprehensive exchange of views on the problems of commercial policy facing their respective clock and watch industries. The subjects discussed included the growth of imports into the Community of low-priced clocks and watches from the East European countries and South-East Asia and the strengthening of cooperation to combat forgeries.

¹ Bull. EC 7/8-1976, point 2333.

² Bull. EC 6-1979, point 2.2.35.

Sweden

2.2.47. On 15 and 16 October a Swedish delegation led by Mr Forsse, Director of SIDA (Swedish International Development Authority), visited the Commission. The discussions, in which the development policies of the Community and SIDA were compared, revealed a number of points of convergence; the Swedish Delegation showed particular interest in those aspects of the Community's development policy which concern energy, telecommunications and the Sahel.

Finland

2.2.48. Mr Rantanen, Under-Secretary of State with responsibility for economic policy at the Finnish Ministry of Foreign Affairs, visited the Commission on 28 and 30 October. He held talks with Mr Haferkamp and senior Commission officials on trade relations between Finland and the Community.

Japan

2.2.49. On 27 October Mr Okita, the Japanese Government representative for external economic affairs, visited the Commission for talks with Mr Jenkins, Mr Haferkamp, Mr Davignon and Mr Tugendhat.

The talks centred chiefly on the growing imbalance in trade between Japan and the Community caused by the rapid growth of Japanese exports this year and the fact that Community exports were standing still. The Community's trade deficit with Japan, which amounted to USD 7 000 million in 1979, will probably rise to between USD 9 000 and 10 000 million this year. The Commission pointed out to the Japanese representative

that, in Europe's current economic and social situation, this increase in exports of sensitive products (cars and electronics) was producing growing unease and stronger pressure for protectionist measures.

During these talks the Commission invited the Japanese Government to consider the following proposals: Japan would curb its exports to the Community, especially in those sectors where the sharpest increases had recently occurred; it should not seek to reduce its trade deficit due to the rise in oil prices by excessively boosting its exports; it would agree to open its market further to imports of manufactured goods without delay; and it would refrain from adopting measures which would give other major trading partners more favourable treatment than that enjoyed by the European Community. In this general context, the prospect of each side making further progress with trade liberalization might be explored.

The Commission requested the Japanese Government to comment on these proposals by 25 November, the date scheduled for a Council meeting with Community-Japan relations on its agenda.

New Zealand

2.2.50. On 9 October Mr Talboys, the New Zealand Deputy Prime Minister, Minister of Foreign Affairs and Minister of Overseas Trade, met Mr Jenkins, Mr Gundelach and Mr Haferkamp. He had further talks with Mr Gundelach on 17 October during a tour of European capitals to discuss post-1980 exports of New Zealand butter to the Community. Mr Talboys stressed the importance for the New Zealand economy of finding a suitable solution to this question.

Mediterranean countries

Maghreb

Algeria

2.2.51. Following the El-Asnam earthquake, the Commission decided to grant Algeria an initial exceptional aid instalment of 1 million EUA to meet basic needs, and emergency food aid worth 880 000 EUA.¹

Israel

Cooperation Council

2.2.52. The EEC-Israel Cooperation Council met in Luxembourg on 7 October. The Israeli delegation was led by Mr Shamir, the Foreign Minister, and the Community delegation by Mr Thorn. The Commission was represented by Mr Jenkins and Mr Cheysson.

After examining the development of trade and the results of financial and technical cooperation, the two sides focused their attention on the consequences of enlargement. The Israeli delegation stated that, in its view, enlargement jeopardized the very essence of the Cooperation Agreement and necessitated an 'economic', not just a technical, re-examination of its provisions. To that end, it advocated the setting-up of permanent machinery for consultations on problems connected with enlargement.

The Community, though unable to endorse Israel's views on this point, made a statement indicating that it would endeavour to take into consideration its Mediterranean partners' particular points of concern, including Israel's, in investigating the consequences of enlargement for other countries.

Developing countries

ACP States and OCT

Visit by the President of Botswana

2.2.53. The President of Botswana, Mr Masire, visited the Commission on 20 October and had talks with Mr Jenkins, Mr Haferkamp, Mr Cheysson and Mr Tugendhat.

Mr Masire is chairman of the group of nine Southern African countries (Angola, Botswana, Lesotho, Malawi, Mozambique, Swaziland, Tanzania, Zambia and Zimbabwe) which took part in the Lusaka conference in April; the aim of the group is to lessen its members' dependence on South Africa. In his capacity as chairman, Mr Masire wanted to visit the Commission before the second Southern African Development Coordination Conference—following on from the Lusaka conference—takes place in Maputo, Mozambique, on 27 and 28 November.

The talks also centred on the aid provided by the Community under the first and second Lomé Conventions, the scope for strengthening cooperation between the Community and the countries of southern Africa, and the projects drawn up by those countries in the field of communications (railways, roads, ports) with a view to coordinating their individual networks and increasing their independence. Various other issues of common interest were also discussed.

¹ Points 2.2.23 and 2.2.24.

ACP-EEC Convention

Implementation of the new Convention

2.2.54. At its plenary session on 29 and 30 October the Economic and Social Committee delivered an opinion on a Commission recommendation¹ inviting the Council to conclude the second Lomé Convention in which it called upon all the signatory States to ratify the Convention without further delay so that it could be brought into operation.²

Accession

Zimbabwe

2.2.55. The agreement whereby Zimbabwe accedes to the second ACP-EEC Convention of Lomé was initialled in Salisbury on 29 October; it is to be signed, by ministers, on 4 November. The Zimbabwe Government had on 9 October accepted the results of the negotiations which took place from 22 to 24 September,³ and consultations enabled the final outstanding problem to be resolved—concerning the Community's undertaking to buy 25 000 t of sugar on the terms laid down in the Sugar Protocol. Zimbabwe had applied to join the Lomé Convention on 18 April, the date on which it became independent.⁴

Vanuatu

2.2.56. Following the formal application by Vanuatu (formerly the Anglo-French Condominium of the New Hebrides) to the ACP-EEC Council of Ministers for accession to the second Lomé Convention, the Council (Foreign Affairs)—according to the press

release issued at the end of its meeting on 7 October—'stressed the importance which it attached to the accession of the Republic of Vanuatu to the second ACP-EEC Convention and expressed the hope that the accession procedure could be set in motion as rapidly as possible in accordance with Article 185 of the Convention'.

Export earnings

Stabex

2.2.57. On 28 October the Commission took five decisions in respect of 1980 to make Stabex transfer advances totalling 10 650 000 EUA; the ACP States concerned were Dominica, Gambia, Jamaica, St Lucia and St Vincent.

2.2.58. On 27 October the Commission decided on a transfer of 2 632 923 EUA to Sudan to compensate for the drop in sesame seed exports in 1979.

This transfer is the last in respect of 1979 and is also the last to be made under the first Lomé Convention. Stabex transfers under Lomé I therefore stand at 377.5 million EUA out of an overall allocation of 380 million EUA. The unexpended balance and any amounts paid back by the ACP States to replenish the system will be added to the Stabex allocation under the second Lomé Convention and will be available for use once it comes into operation.

¹ OJ C 93 of 15.4.1980; Bull. EC 3-1980, point 2.2.57.

² Point 2.3.34.

³ Bull. EC 9-1980, point 2.2.47.

⁴ Bull. EC 4-1980, points 1.4.1 to 1.4.6.

2.2.59. Lastly, on 31 October the Commission transmitted to the Council two reports—one dealing with the ACP States, the other with the OCT—on the operation of Stabex during 1979.

European Development Fund

2.2.60. The Commission decided in October to allocate 24 820 000 EUA to the financing of various operations, as follows:

	(EUA)
Industrialization	4 000 000
Rural production	500 000
Transport and telecommunications	16 300 000
Education and training	2 670 000
Exceptional aid	1 350 000
	24 820 000

Asia

ASEAN countries

2.2.61. The Cooperation Agreement which was formally signed on 7 March¹ between the Community and the ASEAN countries (Association of South East Asian Nations) entered into force on 1 October,² the EEC and the five member countries of ASEAN having notified one another within the prescribed period that the necessary formalities had been completed. The text of the Agreement, prepared during exploratory talks in December 1978 and at the beginning of March 1979, had been finalized during two negotiating sessions in November 1979;³ it was approved the following month by the Council for the Community and by the

Standing Committee of the ASEAN countries (Indonesia, Malaysia, the Philippines, Singapore and Thailand).

South Asia

Nepal

2.2.62. Mr Pant, Nepal's Minister of Finance, visited the Commission on 8 October. This first ministerial contact between the Nepalese Government and the Commission is evidence of Nepal's growing interest in the Community. Further contacts are to be arranged with a view to establishing a basis for closer relations. The talks centred on EEC development aid to Nepal and on various aspects of trade relations.

State-trading countries

Council for Mutual Economic Assistance

2.2.63. The committee of experts set up to prepare a draft agreement between the Community and the Council for Mutual Economic Assistance (CMEA) held its third meeting in Geneva on 15 and 16 October. The committee had previously met on 4 and 5 March,⁴ and again from 16 to 18 July⁵ following a proposal put forward by Mr Haferkamp in his letter of 27 March to Mr Faddeyev, Secretary of the CMEA.

¹ OJ L 144 of 10.6.1980; Bull. EC 3-1980, point 2.2.60.

² OJ L 254 of 27.9.1980.

³ Bull. EC 12-1979, points 1.2.1 to 1.2.8.

⁴ Bull. EC 3-1980, point 2.2.64.

⁵ Bull. EC 7/8-1980, point 2.2.64.

3. Institutional and political matters

Political cooperation

The drafting committee, composed of Community and CMEA experts, continued its detailed consideration of the points on which the two sides differed and arrived at a clearer picture of the respective positions. The Community delegation indicated that it was prepared to take part in a further meeting of the committee, in January 1981 for example, should the CMEA consider it worthwhile.

European political cooperation

Meeting of Foreign Ministers

2.2.64. The Foreign Ministers of the Nine gathered in Echternach, Luxembourg, on 25 and 26 October for one of their regular informal meetings on the Gymnich model. They exchanged views on a number of Community and political cooperation issues. No declaration was adopted in the course of this meeting, since it was held on an informal basis.

*

2.2.65. At its part-session from 14 to 17 October Parliament adopted resolutions¹ on a number of matters falling within the political cooperation field: the war between Iran and Iraq; the removal of under-age girls from South-East Asian refugee camps for purposes of prostitution; terrorist attacks in Europe; and the Helsinki review conference to be held in Madrid in November.

Institutional developments and European policy

Meetings of ministers

2.3.1. The Foreign Ministers of the Nine held an informal meeting (like the one at Gymnich) at Echternach, Luxembourg, on 25 and 26 October with Mr Thorn in the chair; for the first time their Greek counterpart attended as an observer. The discussions were confidential as well as informal, and touched on Community matters and political cooperation.

Relations between the institutions (notably Parliament and the Council) and the Communities' 1981 budget (streamlining agricultural expenditure) came under the Community heading, while the main political cooperation topics (according to Mr Thorn's statement to the press after the meeting) were the Venice mission on the problems of the Middle East, the question of the American hostages in Iran, the conflict between Iraq and Iran, the resumption of the Euro-Arab Dialogue in November and East-West relations (CSCE in Madrid, situation in Poland). The Ministers also discussed ways of intensifying European political cooperation, notably by creating a crisis mechanism.

2.3.2. The Agriculture Ministers held an informal meeting in Luxembourg on 14 October, the same day as their Council meeting. Discussions centred on the future of the common agricultural policy, its financing and prices for the next marketing year. Mr Gundelach, Member of the Commission with special responsibility for agriculture, opened the debate by outlining the market situation regarding the principal products and the state of agricultural expenditure in 1980. He stressed that as a result of the Commission's pru-

¹ Points 2.3.5 and 2.3.11; OJ C 291 of 10.11.1980.

dent market management no supplementary budget was needed for agricultural expenditure. But he warned that in 1981 the policy derived from the budgetary restrictions would have to improve the balance on certain markets (milk, cereals, beef and veal), particularly since the draft budget took no account of price increases for the 1981/82 marketing year; several Ministers believed prices would rise substantially on account of increased production costs.

Mr Gundelach announced that the Commission would be submitting a strategy paper before the end of the year on the future of the CAP. It would recommend maintaining the basic principles of the common agricultural policy but call for development and extension of the coresponsibility levy on producers, —differentiated by product, however—with a view to cutting surpluses. The Ministers broadly agreed with Mr Gundelach's analysis, though shades of emphasis differed. Mr Thorn highlighted three main needs: to fix prices as soon as possible in the new year, when the new Commission had presented its proposals to the Council; to postpone a decision on certain sensitive matters outstanding in order to avoid delaying the main body of decisions on prices; to study the Commission's strategy paper in detail.

Community institutions and organs

Parliament¹

Part-session in Strasbourg from 13 to 17 October

2.3.3. During its October sittings Parliament held many debates all of much the same

importance; topics covered included Community participation in the Madrid Conference, air transport, the outline of the generalized preferences scheme from 1981 onwards and budgetary problems, with the preliminary debate on the draft budget for 1981.

Budgetary matters were also discussed in another debate, on the implementation of the 1980 budget, when Parliament took the opportunity offered by a question to the Commission to spell out its position concerning its place within the budgetary authority and the way in which it intends to use its prerogatives in establishing the 1981 budget. In a resolution in which it also called for women to be effectively represented in the college, the House asserted its resolve to have its say in the appointment of the new Commission.

Draft budget for 1981

(14 October)

2.3.4. Presenting the draft budget for 1981 adopted on 24 September,² the President of the Council, Mr Santer, told the House that it

¹ This report was prepared from 'Le point de la session' published by Parliament's Secretariat. The complete texts of the resolutions adopted by Parliament are reproduced in OJ C 291 of 10.11.1980 and the report of proceedings is contained in OJ Annex No 261. The political groups of members are indicated in brackets by the following abbreviations: *Soc* = Socialists; *EPP* = European People's Party-Christian Democratic Group; *ED* = European Democratic Group; *Com* = Communists and Allies; *Lib* = Liberals and Democrats; *EPD* = European Progressive Democrats; *Ind* = Group for the Technical Coordination and Defence of Independent Groups and members; *NA* = Non-affiliated. The countries of origin are indicated as follows: B = Belgium, DK = Denmark, D = Federal Republic of Germany, F = France, IRL = Ireland, I = Italy, L = Luxembourg, NL = Netherlands, UK = United Kingdom.

² Bull. EC 9-1980, points 2.3.46 to 2.3.50.

must be viewed against the growing economic difficulties besetting the Member States. It was impossible for the Council to accept the increase in Community expenditure proposed by the Commission, when in some States public expenditure was being contained or even cut. Against the background of the crisis the role of the Community's structural operations must continue to be to back up and stimulate measures taken by the Member States. The year ahead, said Mr Santer, was a crucial one for the future of the Community, but in judging the draft budget Parliament must take account of the particularly difficult context.

Mr Adonnino, the general rapporteur, compared Parliament's reading of the budget with that of the Council, which had made it into a simple bookkeeping exercise. He also doubted whether the Council was prepared for a dialogue on the choice of Community policies. As he saw it, the 1981 budget, in real terms, represented no growth over that of 1980, since they had to take into account the supplementary measures to assist the United Kingdom, the accession of Greece and the effects of inflation in the Community. Mr Adonnino was also harshly critical of the cuts made in non-compulsory expenditure. As it now stood the draft budget was unacceptable to Parliament and the House wanted to see it improved both in quality and in quantity.

In his speech for the Commission Mr Tugendhat recalled the position taken by the Commission¹ after the Council had compiled the draft. He also stressed, in answer to Mr Santer, that Member States' spending could not be compared with that of the Community, which was still under construction.

There were two currents of thought in the reactions of the Group spokesmen. One was that the Council's draft was a red rag to Par-

liament since it showed no will to push on with the development of the energy, industrial, social or regional sectors. The other was that it should be possible to find sufficient political convergence in the House to give the 1981 budget an acceptable structure.

Conference on Security and Cooperation in Europe

(15 October)

2.3.5. Presenting his report on the November Conference in Madrid, a further sequel to the Conference on Security and Cooperation in Europe (CSCE), Mr Rumor (*EPP/1*) recalled that in the Helsinki Final Act signed in 1975 a consensus had emerged for the first time in history between thirty-five States with different political and economic systems. It was a major qualitative advance in East-West relations even though the various partners were pursuing different objectives. The climate of relations between the signatories had deteriorated before the Madrid meeting but the Community must keep open all the options for dialogue; Madrid represented an opportunity for East and West to come together.

Mr Rumor commended the consistency, resolve and solidarity with which the Community countries were facing the Madrid Conference. This political convergence had been evident in the episodes of negotiation at the CSCE with the definition of common guidelines and positions.

On the substance Mr Rumor reaffirmed the indivisible nature of détente, which was both regional and global. In that respect the Soviet

¹ Bull. EC 9-1980, point 2.3.49.

intervention in Afghanistan was clearly a breach of the Preamble and the second principle of the Helsinki Final Act and jeopardized the basis of détente.

Mr Rumor also emphasized that the Act was a single entity, which meant that all of its provisions must be applied. The hopes set on Helsinki in 1975 had been weakened. The Final Act must not become a shell empty of solid achievement.

During the debate speakers welcomed the common stance taken by the governments of the Nine in the CSCE negotiations. They also reiterated their belief that the provisions of the Helsinki Act must be applied in their entirety and with balance.

Recognizing that the present international situation was not propitious to the process of détente, Mr Brandt (*Soc/D*) viewed the Conference against its theoretical and historical background, finding that détente in terms of the whole world had never existed. But the Community must not resign itself to doing nothing by clinging to the concept of indivisibility. The Helsinki Act had, moreover, never been a magic wand capable of solving all problems since it contained in itself problems of interpretation. In Madrid, the Foreign Ministers must get together to propose practical solutions and not simply read through texts prepared in advance.

For Mr Klepsch (*EPP/D*) the action of Soviet troops in Afghanistan was a threat to détente. They must be withdrawn in order to restore confidence between the partners to the CSCE.

Mr Fergusson (*ED/UK*) wondered what the word détente meant to the Soviet Union.

For the Italian Communists, Mr Segre indicated where his Group disagreed with Mr Rumor's report: all relations with the Eastern countries were not to be frozen on the pretext

that détente was indivisible. The Helsinki text had to be taken up again and concrete solutions proposed. As for the question of respecting human rights, Parliament must not confine its protests to condemning outrages in the Eastern countries.

Some of these points were taken up by Mr Haagerup (*Lib/DK*), who held that the idea of Helsinki must be preserved, meaning that helpful relations must be developed between the peoples of East and West.

Mr Denis (*Com/F*) repudiated a Europe united in conflagration as conceived, he felt, by the United States. What he particularly wanted to see was a European conference on disarmament.

This idea of a conference was rejected by Mr Israël (*EPD/F*), who believed that it would help the Soviet Union in its attempt to divert attention from the problem of human rights.

Many other speakers took the floor, either as spokesmen for their Groups or on their own behalf, some to affirm the indivisibility of détente, others to contest certain points in the Rumor report. Mr Radoux (*Soc/B*) summed up, as it were, the general feeling when he said that it would be taking a heavy responsibility to abandon the working tool, in the shape of the CSCE, for improving relations between the two halves of Europe.

At the end of the debate Parliament adopted by a very large majority the resolution contained in Mr Rumor's report.

Air transport

(16 and 17 October)

2.3.6. Competition in air transport was the focus of a major debate based on two reports (one by Mr Schwartzberg (*Soc/F*) and the

other by Mr Hoffmann (*EPP/D*) and on the Commission's memorandum on the development of air services in the Community.¹

In his statement Mr Schwartzberg agreed that in this field competition was inadequate at the present time. But he went on to stress that caution must be the keynote in applying open competition to air transport. Though fares ought to be reduced and made more transparent, partitions removed and technical barriers eliminated, care must be taken to ensure that unfettered competition did not have disastrous effects on the social side (loss of jobs) or on energy, the environment and air safety. Moreover, the airlines, and particularly private airlines, might be tempted to neglect the least profitable routes which are currently served by the national airlines in accordance with their role of public service.

Like Mr Schwartzberg, Mr Hoffman expressed his misgivings over the dangers inherent in a rush of decontrol. He pointed out that in the United States after an initial period in which fares were reduced and the number of passengers increased there had been a backlash: jobs had been lost, many companies had made losses and regional links had ceased to operate. Nevertheless, with the 'Balkanization' of European air transport, measures for the benefit of the users must be taken along the lines of what the Commission was proposing in its memorandum.

Mr Seefeld (*Soc/D*) took much the same view. What was needed was a European transport policy, which the Ministers had neglected for so long. European transport must move forward but without ruining the companies and therefore guarding against complete decontrol.

Mr Burke explained that the Commission had chosen the middle way between the status quo, which no one wanted to keep,

and total decontrol, which only a minority desired, although air transport, still being run on the basis of bilateral agreements between Member States, stood to gain much from a bigger injection of competition.

Mr Key (UK), Mr Janssen van Raay (NL), Mr Nielsen (DK) and Mr Nyborg (DK), speaking respectively for the Socialists, EPP, Liberal and EPD Groups, came to very much the same conclusions as Mr Schwartzberg and Mr Hoffman. They also stressed the need for European management of air traffic under the aegis of Eurocontrol.

Representing the tendency that several speakers called 'revolutionary', Mr Moorhouse (*ED/UK*) called for swift decontrol and regretted the extreme caution of the Hoffman report.

The other speakers in the debate were against 'decontrol American style'—Mr Martin (*Com/F*), against 'total decontrol'—Mr Josselein (*Soc/F*), for a genuine air transport policy—Mr Cardia (*Com/I*), for measures to boost the competitiveness of European airlines—Mr Doublet (*EPD/F*) and Mr Cottrell (*ED/UK*), against the monopoly situation organized by the States—Mr Damseaux (*Lib/B*).

At the end of the debate the House adopted the two reports, after it had amended Mr Schwartzberg's paper as recommended by the rapporteur himself. The amendments tended to qualify the position taken in favour of decontrol of air transport, as set out in the original text. It is no longer explicitly a question of 'decontrol', and the report underlines the positive role of the airlines in operating regional routes. The two reports, which at the outset were slightly different in tone, now both call for the cautious removal of controls.

¹ Supplement 5/79 - Bull. EC.

Generalized tariff preferences (16 and 17 October)

2.3.7. Presenting his report on the Commission's proposals outlining the generalized preferences scheme for the years ahead, Mr Pearce (*ED/UK*) agreed that the preferences should continue but pointed to the low rate of utilization of the scheme. There was indeed no point in offering more if the beneficiary countries did not take advantage of existing opportunities. The main beneficiaries appeared to be the semi-industrialized countries. Mr Pearce therefore felt that the Community should adjust its offers according to the degree of industrialization and even revise the list of beneficiary countries. In conclusion, Mr Pearce pointed out that for the poorest countries at any rate, the preferences were often of no value unless applied to agricultural products. He therefore urged that the Community should eliminate the inconsistencies between its liberal attitude on most industrial products and the protectionism it was applying to most agricultural products.

Mrs Chouraqui (*EPD/F*) mentioned the profound changes in the international situation over the last few years. Today, development policy no longer consisted in simply narrowing the gulf between the rich and the poor countries; it also had to consider the problems besetting the industrialized countries and the new situation created by the appearance on the international scene of developing countries which were becoming competitive. The Community must therefore strike a balance between objectives which to some extent were contradictory: giving the developing countries easier access to its markets, safeguarding jobs, protecting the common agricultural policy, respecting privileged ties with the ACP countries ... Mrs Choura-

qui was recommending a selective approach, which would distinguish between the poorest countries and the rest and between sensitive and non-sensitive products.

Mr Woltjer (*Soc/NL*) emphasized that export growth was for the developing countries a factor vital to their development; without it our aid would be of little use to them. The problem for us was in knowing how to let the poorest reap the most benefit from the preferences. The fact was that for those countries the key exports were the agricultural products towards which the Community was taking the most restrictive attitude. Mr Woltjer further recommended that export guarantee schemes be provided also for the non-associated countries.

For the Commission, Mr Haferkamp wound up the debate, taking note of the members' desire to see improvements to the generalized preferences scheme mainly for the benefit of the poorest of the developing countries. This was indeed the thread running through members' contribution to the debate, many of whom voiced doubts about the efficiency of the scheme, whose perverse effect often seemed to be to widen the gap between the poorest and the less poor of the developing countries, while the Community was giving to the best off among them—or, perhaps, to the multinational companies operating within them—the means of imperilling our own industries and our own jobs.

Parliament finally adopted Mr Pearce's report on the generalized preferences scheme but only after amending it in order to underline the doubts it entertained as to the real significance of the scheme and therefore to ask the Commission for more detailed information. The House also recommended that those developing countries which did not enjoy the

benefit of other preferential agreements with the Community should have priority of access to the advantages of the GSP.

2.3.8. Parliament gave opinions on a number of other Commission proposals:

(i) the communication concerning an action programme with regard to consumers:¹ the House welcomed the general objectives but felt that the proposals for attaining them must be made more concrete and explicit;

(ii) the proposal for a Regulation on common rules for imports of whale products:² while approving the Commission's move the House asked it to frame an overall policy on the protection of cetaceans and to adopt a number of modifications which would tighten the provisions envisaged;

(iii) the proposal for a Directive on credit insurance;³

(iv) the proposal for a Decision on financial aid for the eradication of African swine fever in Sardinia:⁴ the House requested that the eradication measures be extended to include the affected African countries from which swine fever may spread to the Community;

(v) the proposals for structural measures in favour of Northern Ireland:⁵ the House endorsed the arrangements envisaged but found them too limited;

(vi) the proposal for a Directive on the development of agriculture in the French overseas departments:⁶ the proposal was approved.

Also approved, under the procedure 'without report', were the proposals for Decisions relating to research programmes for scientific

and technical training⁷ and for paper and board recycling.⁸

2.3.9. In a resolution passed on 16 October on the basis of a Commission communication,⁹ Parliament called for speedier removal of technical barriers to trade, urging the Council to adopt the proposals pending and asking the Commission to improve its provision of information.

In a resolution on the multiannual programme for the attainment of the customs union,¹⁰ Parliament suggested a number of short- and long-term measures.

Finally, the House asked to be consulted on the changes made to the Commission's proposals, which date back to 1968, relating to the right of establishment and freedom to provide services for architects.¹¹

¹ OJ C 218 of 30.8.1979; Bull. EC 6-1979, points 1.5.1 to 1.5.7; Supplement 4/79 - Bull. EC.

² OJ C 121 of 20.5.1980; Bull. EC 4-1980, point 2.1.52.

³ Point 2.1.30; OJ C 245 of 29.9.1980; Bull. EC 9-1980, point 2.1.32.

⁴ OJ C 232 of 10.9.1980; Bull. EC 7/8-1980, point 2.1.94.

⁵ OJ C 179 of 17.7.1980; C 176 of 15.7.1980; Bull. EC 6-1980, point 2.1.109.

⁶ OJ C 211 of 19.8.1980; Bull. EC 7/8-1980, point 2.1.90.

⁷ OJ C 143 of 16.6.1980; Bull. EC 5-1980, point 2.1.91.

⁸ OJ C 180 of 18.7.1980; Bull. EC 7/8-1980, point 2.1.133.

⁹ Bull. EC 1-1980, points 1.3.1 to 1.3.6.

¹⁰ OJ C 44 of 21.2.1980; Bull. EC 12-1979, points 1.3.1 to 1.3.3.

¹¹ OJ C 72 of 19.7.1968.

2.3.10. Parliament called for financial aid or further financial aid for the victims of natural disasters: flood in France, the torrential rains in Liguria (Italy) and the earthquake in Algeria.

2.3.11. In the sphere of political cooperation Parliament passed resolutions on terrorist attacks in Europe; the war between Iran and Iraq; the situation of young girls in refugee camps in South-East Asia.

Council

2.3.12. The Council held seven meetings in October. The following table lists the number, date and place of each meeting, the names of the Council President and Commission representatives and the main items of business. The footnotes refer to the points in the Bulletin where a more detailed account is given of decisions taken, agreements reached, positions adopted and questions discussed (see Table 1).

Table 1 — Council meetings in October

Number, place and date of meeting	Subject	President	Commission	Main items of business
659th Luxembourg 7.10.1980	Foreign affairs	Mr Thorn, Luxembourg Minister of Foreign Affairs	Mr Jenkins, President; Mr Ortoli, Mr Natali, Mr Vredeling, Vice-Presidents; Mr Cheysson, Mr Giolitti, Mr Davignon, Mr Tugendhat, Members	<p><i>Financial mechanism and additional measures to assist United Kingdom.</i> Council continued discussion of both proposals and reached agreement on major points.¹</p> <p><i>Application by the Republic of Vanuatu to accede to the Lomé Convention.</i> The Council stressed its desire to see Vanuatu accede to the latest ACP-EEC Convention and expressed the hope that accession procedures could begin as rapidly as possible.²</p> <p><i>Portugal: pre-accession aid.</i> The Community decided to grant Portugal exceptional aid between now and the time of accession for practical projects to help the Portuguese economy integrate successfully into the Community.³</p> <p><i>Regional Development Fund: non-quota projects.</i> Council formally adopted five regulations on the first specific regional development projects.⁴</p> <p><i>Steel.</i> In-depth discussion on request for assent to application of Article 58 ECSC.⁵</p>

Table 1 — (continued)

Number, place and date of meeting	Subject	President	Commission	Main items of business
660th Luxembourg 14.10.1980	Agriculture	Mr Ney, Luxembourg Minister of Agriculture, Viticulture, Water and Forestry	Mr Gundelach, Vice-President	<i>Sheepmeat.</i> Council adopted Regulations for common organization of sheepmeat market. ⁶
661st Luxembourg 20.10.1980	Economic and financial affairs	Mr Santer, Luxembourg Minister of Finance	Mr Ortoli, Vice-President	<i>Community loans.</i> Agreement on the exceptional inclusion of advance factories and housing projects in the scope of loans to be granted under second tranche of NCI. ⁷ <i>Energy and economic policy.</i> Policy debate on Commission communication. ⁸ <i>Recycling.</i> Debate on report of Monetary Committee on recycling of oil-producing countries' surpluses. ⁹
662nd Luxembourg 27.10.1980	Taxation	Mr Santer, Luxembourg Minister of Finance	Mr Burke, Member	<i>Excise duties on alcoholic beverages.</i> Examination of overall compromise proposal submitted by Presidency. ¹⁰ <i>Measure derogating from the sixth VAT Directive.</i> Exchange of views on derogation requested by Belgian Government in respect of method of paying VAT on second-hand cars. <i>Financial mechanism and additional measures to assist United Kingdom.</i> Council adopted Regulations giving legal form to agreement of 30 May. ¹
663rd Luxembourg 28.10.1980	Fisheries	Mr Helming, State Secretary, Luxembourg Ministry of Foreign Affairs, Foreign Trade and Cooperation	Mr Gundelach, Vice-President	<i>Internal aspects.</i> Agreement on Regulation setting up control procedures on fishing by vessels of Member States. ¹¹

Table 1 — (continued)

Number, place and date of meeting	Subject	President	Commission	Main items of business
664th Luxembourg 25.10.1980	General affairs	Mr Thorn, Luxembourg Ministers of Foreign Affairs	Mr Jenkins, President; Mr Ortoli, Mr Haferkamp, Mr Vredeling, Vice-Presidents; Mr Davignon, Member	<i>Steel.</i> Further discussion on introduction of production quota system. ⁵
665th Luxembourg 30.10.1980	General affairs	Mr Thorn, Luxembourg Minister of Foreign Affairs	Mr Ortoli, Mr Haferkamp, Vice-Presidents; Mr Davignon, Member	<i>Steel.</i> Assent to introduction of production quota system. ⁵

¹ Point 2.3.46.² Point 2.2.56.³ Point 2.2.3.⁴ Point 2.1.48.⁵ Points 1.1.1 to 1.1.9.⁶ Points 1.4.1 to 1.4.5.⁷ Point 2.1.1.⁸ Points 1.2.2 to 1.2.5.⁹ Points 1.2.6 and 1.2.7.¹⁰ Point 2.1.31.¹¹ Point 2.1.79.

Commission

Mr Brunner's resignation

2.3.13. Mr Brunner, who was elected to the Bundestag of the Federal Republic of Germany on 5 October, has taken his seat and will accordingly cease to be a Member of the Commission on 4 November.

Pending the appointment of a successor (which is unlikely to occur before the end of the present Commission's term of office), the Commission reallocated his responsibilities on 29 October: Mr Burke has taken over research, science and education (except for international nuclear relations) and the Joint Research Centre; Mr Davignon will be responsible for scientific and technical infor-

mation (under its new designation of Information Markets and Innovation), energy, the Euratom Supply Agency and international nuclear relations.

Informal meeting at Villers-le-Temple

2.3.14. As in the previous three years, the Commission held an informal meeting at Villers-le-Temple on 11 October to take stock of its activities and consider future prospects for the Community.

At a press conference held after the meeting Mr Jenkins described the items which had been considered:

- the mandate given to the Commission by the Council following the general compromise of 30 May (to be fulfilled by the end of June 1981) concerning 'the development of Community policies without calling into question the common financial responsibility for these policies which are financed from the Community's own resources, or the basic principles of the common agricultural policy'.¹ A number of papers will be prepared to brief the new Commission taking office in January 1981 on problems such as new own resources, the European Social Fund and the common agricultural policy;
- situation in the European steel industry (request for Council assent to application of Article 58 of the ECSC Treaty);
- Community oil supplies;
- North-South dialogue.

Activities

2.3.15. The October meetings were devoted in the main to examining the situation in the Community steel industry and drawing the relevant conclusions, although the Commission also took major decisions in several other areas.

Decisions or proposals adopted

2.3.16. The Commission's main decision declared that there was a manifest state of crisis in the steel industry, and a number of measures were taken in that connection. A memorandum on the social aspects of the steel industry was also adopted.

The Commission also adopted an important memorandum on energy and economic policy, a proposal for a Directive on procedures

for informing and consulting employees in transnational undertakings, a proposal for a Regulation on scheduled interregional air services, and a proposal on the use of hormones in animal feed. It also adopted memoranda on the new Community instrument and the mechanism for granting Community loans, the Annual Economic Report and the ECSC operating budget.

Lastly, as regards external relations, the Commission adopted a recommendation on financial aid to Portugal and another on Community participation in the Common Fund for Commodities.

Discussions, policy debates and work in hand

2.3.17. The Commission paid close attention to proceedings in Parliament and the Council. It also held exchanges of views on the state of implementation of the 1980 budget and on trade and economic relations between the Community and Japan. It continued its work in the field of health and the harmonization of duties on alcoholic beverages.

Emergency aid to Member States

2.3.18. On 8 October the Commission decided to grant 500 000 EUA emergency aid to victims of the floods which occurred in several French departments at the end of Sep-

¹ OJ C 158 of 27.6.1980.

tember. Parliament passed a resolution calling for an increase in this aid.¹

Relations with workers' and employers' organizations

2.3.19. During the preliminary consultations with trade unions, representatives from the European Trade Union Confederation continued work on their vocational and continuous training programme and also considered energy policy and health and safety at work. Experts from the Trade Unions International of Food, Tobacco, Hotel and Allied Industries Workers discussed working conditions in the hotel and catering industry.

At briefing sessions experts from the ETUC and the trade union committees met Commission representatives to discuss subjects such as the prospects for trade union participation in the new Lomé Convention, the possible renewal of the Multifibre Agreement, the automobile industry, the proposal for a Directive on procedures for informing and consulting the employees of undertakings with complex structures, in particular transnational undertakings, a draft proposal for a ninth company law Directive (relations between undertakings, in particular groups of undertakings) and, lastly, the application of Article 58 of the ECSC Treaty.

Court of Justice²

Composition of the Court

2.3.20. On 6 October, by decision of the Representatives of the Governments of the

Member States, Mr U. Everling was appointed judge at the Court of Justice with effect from 30 October in place of Judge Kutscher, who had resigned.³

At its meetings on 1 and 30 October,⁴ the Court decided on the composition of its three Chambers as follows:

First Chamber: T. Koopmans, President, A. O'Keefe and G. Bosco;

Second Chamber: P. Pescatore, President, A. Touffait and O. Due;

Third Chamber: J. Mertens de Wilmars, President, Lord Mackenzie Stuart and U. Everling.

It also elected Judge J. Mertens de Wilmars President of the Court for the period from 30 October 1980 to 6 October 1982 and appointed Mr G. Reischl first Advocate General for a period of one year from 7 October 1980.

¹ OJ C 291 of 10.11.1980.

² For more detailed information, see the texts published by the Court of Justice in the Official Journal and in the European Court Reports, and the publications of its Information Office (e.g. the annual synopsis of the work of the Court or the information quarterly). An analysis of decisions delivered by the Court during the second half of 1980 will appear in Bulletin 12-1980; see Bull. EC 7/8-1980, point 2.3.23.

³ OJ L 296 of 5.11.1980.

⁴ OJ C 263 of 10.10.1980; OJ C 287 of 6.11.1980.

2.3.21. New cases

Case	Subject	Type of action
Institutional questions		
208/80 — Lord Bruce of Donington v Eric Gordon Aspden ¹	Is the remuneration of a Member of the European Parliament totally exempt from national income tax?	Action under Article 177 of the EEC Treaty
Customs union		
204/80 — Procureur de la République and Others v Vedel and Others ²	Proceedings for fraud; manufacture of a wine-based aperitif which does not conform to national law	Action under Article 177 of the EEC Treaty
205/80 — Elba Elektroapparat- und Maschinenbau W. Goettmann KG v Hauptzollamt Berlin-Packhof ³	Tariff classification of plastic objects used as Christmas tree decorations	Action under Article 177 of the EEC Treaty
Free movement of goods		
206/80 — Orlandi Italo Son v Ministero del Commercio con l'Estero ⁴	Forfeiture by the Italian State of the deposit levied to obtain the necessary foreign currency when the interval between obtaining the currency and importation exceeds 30 days	Action under Article 177 of the EEC Treaty
207/80 — Carapelli SpA v Ministero del Commercio con l'Estero ⁴		
209/80 — E. and L. Saquella Sac v Ministero del Commercio con l'Estero ⁴		
212/80 — Amministrazione delle Finanze dello Stato v Meridionale Industria Salumi Srl ⁴	Reference for interpretation of Regulation No 1697/79 on the post-clearance recovery of export duties	Action under Article 177 of the EEC Treaty
213/80 — Amministrazione della Finanze dello Stato v Salumificio di Verona Vassanelli ⁴		
214/80 — Amministrazione della Finanze dello Stato v Ditta Fratelli Ultrocchi ⁴		
215/80 — Orlandi Italo & Son v Amministrazione delle Finanze dello Stato ⁴		

Case	Subject	Type of action
216/80 — Amministrazione delle Finanze dello Stato v Molino Figli di G. Borgioli Sas ⁴ 217/80 — Divella Vincenzo v Amministrazione delle Finanze dello Stato ⁴		
Free movement of capital		
203/80 — Criminal proceedings against G. Casati, Cologne ³	Export of currency from Italy by a non-resident who claims to have imported the currency without declaring it	Action under Article 177 of the EEC Treaty
Agriculture		
196/80 — Anglo-Irish Meat Company Ltd, Dublin v The Minister for Agriculture ⁵	Monetary compensatory amounts levied on exports of beef from Ireland to the United Kingdom between 20 March 1978 and 28 April 1979	Action under Article 177 of the EEC Treaty
197/80 — Ludwigshafener Walzmühle Erling KG ⁶ 198/80 — Park Mühlen GmbH ⁶ 199/80 — Mühle Rüningen AG ⁶ 200/80 — Pfälzische Mühlenwerke GmbH ⁶ and 243/80 — Kampffmeyer Mühlenvereinigung KG ¹	Claim for compensation on the grounds that the threshold price for durum wheat imported from non-member countries was too high	Action under Article 215 of the EEC Treaty
v (1) the Council, (2) the Commission		
201/80 — Jan van den Brink BV and Others, ⁷ BV and 202/80 — BV International Fruit Co. ('interfruit') and Others ⁷ v Commission	Action for damages as a result of the imposition by the Commission of protective measures against imports of apples from Chile	Action under Article 215 of the EEC Treaty

Disputes between the Community and its staff

v European Parliament: 195/80,⁶

v Commission: 211/80,⁸ 218/80.⁹

¹ OJ C 303 of 20.11.1980.

² OJ C 299 of 18.11.1980.

³ OJ C 289 of 7.11.1980.

⁴ OJ C 308 of 26.11.1980.

⁵ OJ C 278 of 28.10.1980.

⁶ OJ C 281 of 31.10.1980.

⁷ OJ C 287 of 6.11.1980.

⁸ OJ C 307 of 25.11.1980.

⁹ OJ C 309 of 27.11.1980.

2.3.22. Judgments

Date and case	Held
Free movement of goods	
30.10.1980, 26/80 ¹ — Schneider-Import GmbH & Co. KG v Hauptzollamt Mainz	<p>1. The requirement of non-discrimination is fulfilled where the arrangements applicable to imported spirits may be considered equivalent to the arrangements applicable to national production.</p> <p>2. An upper limit on production imposed on producers of other Member States is lawful if it corresponds to the limit to which national producers are subject in order to qualify for the same tax advantage.</p>
9.10.1980, 823/79 — Criminal proceedings against G. Carciati ²	National rules may prohibit residents from using motor vehicles which have been temporarily imported free of VAT.
Free movement of persons	
29.10.1980, 22/80 ¹ — Boussac Saint-Frères SA v B. Gerstenmeier	Article 7 of the EEC Treaty does not preclude a national rule of civil procedure providing for a simplified procedure for recovery of a debt which is not available to creditors prosecuting a claim for payment of a debt expressed in a foreign currency against debtors established on national territory.
Customs union	
16.10.1980, Joined Cases 824/79 and 825/79 — Prodotti Alimentari Folci Sas v Amministrazione delle Finanze dello Stato ³	Tariff heading 07.04 'ex B Other' referred to in Annex A to Regulation Nos 3055/74 and 3011/75 does not apply to cut or sliced mushrooms.
16.10.1980, 816/79 — K. Mecke & Co., Bremen v Hauptzollamt Bremen-Ost ⁴	Cuttings of synthetic textile fibres between 6 and 7 mm long fall within CCT subheading 59.01 B I as flock and dust of man-made fibres.
Competition	
29.10.1980, Joined Cases 209 to 215 and 218/78 — Manufacture des tabacs et cigarettes Van Landewyck, Jubilé SA, Compagnie Indépendante des Tabacs Cinta SA, BAT Benelux SA, Fedetab Asbl, Gosset SA and Van der Elst NV v Commission	<p>1. The applications are inadmissible.</p> <p>2. The applicants are ordered to pay the Commission's costs.</p>

Date and case	Held
<p>Social security for migrant workers</p> <p>8.10.1980, 810/79 — P. Überschär, Hasselt v Bundesversicherungsanstalt für Angestellte, Berlin</p> <p>15.10.1980, 4/80 — R. d'Amico v Office National des Pensions pour Travailleurs Salariés²</p>	<p>A German national who has paid contributions to old-age pension insurance in another Member State and who subsequently wishes to pay, with retroactive effect, German pension contributions in respect of previous periods may be required to pay German contributions in respect of periods covered by contributions in another Member State.</p> <p>Where a worker is in receipt of invalidity benefits converted into an old-age pension from one Member State and of invalidity benefits not yet converted into an old-age pension from another Member State, the old-age pension and the invalidity benefits are to be regarded as being of the same kind and the provisions of Chapter 3 of Regulation No 1408/71 are applicable. National rules against overlapping do not apply.</p>
<p>Agriculture</p> <p>15.10.1980, 4/79 — Société Coopérative Providence Agricole de la Champagne v Office National Interprofessionnel des Céréales (ONIC)</p> <p>15.10.1980, 109/79 — Sarl Maïseries de Beauche v ONIC</p> <p>29.10.1980, 138/79 — Roquette Frères SA v Council,⁵ 29.10.1980, 139/79 — Maizena GmbH v Council⁵</p> <p>15.10.1980, 145/79 — Roquette Frères SA v French State (Customs Administration)</p>	<p>By adopting regulations which lay down for products processed from a given quantity of maize monetary compensatory amounts the sum of which is substantially higher than that fixed for that given quantity of maize, the Commission has infringed basic Council Regulation No 974/71 and Article 43 (3) of the Treaty. The invalidity of the fixing of the monetary compensatory amounts does not invalidate the collection or payment of the monetary compensatory amounts by the national authorities.</p> <p>Council Regulation No 1293/79 (isoglucose) is void.</p> <p>Parts of Commission Regulation No 652/76 of 24 March 1976 and the provisions in subsequent regulations altering monetary compensatory amounts for various products are invalid. The invalidity does not, however, invalidate the col-</p>

Date and case	Held
<p>30.10.1980, 3.80 — Milchfutter GmbH & Co., KG v Hauptzollamt Gronau¹</p> <p>Fisheries</p> <p>14.10.1980, 812/79 — Attorney General v J.C. Burgoa</p> <p>Disputes between the Community and its staff</p> <p>16.10.1980, Joined Cases 63/79 and 64/79 (v Commission)⁶</p> <p>16.10.1980, 141/79 (v Court)⁶</p> <p>21.10.1980, 101/79 (V Commission)⁷</p> <p>28.10.1980, 2/80 (v Court)⁷</p> <p>Orders for removal from the Court Register</p> <p>1.10.1980, 146/80 — Armstrong Patents Co. Ltd. v Commission</p>	<p>lection or payment of monetary compensatory amounts by the national authorities for the period prior to the date of the judgment. The monetary compensatory amounts for sorbitol containing more than 2% of mannitol and manufactured from maize and for isoglucose manufactured from maize do not need to be based on that for maize.</p> <p>The validity of Commission Regulations Nos 2547/74 and 539/75 is not affected by any content by weight of whey in compound feeding-stuffs for animals.</p> <p>Scope of Article 234 of the EEC Treaty. The legislation of a Member State prescribing penalties for contravention of a prohibition against fishing without authorization inside its fishing limits is not incompatible with Community law.</p> <p>Judgment in favour of applicants</p> <p>Application dismissed</p> <p>Application dismissed</p> <p>Judgment in favour of applicant</p>

¹ OJ C 308 of 26.11.1980.² OJ C 289 of 7.11.1980.³ OJ C 299 of 18.11.1980.⁴ OJ C 297 of 15.11.1980.⁵ OJ C 307 of 25.11.1980.⁶ OJ C 303 of 20.11.1980.⁷ OJ C 304 of 21.11.1980.

Court of Auditors

2.3.23. On 2 October the Court of Auditors adopted an opinion on the proposal for a Council Regulation laying down general rules on the supply as food aid to certain developing countries and specialist organizations of products other than cereals, skimmed milk powder and butteroil.

Economic and Social Committee

Election of Chairman and Vice-Chairmen

2.3.24. At its session on 29 and 30 October the Economic and Social Committee appointed its new officers. Mr Tomás Roseingrave (Ireland — various interests) was elected Chairman. Mr Norman Miller (United Kingdom — employers) and Mr Antoine Laval (France — workers) were elected Vice-Chairmen.¹

182nd plenary session

Opinions

Dangerous substances and preparations

2.3.25. In its opinion on the Commission's proposal of 7 March for a Directive relating to the marketing and use of asbestos,² the Economic and Social Committee called for the Community to undertake and encourage specific studies to increase knowledge of the effects on human health of the various types of asbestos fibre. It also recommended that research aimed at identifying substitute products should be speeded up. The Committee, noting that asbestos released into the environment was indestructible, felt that the Community should campaign at international level and encourage bodies such as the World Health Organization to take appropriate initiatives.

Tax on non-resident employed persons

2.3.26. On the whole the Committee approved the Commission's initiative in proposing this Directive.³ However, it suggested that a frontier worker should be defined as a person who works in one Member State and resides in another, to which he returns at least 'once a week', rather than 'every day' as the Commission had proposed. The Committee considered that the scope of the Directive should be extended to cover members of a worker's family residing in a different Member State from that in which he was resident for tax purposes.

Assistance from the Social Fund

2.3.27. The Committee approved the Commission's proposal⁴ to extend by two years the Council Decisions enabling the Social Fund to assist workers in the textile and clothing industry, migrant workers, young people under the age of 25 and women. However, the Committee stressed that the economic and social situation had worsened since the initial Decisions to grant assistance had been taken. Noting that, despite all that had been achieved, the Fund's resources were inadequate to the gravity of the current employment situation, the Committee called for the Fund's budget to be increased.

Waste paper and board

2.3.28. The Committee welcomed the Commission's proposal on the recovery and reuse

¹ OJ C 304 of 21.11.1980.

² OJ C 78 of 28.3.1980; Bull. EC 3-1980, point 2.1.8.

³ OJ C 21 of 26.1.1980; Bull. EC 12-1979, point 2.1.58.

⁴ OJ C 214 of 21.8.1980; Bull. EC 7/8-1980, point 2.1.51.

of waste paper and,¹ taking the view that the recycling of waste paper and board made an effective contribution to preserving the Community's environment and natural heritage and reducing its deficit in paper products. But it regretted that the Commission's proposal ignored the problem of collection.

2.3.29. The Committee also approved the Commission's proposal to extend by one year the present indirect-action programme of research in the field of paper and board recycling.²

Energy consumption of household appliances

2.3.30. The Committee approved three proposals for Directives on the labelling of energy consumption of washing machines, dishwashers, and refrigerators and freezers.³ It underlined the importance of setting uniform standards for measuring the efficiency of household appliances and hoped that harmonization work in this area would reach a speedy conclusion.

Thermonuclear fusion

2.3.31. The Committee approved the Commission's proposal to adjust the Community's financial contribution to the JET Joint Undertaking in line with changes in economic conditions.⁴ In its opinion the Committee stated that this adjustment was fully justified.

Generalized scheme of tariff preferences

2.3.32. The Committee denounced the Commission's attitude in ignoring its recent proposals on the new framework for the generalized scheme of preferences;⁵ it demanded that the GSP scheme, due to be renewed for the period 1981-85,⁶ should be concluded for one year and reviewed at the end of that period. It repeated its demands that the scheme should be reviewed in the light of the rapid changes taking place in the

world economy and after consulting trade and professional interests. The Committee expressed doubts as to the effectiveness of the safeguard system which the Commission proposed for sensitive products. Pointing out that some developing countries had progressed to a stage which enabled them to take on international competition without requiring special privileges, the Committee called for such countries to be drawn progressively into the scope of the GATT rules. On the other hand, the Committee considered that the GSP scheme could represent an effective instrument for aid to the poorest developing countries by granting them preferential access to commodity markets. Finally, it repeated its call for insertion of a clause on social measures to ensure that working conditions were improved.

Food aid

2.3.33. The Committee acknowledged the importance of the Commission's objectives embodied in its communication on increasing the effectiveness of food aid.⁷ It drew particular attention to the need for careful planning of all forms of Community aid so that food aid could be coordinated with the other instruments of development policy.

Conclusion of the new Lomé Convention

2.3.34. The Committee approved the Commission's recommendation on the conclusion

¹ OJ C 135 of 6.6.1980; Bull. EC 5-1980, point 2.1.49.

² OJ C 180 of 18.7.1980; Bull. EC 7/8-1980, point 2.1.133.

³ OJ C 149 of 18.6.1980; Bull. EC 5-1980, points 2.1.50 and 2.1.80.

⁴ OJ C 220 of 28.8.1980; Bull. EC 7/8-1980, point 2.1.132.

⁵ OJ C 205 of 11.8.1980; Bull. EC 4-1980, point 2.3.27.

⁶ OJ C 298 of 17.11.1980; Bull. EC 7/8-1980, point 2.2.22.

⁷ Bull. EC 7/8-1980, point 2.2.27.

of the second ACP-EEC Convention of Lomé.¹ It appealed to the Member States and the ACP countries to ratify the Convention with all speed.

ECSC Consultative Committee

210th meeting

2.3.35. The ECSC Consultative Committee held a special meeting in Luxembourg on 16 October, with Mr Judith in the chair, to look into the Commission proposals regarding the establishment of a system of production quotas for steel pursuant to Article 58 of the ECSC Treaty, and the granting of aid to workers in the steel industry (social package). The Commission was represented by Mr Vredeling and Mr Davignon.

Most of the other items on the agenda were held over for another meeting, though the Committee did deliver a favourable opinion on the Commission's draft decision relating to the approval of an equalization fund set up by the British Chamber of Coal Traders and the National Coal Board with a view to reducing the price of hard coal and hard-coal briquettes from the Community and non-member countries.

Application of Article 58 of the ECSC Treaty

2.3.36. Mr Davignon, Member of the Commission with special responsibility for industrial affairs, outlined the reasons behind the Commission's decision to invoke Article 58 following the failure of the 'indirect means of action' listed in Article 57 of the ECSC Treaty.² Article 58 provides for the establishment of a system of production quotas for steel companies, after the opinion of the Consultative Committee has been sought. The

other Commission representative, Mr Vredeling, again stressed the importance of combining economic measures with social measures.

In the ensuing debate many steel producers spoke out in favour of the Commission initiative, which they felt was the only course of action open to them in the light of the current crisis. Many expressed concern at rising imports and felt that the measures taken under Article 58 should be accompanied by non-discriminatory protective measures against non-member countries. But the German producers felt that the proposed solution was not the right answer to the problem: it would penalize those firms which had reorganized and provide an unjust reward for those which had not.

Most speakers from the workers' side came out in favour of the application of Article 58, though they stressed the importance of the social package and the need to obtain a Council Decision immediately. Lastly, many of the steel users on the Committee felt that Article 58 was the only means of restoring a measure of price stability, but they expressed concern that normal international trading links should be maintained in order to ensure a steady supply within the Community.

The discussion revealed a general difference of opinion between the German members of the Committee and the others, but the Committee was eventually able to adopt a resolution by 47 votes to 19 with three abstentions. The resolution stated that:

'the Committee, considering that the Community was confronted with a period of manifest crisis which called for the measures provided for in Arti-

¹ OJ C 93 of 15.4.1980; Bull. EC 3-1980, point 2.2.57.

² The indirect means of action provided for by the ECSC Treaty include: 'cooperation with Governments to regularize or influence general consumption, particularly that of the public services, and intervention in regard to prices and commercial policy'.

cle 58 of the Treaty, since the means of action provided for in Article 57 were not sufficient to deal with it, felt that a system of production quotas, applicable for a limited period, would be an effective means of remedying the current situation, provided the system could be applied rapidly, without discrimination, and was accompanied by equivalent protective measures at the Community frontiers; the Committee therefore delivered a favourable opinion on the measures on which the Commission had consulted it.'

Social aspects of the crisis

2.3.37. The Committee also unanimously adopted the following resolution (with nine abstentions):

THE CONSULTATIVE COMMITTEE...

'insists that the indispensable correlation between the economic measures to be taken and the resulting social measures must be established quickly and simultaneously.

expresses its concern and considers that the time has come to stop hesitating and to implement as a matter of the utmost urgency—irrespective of Article 58—the social package which has been awaiting a decision by the Council for more than two years,

considers that financial measures aimed at facilitating early retirement and providing suitable compensation for short-time or similar working by maintaining to the maximum extent possible the level of the wages of workers affected by reductions in working hours would help to provide a solution in the face of the present temporary difficulties,

recalls its previous resolutions on this same subject, in particular its opinion of 6 July 1979¹, and insists that the Council must provide the Commission with sufficient funds to enable it to approach the national governments with a view to taking the measures best suited to the national situations in order to minimize the effects of the crisis and preserve jobs,

in the same spirit the Community should, as soon as possible, be given suitable funds to further

industrial redevelopment and help speed up a revival of coordinated regional economic policies with a view to providing the necessary alternative jobs.

and consequently

invites the Commission to put forward as soon as possible industrial policy proposals and details of the necessary means for coordinating the various financial resources at its disposal,

fully endorses the Commission's proposals and approaches to the Council and once again draws the Commission's attention to the gravity of the situation, and its potential consequences.'

Mr Vredeling welcomed the vote and asked the Members of the Committee to do all they could to ensure that the social package was adopted by the Council in November.

European Investment Bank

Operations in October

2.3.38. In October the European Investment Bank granted loans totalling 134.3 million units of account² for investments in the Community, broken down as follows: 123.7 million for investments in the United Kingdom, 8.9 million in Ireland and 1.7 million in France. Outside the Community the Bank lent 45 million u.a. to Portugal under its Financial Protocol with the Community. In addition, a loan of 350 000 u.a. was granted under the first Lomé Convention for a feasibility study in Tanzania.

¹ OJ C 193 of 31.7.1979; Bull. EC 7/8-1979, point 2.3.74.

² The EIB unit of account is made up in the same way as the ECU and the European unit of account. The conversion rates at 30 September 1980 used by the EIB in statistics for the fourth quarter were: 1 u.a. = DM 2.54, UKL 0.59, FF 5.88, LIT 1 206, HFL 2.75, BFRS 40.63, LFRS 40.63, DKR 7.82, IRL 0.67, USD 1.40.

Community

United Kingdom

2.3.39. UKL 50 million was lent to the state-owned British Nuclear Fuels Ltd to help finance its share in the URENCO gas centrifuge uranium enrichment plant being built at Capenhurst, Cheshire, in cooperation with German and Dutch interests. Annual production from the plant should be 5.3 million tonnes oil equivalent. UKL 10 million went to the Post Office to help strengthen telecommunications between the United Kingdom and continental Europe by the laying of two submarine cables to the Netherlands and Denmark. UKL 7.5 million was provided to the National Water Council for on-lending to the Severn Trent Water Authority to help meet the cost of various water supply and sewerage schemes in the East Midlands, Humberside and Mid-Wales: these works are vital to attract new industrial activities to areas with substantial unemployment. UKL 5 million will help the North of Scotland Hydro-Electric Board (NOSHEB) to increase electricity generating capacity in the Shetlands to meet the demand which has built up with the exploitation of North Sea oil and gas reserves.

Ireland

2.3.40. In Ireland the Bank lent IRL 6 million to Bord Na Móna, the Irish peat authority, to help the exploitation of bogs in five areas and increase the production of milled peat for power stations and for manufacture of briquettes, which are burned in open fires and central-heating systems. The loan carried a 3% interest subsidy under arrangements agreed when Ireland joined the European Monetary System.¹

France

2.3.41. In France Arianespace SA received FF 10 million to help finance construction of a satellite launcher for Europe's Ariane aerospace programme, a major exercise in industrial and technological cooperation between Community firms. The Bank's loan will largely be spent on the back-up launcher which would be brought into operation should the satellite develop a fault or a launch be aborted.

Outside the Community

Portugal

2.3.42. In Portugal the Bank lent 30 million u.a. to the State to help finance improvements to port installations at Aveiro, about 60 km from Oporto in the north of the country. The loan attracts a 3% interest subsidy paid from the Community budget. 15 million u.a. were also lent to the publicly owned Cimentos de Portugal EP (CIMPOR) for construction of a new production unit in the cement works at Souselas near Coimbra, and for expansion of cement storage and bagging facilities near Oporto.

Tanzania

2.3.43. A conditional loan of 350 000 u.a. was made to Tanzania for a feasibility study

¹ OJ L 200 of 8.8.1979; Bull. EC 7/8-1979, point 2.1.2.

on oil prospecting at sea, south of Dar-es-Salaam; this is a risk capital operation financed from European Development Fund resources managed by the Bank as agent for the Community.

Financing Community activities

Budgets

2.3.44. Further steps have been taken in the 1981 budgetary procedure. The Council adopted the draft budget at its first reading on 23 and 24 September,¹ and now it is Parliament's turn to make its views known, probably at the special part-session scheduled to start on 3 November. On 14 October² there was a preliminary debate on the draft budget when it was presented by the President of the Council.

Meanwhile the Commission has followed up its public disclaimer following the Council meeting of 23 and 24 September³ by appealing direct to Ministers in each Member State to look into all the possible implications of the draft budget, notably with regard to Community policies.

General budget

Preliminary draft supplementary and amending budget No 1 for 1980

2.3.45. On 29 October the Commission submitted to the budgetary authority its preliminary draft supplementary and amending budget No 1 for 1980, which has a threefold objective:

(i) to correct the amounts of revenue accruing from VAT own resources and adjust financial contributions now that the six Member States concerned have sent the Commission statements showing final figures for their VAT basis of assessment for 1979. These adjustments account for a total of 262 300 000 EUA and have been entered in the preliminary draft amending budget in accordance with Article 16(2) of the Council Regulation of 19 December 1977 implementing the Decision of 21 April 1970 on the replacement of financial contributions from Member States by the Communities' own resources;⁴

(ii) to increase the 1980 own resources estimates by 133 million EUA to take account of heavier customs duties and agricultural levies, and to use the own resources thus raised (less 10% for repayment of costs incurred in collecting the resources) to provide an advance on the supplementary measures to assist the United Kingdom;

(iii) to increase the appropriations for costs incurred in collecting own resources by 13 300 000 EUA in line with the increase in the 1980 own resources forecasts and by an additional 12 500 000 EUA to take account of 1979 repayments which were charged to 1980 due to lack of appropriations in 1979.

The preliminary draft provides for advances to the United Kingdom worth 119 700 000 EUA. The Commission intends to submit to the budgetary authority a proposal for a transfer of appropriations to boost the advances to a maximum of 222 200 000 EUA. This would allow a transfer of 200 million EUA to the United Kingdom in 1980 in

¹ Bull. EC 9-1980, point 2.3.46.

² Point 2.3.4.

³ Bull. EC 9-1980, point 2.3.49.

⁴ OJ L 336 of 27.12.1977.

accordance with Article 5 of the Council Regulation of 27 October 1980 establishing supplementary measures in favour of the United Kingdom,¹ which lays down that the Commission shall make a payment of 90% of the amount of the Community contribution as soon as the decision to contribute towards any particular supplementary measure has been reached.

When the final amount of the advances to the United Kingdom in 1980 has been ascertained, the Commission will make the neces-

sary proposals for adjusting the appropriations entered in the 1981 budget.

Tables 2 and 3 detail the proposed adjustments in the preliminary draft supplementary and amending budget.

Total Community expenditure will rise from 15 683 100 000 EUA to 15 828 600 000 EUA, and the VAT rate will fall from 0.7216% to 0.6964%.

¹ Point 2.3.46; OJ L 284 of 29.10.1980.

Table 2 — *Summary of revenue adjustments*

	(million EUA)		
	Revenue entered in 1980 budget	Adjustments	New amounts
Agricultural levies	1 719.2	- 199.2	1 520
Sugar and isoglucose levies	504.5	—	504.5
Customs duties	5 667.8	+ 332.2	6 000
VAT own resources	7 151	- 249.8	6 901.2
Balance of 1979	458.6	—	458.6
Balance of VAT and financial contributions for 1979	—	+ 262.3	262.3
Miscellaneous revenue	182	—	182
Total	15 683.1	+ 145.5	15 828.6

Table 3 — *Summary of expenditure adjustments*

	(million EUA)		
	Appropriations entered in 1980 budget	Adjustments	New amounts
I. Appropriations specific to the Commission			
II. Supplementary measures in favour of the United Kingdom, Chapter 5.8	token entry	+ 119.7	119.7
III. Repayments to Member States Chapter 4.0	789.15	+ 25.8	814.95
		+ 145.5	

Implementation of the 30 May 1980 agreement

Measures in favour of the United Kingdom

2.3.46. On 27 October the Council adopted the two Regulations¹ proposed by the Commission in June.² These Regulations provide the legal basis required to consolidate the agreement reached on 30 May on the British contribution to the Community budget.³

The first of the Regulations aims at relaxing the implementing provisions which apply to the financial mechanism set up in 1976;⁴ the measure would cover the years 1980 and 1981 and is designed to benefit the United Kingdom. More particularly, the Regulation suspends some of the limits previously imposed on the amount which a Member State could draw from the mechanism.

The second Regulation establishes supplementary measures, under which certain investments in the United Kingdom would qualify for financial aid from the Community. These programmes generally relate to regions situated wholly or partly in areas eligible for State regional aid. To be eligible for Community financial participation, investments must be undertaken by public authorities and must fulfil several criteria laid down in the Regulation. The Community's financial contribution to the categories of investments selected may be up to 70% of estimated expenditure.

ECSC operating budget

Fixing of the ECSC levy rate and establishment of the ECSC operating budget for 1981

2.3.47. On 22 October the Commission adopted the draft ECSC operating budget for

1981, which sets out from the premise that the levy rate will remain unchanged at 0.31%. As usual, an aide-mémoire was submitted to Parliament for opinion and to the ECSC Consultative Committee for information. The definitive ECSC budget will probably be adopted by the Commission in December.

The Commission document provides for total appropriations for commitment of 162 million EUA in 1981, of which some 75 million EUA is by way of traditional conversion aid. Priority has been given to the coal and steel industries as regards interest subsidies—together they have been allocated some 25 million EUA of the 32 million EUA available.

In order to combat the grave social problems caused by the current steel crisis the Commission has also requested that its proposals concerning social measures in the steel industry, which are currently under examination, should be financed by a transfer of some 162 million EUA from Chapter 54 of the general budget to the ECSC.

Financial operations

ECSC

Loans granted

Loans paid out

2.3.48. Acting under Articles 54 and 56 of the ECSC Treaty, the Commission made loans in October amounting to 134 720 000 EUA.

¹ OJ L 284 of 29.10.1980.

² OJ C 171 of 11.7.1980; OJ C 169 of 9.7.1980; Bull. EC 6-1980, points 1.2.1 to 1.2.3.

³ OJ C 158 of 27.6.1980; Bull. EC 5-1980, points 1.1.1 to 1.1.8.

⁴ OJ L 131 of 20.5.1976.

The loans break down as follows:

Industrial loans

Industrial loans (Article 54) totalling 111 170 000 EUA were paid out to Community firms to finance the following investment programmes:

Federal Republic of Germany

Construction of two new vocational training centres for the mining industry by the Westfälische Berggewerkschaftskasse, Bochum.

Extension and renovation of the school of mining engineering (Saarbergwerke AG, Saarbrücken).

Rationalization and reorganization of crude-steel production (Friedrich Krupp Hüttenwerke AG, Bochum).

Italy

Modernization and redevelopment programme (Acciaierie Ferrero SpA, Turin).

Modernization and redevelopment programme (Tekoid SpA, Turin).

United Kingdom

Sinking of a new shaft and installation of surface plant at the Castlebridge mine and inter-connection of the Bogside and Kinneil mines in the Longannet seam. Use of mechanical supports (National Coal Board, London).

Low-cost housing

Loans amounting to 90 000 EUA were granted for the building of low-cost housing for steelworkers.

Conversion loans

Conversion loans (Article 56) totalled 23 460 000 EUA and were granted to the following firms:

France

Nord/Pas-de-Calais: Société Mécanique Automobile du Nord, Paris (Trith Saint-Léger plant);

Lorraine: Société Mécanique Automobile de l'Est, Metz (Ennery plant).

Loan decisions

2.3.49. The Commission also approved the grant of industrial loans under Article 54 amounting to 14 390 000 EUA to the following firms and investment projects:

Norway

Aktieselskabet Sydvaranger, Oslo: extension of the breaking, concentrating and pelletizing facilities at the iron-ore mine/dressing works at Kirkenes. This investment will help improve the supply of raw materials to the European steel industry.

Federal Republic of Germany

Duisburger Kupferhütte, Duisburg: construction of pelletizing facilities using the sintering method and of a flue-gas boiler.

United Kingdom

National Coal Board: projects on coal production and associated installations at five mines.

The Commission also approved the grant of conversion loans totalling 97 350 000 EUA to the following firms:

Financing Community activities

Federal Republic of Germany

Saarland: Euro-Hausgeräte GmbH, Neunkirchen.

Belgium

Wallonia: Société Régionale d'Investissement de Wallonie, Namur (for small and medium-sized businesses).

Ireland

Waterford: Waterford Glass Ltd, Kilbarry (factory in Townland of Lismore).

United Kingdom

West Midlands: W.G. Allen (Birmingham) Ltd, Wednesbury (Moxley factory);

Danks Gowerton Ltd, Netherton, Dudley (Oldbury factory).

Northamptonshire: Cenbake Ltd, London (Corby factory);

Oxford University Press, Oxford (warehouse and distribution centre at Corby).

Clywd: British Bakels Ltd, Slough, Berkshire (factory on the Deeside Industrial Park, Shotton);

Gwent: Clark and Fenn (Holdings) Ltd, Croydon (Tredegar factory);

Multiregional: Finance for Industry, London.



PART THREE
DOCUMENTATION

1. Units of account

Units of account

ECU/European unit of account

Values in national currencies of one ECU/EUA

31 October¹

Belgian franc and Luxembourg franc	41.1987
German mark	2.56987
Dutch guilder	2.77775
Pound sterling	0.552376
Danish krone	7.90698
French franc	5.92181
Italian lira	1 215.21
Irish pound	0.686669
United States dollar	1.34724
Swiss franc	2.31282
Spanish peseta	101.414
Swedish krona	5.73818
Norwegian krone	6.69311
Canadian dollar	1.58759
Portuguese escudo	69.6256
Austrian schilling	18.2080
Finnish mark	5.05958
Japanese yen	285.239
Greek drachma	58.8315

¹ OJ C 284 of 3.11.1980.

N.B. Explanatory notes on the EUA, ECU and 'green' rates can be found in Bull. EC 5-1980, points 3.1.1 to 3.1.6.

Representative rates ('green' rates)

Conversion rates into national currencies for the ECU used in connection with the common agricultural policy

31 October

Belgian franc and Luxembourg franc	40.7264 ¹ 40.5951 ² 40.5191 ³
Danish krone	7.72336
German mark	2.78260 ¹ 2.78341 ² 2.75175 ³
French franc	5.56725 ⁵ 5.84700 ³
Irish pound	0.659274
Italian lira	1 117.00 ⁴ 1 099.47 ⁶ 1 060.73 ⁵ 1 157.79 ³
Dutch guilder	2.80821 ¹ 2.79914 ² 2.79391 ³
Pound sterling	0.587724 ⁵ 0.618655 ³

¹ For milk products.

² For pigmeat, wine, fish and (for Germany) seeds.

³ For other products.

⁴ For fish.

⁵ For wine.

⁶ For pigmeat.

2. Additional references in the Official Journal

Additional references in the Official Journal

3.2.1. This section lists the titles of legal instruments and notices of Community institutions or organs which have appeared in the Official Journal since the last Bulletin was published but relating to items appearing in earlier issues of the Bulletin; the references were not available when the Bulletin went to press.

The number of the Bulletin and the point to which this additional information refers is followed by the title shown on the cover of the Official Journal, the number of the issue and the date of publication.

Bull. EC 4-1980

Point 2.3.22

Court of Auditors

Special report on various measures affecting the management of the EAGGF Guarantee Section (1978)

OJ C 258 of 6.10.1980

Bull. EC 6-1980

Point 2.1.16

Convention on the law applicable to contractual obligations opened for signature in Rome on 19 June 1980

OJ L 266 of 9.10.1980

Point 2.1.39

Proposal for a Council Directive amending Directive 72/464/EEC on taxes other than turnover taxes which affect the consumption of manufactured tobacco

OJ C 264 of 11.10.1980

Bull. EG 10-1980

Bull. EC 7/8-1980

Points 1.3.1 to 1.3.4

Communication from the Commission concerning the consequences of the judgment given by the Court of Justice on 20 February 1979 in Case 120/78 ('Cassis de Dijon')

OJ C 256 of 3.10.1980

Point 2.1.30

Commission Decision of 9 July 1980 relating to a proceeding under Article 85 of the EEC Treaty (IV/27.958 National Sulphuric Acid Association)

OJ L 260 of 3.10.1980

3. Infringement procedures

Initiation of proceedings for failure to apply directives

3.3.1. In October the Commission sent letters of formal notice to Member States for failure to apply Council directives in the following five cases:

- (i) Directive 77/796 of 12 December 1977¹ on the mutual recognition of diplomas, certificates and other evidence of formal qualifications for goods haulage operators and road passenger transport operators (Belgium, United Kingdom, Ireland);
- (ii) Directive 71/118 of 15 February 1971² on health problems affecting trade in fresh poultry-meat (Italy).

Reasoned opinions

3.3.2. The Commission also delivered eleven reasoned opinions involving seven Member States for failure to apply the following directives:

- (i) The second Directive on company law (77/91)³ of 13 December 1976 (Belgium, Denmark, France, Italy, Ireland, Luxembourg, Netherlands);
- (ii) Directive 76/891⁴ of 4 November 1976 on the approximation of the laws of the Member States relating to electrical energy meters (Denmark);
- (iii) Directives 72/464⁵ of 19 December 1972 (France, Italy) and 77/805⁶ of 19 December 1977 (Italy) on taxes, other than turnover taxes, which affect the consumption of manufactured tobacco.

¹ OJ L 334 of 24.12.1977.

² OJ L 55 of 8.3.1971.

³ OJ L 27 of 31.1.1977.

⁴ OJ L 336 of 4.12.1976.

⁵ OJ L 303 of 31.12.1972.

⁶ OJ L 333 of 28.12.1977.

COMMISSION OF THE EUROPEAN COMMUNITIES

Grants for research into European integration 1981-1982

In order to encourage university research in the field of European integration, the Commission of the European Communities will award in July 1981

18 RESEARCH GRANTS OF A MAXIMUM OF BFR 180 000

CONDITIONS:

1. The awards will be given to young university teachers at the start of their career who, individually or as a team, are doing research work on European integration.
2. Applications should be submitted in duplicate and contain:
 - a 5-10 page typed description of the research project;
 - an estimate of costs;
 - a completed application form;¹
 - a curriculum vitae;
 - a certificate from the institution, confirming the position currently held by the applicant.These papers are not returned to applicants.
3. Applicants should not be over 40 years of age.
4. Awards are not renewable.
5. The maximum award is BFR 180 000, paid as follows:
 - 1st half — at the commencement of the research
 - 2nd half — on receipt of the typed text referred to in paragraph 8.
6. Award holders who do not complete their research must reimburse the amount they have received.
7. Employees of the institutions of the European Communities as well as their spouses and children are not eligible to apply.
8. The work must be drawn up in one of the official languages of the European Communities (Danish, Dutch, English, French, German, Greek, Italian).
The final text must be type-written and submitted in duplicate before 1 October 1982.
9. The Commission of the European Communities may assist with the costs of publishing the work.
10. The awards will be made by 15 July 1981 at the latest.
11. Applications must be submitted by 31 March 1981 to:

Commission of the European Communities
University Information
200 Rue de la Loi
1049 Brussels (Belgium) — Tel. 735 00 40, 735 80 40 or 736 60 00

¹ Application forms can be obtained from the above address or from the Offices of press and information of the European Communities listed below:

ATHENS: 2, Vassilissis Sofias, T.K. 1602 GR-Athens 134
BONN: Zitelmannstraße, 22, D-5300 Bonn
BRUSSELS: Rue Archimède 73, B-1040 Bruxelles
COPENHAGEN: Gammel Torv, 6, Postbox 144, DK-1004 København-K
DUBLIN: Molesworth Street, 39, IRL-Dublin 2
THE HAGUE: Lange Voorhout, 29, NL-Den Haag
LONDON: 20, Kensington Palace Gardens, GB-London W 8 4QQ
LUXEMBOURG: Bâtiment Jean Monnet, rue Alcide de Gasperi, Luxembourg-Kirchberg
PARIS: rue des Belles Feuilles, 61, F-75782 Paris Cedex 16
ROME: Via Poli, 29, I-00187 Roma
ANKARA: 13, Bogaz Sokak, Kavaklidere, TR-Ankara

BANGKOK: 34, Phya Thai Road, Thung Phya Thai District, Bangkok
CARACAS: Quinta Bienvenida, Valle Arriba, Calle Colibri, Distrito Sucre, Caracas
GENEVA: rue de Vermont, 37-39, CH-1211 Genève 20
LISBON: 35, rua do Sacramento à Lapa, 1200 Lisboa
MADRID: 140, Calle Velasquez, Madrid
OTTAWA: Inn of the Provinces — Office Tower (Suite 1110), 350 Sparks Street, Ottawa Ont. K1R 7S8
TOKYO: Kowa 25, 8-7 Sanban-Cho, Chiyoda-Ku, Tokyo 102
WASHINGTON: 2100 M Street N.W. (suite No 707)
USA - Washington D.C. 20037

**De europæiske
Fællesskabers publikationer**

**Veröffentlichungen
der Europäischen Gemeinschaften**

**Publications
of the European Communities**

**Publications
des Communautés européennes**

**Pubblicazioni
delle Comunità europee**

**Publikaties
van de Europese Gemeenschappen**

10-1980

De europæiske Fællesskabers publikationer

10-1980

Indledning

Dette katalog omfatter alle titler på tidsskrifter og monografier og serier, udgivet af Fællesskabets institutioner i den omhandlede periode.

Katalogisering

Kataloget er inddelt i tre dele, som følger:

I. del – Emnelisten katalogiserer titlerne under 20 emner (se nedenfor). Titlerne på monografier og serier er katalogiseret først, alfabetisk i blandet sprogorden; tidsskrifterne er dernæst katalogiseret på samme måde. Den fuldstændige titel for monografier og serier findes kun én gang. I andre tilfælde henviser følgenummeret i den venstre margin til den fuldstændige titel. Disse numre bør ikke anvendes til katalogisering. I emnelisten er titler på tidsskrifter kun optaget med krydshenvisning. Den fuldstændige titel findes i II. del.

II. del – Tidsskriftslisten giver detaljerede oplysninger om Fællesskabets tidsskrifter, katalogiseret alfabetisk i blandet sprogorden.

III. del – Titel- og seriefortegnelsen er ligeledes en alfabetisk fortegnelse på hvert enkelt fællesskabssprog. Den er en alfabetisk nøgle til titlerne på monografier og serier i I. del og kendetegner dem ved følgenummeret. Disse fortegnelser er kumulative.

Hvordan man erhverver publikationerne. Publikationerne er enten til salg, gratis eller med begrænsede modtagere. De to sidstnævnte slags publikationer kan fås direkte fra den ansvarlige institution eller, hvis det drejer sig om publikationer, som udgives af informationskontorerne, direkte fra disse. Informationskontorerne adresser findes på side 8 og 9. Publikationer med begrænsede modtagere er normalt forbeholdt medlemslandenes regeringer, fællesskabskontorer eller andre berørte myndigheder.

Bestillinger på publikationer til salg skal sendes direkte til salgskontorerne, som er anført på den sidste side.

Alle bestillinger skal indeholde den fuldstændige titel såvel som ISBN- og ISSN-nummer, hvor dette er anført før prisangivelsen i kataloget.

Forkortelser og tegn. De sprog, publikationerne findes på, er angivet ved hjælp af følgende forkortelser

DA dansk	DE tysk
EN engelsk	FR fransk
IT italiensk	NL hollandsk
GA irsk	GR græsk
ES spansk	PT portugisisk

En kæde af disse tegn, adskilt af skråstreger, kendetegner en publikation, hvor forskellige sprogversioner af samme tekst findes i samme bind.

Forkortelsen »multi« betyder, at teksten er flersproget.

Pris uden moms er fastsat i de forskellige møntenheder ved hjælp af følgende forkortelser:

BFR Belgisk franc	HFL Nederlandske gylde
DKR Dansk krone	IRL Irsk pund
DM Tysk mark	LIT Italiensk lire
DRA Drachme	PES Peseta
ESC Escudo	UKL Engelsk pund
FF Fransk franc	USD Amerikansk dollar

Emner

01 Generelle, politiske og institutionelle spørgsmål	12 Energi
02 Toldunion	13 Industri
03 Landbrug	14 Regionalpolitik
04 Ret	15 Miljø- og forbrugerpolitik
05 Sociale anliggender	16 Forskning og teknik
06 Tredje sektorer	17 Kulturpolitik og undervisning
07 Transport	18 Statistik
08 Konkurrence	19 Bibliografi og dokumentation
09 Skatter og afgifter	20 Diverse
10 Økonomisk og monetær politik	
11 Forbindelser med tredjelande	

Veröffentlichungen der Europäischen Gemeinschaften

10-1980

Einleitung

Der Katalog umfaßt alle während des Monats durch die Europäischen Institutionen neu veröffentlichten Monografien und Reihen sowie die Zeitschriften des laufenden Jahres.

Gliederung

Der Katalog besteht aus drei Teilen:

Teil I — Das Sachverzeichnis liefert eine Klassifizierung aller Titel, die nach 20 Sachgebieten unterteilt ist (vgl. Anhang).

In jedem dieser Sachgebiete sind die Titel der Monografien und Reihen in alphabetischer Ordnung in den Originalsprachen angeführt, gefolgt von den Titeln der Übersetzungen in gleicher Ordnung.

Eine Buchbesprechung für Monografien und Reihen wird nur einmal pro Titel und Sprache gegeben.

Im gesamten Katalog wird jeweils durch die am linken Rand gedruckte Sequenz-Nummer auf diese Katalogeinträge hingewiesen. Die im Sachverzeichnis angeführten Überschriften verweisen auf die Katalogeinträge in Teil 2 des Kataloges.

Teil II — Die Liste enthält eine genaue Besprechung jeder Veröffentlichung in alphabetischer und sprachlicher Ordnung.

Teil III — Das Register der Titel und Serien ist sprachlich unterteilt, alphabetisch geordnet und verweist durch die jeweilige Sequenz-Nummer auf die Beschreibung des 1. Teiles. Die monatlichen Inhaltsverzeichnisse werden jährlich zusammengestellt.

Wie bezieht man eine Veröffentlichung?

Eine Veröffentlichung kann käuflich erworben, gratis erteilt werden oder beschränkt verfügbar sein. In den meisten letzteren Fällen kann sie nur durch die allgemeinen Verteilungsstellen der einzelnen Institutionen der Europäischen Gemeinschaften bezogen werden. Die Adressen dieser Verteilungsstellen sind auf Seite 8 und 9 aufgeführt.

Wenn der Herausgeber einer Veröffentlichung ein Pressebüro der Europäischen Gemeinschaften, kann diese nur über dieses Büro bezogen werden.

Es bleibt hervorzuheben, daß die beschränkt verfügbaren Veröffentlichungen im allgemeinen nur den Regierungen der Mitgliedstaaten, den Diensten der Europäischen Gemeinschaften und angegliederten Organisationen vorbehalten sind.

Bestellungen für Veröffentlichungen, die im Verkauf sind, müssen an die Adressen der Verkaufsbüros (letzte Seite) gerichtet werden. Jede Bestellung muß den vollständigen Titel und - soweit im Katalog angegeben - die ISBN- oder ISSN-Nummer enthalten.

Abkürzungen und Zeichenerklärung

Die sprachliche Version einer Veröffentlichung ist durch die folgenden Abkürzungen gekennzeichnet:

DA Dänisch	DE Deutsch
EN Englisch	FR Französisch
IT Italienisch	NL Niederländisch
GA Gälisch	GR Griechisch
ES Spanisch	PT Portugiesisch

Ein Schrägstrich zwischen mehreren Sprachabkürzungen zeigt an, daß derselbe Text in den angegebenen Sprachen in einer Ausgabe zusammengefaßt ist.

Ein Bindestrich zwischen mehreren Sprachangaben bedeutet, daß diese Veröffentlichung in sprachlich getrennten Ausgaben besteht.

Die Abkürzung „multi“ steht für eine Veröffentlichung, die verschiedene Texte in verschiedenen Sprachen beinhaltet.

Die Preise sind die in Luxemburg geltenden Preise, ohne Mehrwertsteuer. Sie sind in folgenden Währungen angegeben:

BFR Belgische Franken	HFL Holländische Gulden
DKR Dänische Kronen	IRL Irisches Pfund
DM Deutsche Mark	LIT Italienische Lire
DR Drachmen	PES Peseten
ESC Escudo	UKL Englisch Pfund
FF Französische Franken	USD US-Dollar

Sachgebiete

01 Allgemeine, politische und institutionelle Fragen	11 Auswärtige Beziehungen
02 Zollunion	12 Energie
03 Landwirtschaft	13 Industrie
04 Recht	14 Regionalfonds
05 Soziale Angelegenheiten	15 Umwelt - Verbraucher
06 Dritter Sektor (Dienstleistungssektor)	16 Wissenschaftliche und technische Forschung
07 Verkehr	17 Kultur- und Ausbildungspolitik
08 Wettbewerb	18 Statistiken
09 Steuerwesen	19 Dokumentation
10 Wirtschaft	20 Verschiedenes

Publications of the European Communities

10-1980

Introductory note

This catalogue includes the newly published monographs and series issued during the period to which it relates by the Institutions of the European Communities, and also their current periodicals.

Arrangement. The catalogue is divided into three parts as follows:

Part I — The classified list provides a subject classification of the titles included under 20 headings (see below). Under each subject-heading monographs and series are listed first, alphabetically by title in mixed language order; there then follows a similar list of periodical titles. Full entries for monographs and series appear only once; otherwise cross-references are given to the full entries, identifying them by the sequence numbers appearing in the left-hand margins. (Those numbers should not be used for ordering purposes.) Periodical titles only appear in the classified list as cross-reference entries, full entries being found in Part II.

Part II — The list of periodicals presents full details of each current Community periodical listed alphabetically in mixed language order.

Part III — The indexes of titles and series, presented in separate sequences for each language, provide alphabetical keys to the monographs and series included in Part I, identifying them by the sequence numbers already described. These indexes cumulate throughout the year.

How to obtain publications. Publications may be priced for sale, gratis, or of limited distribution. Those of the last two classes may be obtained from the issuing Institutions, or, where they are published by the Information Offices of the Commission, from those Offices, whose addresses are given in the lists on pp. 8 and 9. Publications of limited distribution are however generally only for the attention of governments of Member States, Community departments and other authorities concerned.

Orders for priced publications should be directed to the Sales Offices listed on the last page.

All orders should quote the full title, as well as the ISBN or ISSN where such a number precedes the prices in the catalogue.

Abbreviations and conventional signs. The text languages of publications are indicated by the following abbreviations:

DA Danish	DE German
EN English	FR French
It Italian	NL Dutch
GA Irish	GR Greek
ES Spanish	PT Portuguese

A string of such symbols separated by diagonal stroke denotes a publication in which different language versions of the same text appear under one cover.

The abbreviation 'multi' indicates a publication with mixed multilingual text.

Prices, which exclude any value-added tax which may be chargeable, are fixed in various currencies, using the following abbreviations:

BFR Belgian franc	HFL Dutch guilder
DKR Danish crown	IRL Irish pound
DM German mark	LIT Italian lira
DR Greek drachma	PES Spanish peseta
ESC Portuguese escudo	UKL Pound sterling
FF French franc	USD US dollar

Headings

01 General, political and institutional matters	12 Energy
02 Customs union	13 Industry
03 Agriculture, forestry and fisheries	14 Regional policy
04 Law	15 Environment and consumer affairs
05 Social affairs	16 Scientific and technical research
06 Tertiary sector	17 Education and cultural policy
07 Transport	18 Statistics
08 Competition	19 Bibliography and documentation
09 Taxation	20 Miscellaneous
10 Economic affairs	
11 External relations	

Publications des Communautés européennes

10-1980

Introduction

Ce catalogue comprend les monographies et séries publiées dans le mois par les institutions des Communautés européennes ainsi que les périodiques de l'année.

Structure. Le catalogue est divisé en trois parties:

Partie I — La liste thématique fournit une classification des titres par sujet en 20 rubriques (voir ci-dessous). Dans chaque rubrique, les monographies et séries sont indiquées d'abord par ordre alphabétique, par titre, toutes langues confondues. Les périodiques sont ensuite répertoriés de la même façon. Une notice descriptive complète n'est donnée qu'une fois par titre et par langue; partout ailleurs, il est fait référence à cette notice, grâce au numéro séquentiel imprimé dans la marge de gauche (ce numéro ne doit pas être utilisé pour commander des ouvrages). Dans la liste thématique, les références aux périodiques renvoient à la partie II.

Partie II — La liste des périodiques donne une notice descriptive complète pour chaque périodique en cours, par ordre alphabétique, toutes langues confondues.

Partie III — Les index des titres et des séries sont divisés par langue. Classés par ordre alphabétique, ils renvoient par le numéro séquentiel déjà mentionné aux notices de la partie I. Ces index sont cumulés tout au long de l'année.

Pour obtenir une publication. Une publication peut être vendue, gratuite ou de diffusion restreinte. Dans les deux premiers cas, elle sera obtenue auprès des institutions éditrices ou, si la publication dépend d'un Bureau de presse de la Commission, auprès de ce Bureau. Les adresses figurent page 8 et 9 respectivement. Cependant, es ouvrages en diffusion restreinte sont en général destinés uniquement aux gouvernements des États membres, aux services des Communautés et aux autres organisations concernées.

Les commandes d'ouvrages en vente doivent être adressées aux Bureaux de vente mentionnés en dernière page.

Toute commande doit indiquer le titre complet aussi bien que l'ISBN ou l'ISSN au cas où ce numéro est indiqué dans le catalogue.

Abréviations et signes conventionnels. La version linguistique d'un ouvrage est identifiée par les abréviations suivantes:

DA danois	DE allemand
EN anglais	FR français
IT italien	NL néerlandais
GA gaélique	GR grec
ES espagnol	PT portugais

Une séquence de tels sigles entre barres de fraction obliques indique que plusieurs traductions du même texte sont rassemblées sous la même couverture.

L'abréviation «multi» signale une publication comportant des textes différents dans diverses langues.

Les prix sont des prix publics au Luxembourg, TVA exclue. Ils sont exprimés dans les monnaies suivantes:

BFR Franc belge	HFL Florin néerlandais
DKR Couronne danoise	IRL Livre irlandaise
DM Deutsche Mark	LIT Lire italienne
DR Drachme	PES Peseta
ESC Escudo	UKL Livre anglaise
FF Franc français	USD US dollar

Rubriques

01 Questions générales, politiques et institutionnelles	12 Energie
02 Union douanière	13 Industrie
03 Agriculture	14 Politique régionale
04 Droit	15 Environnement et consommateurs
05 Affaires sociales	16 Recherche scientifique et technique
06 Secteur tertiaire	17 Politique culturelle et enseignement
07 Transports	18 Statistiques
08 Concurrence	19 Bibliographie et documentation
09 Fiscalité	20 Divers
10 Economie	
11 Relations extérieures	

Publicazioni delle Comunità europee

10-1980

Introduzione

Questo catalogo comprende sia i titoli delle monografie e serie pubblicate nel periodo di riferimento dalle istituzioni delle Comunità europee, sia quelli delle pubblicazioni periodiche.

Struttura. Il catalogo è diviso in tre parti:

Parte I — La lista per soggetto classifica i titoli in venti rubriche (vedi sotto). In ogni rubrica sono indicati prima le monografie e serie in ordine alfabetico e senza tener conto della lingua, quindi i titoli delle pubblicazioni periodiche secondo lo stesso ordine. Nelle venti rubriche, la nota esplicativa del contenuto delle monografie e serie è indicata una sola volta per titolo e per lingua. Nel caso in cui la pubblicazione appaia in diverse rubriche, il numero di riferimento alla nota esplicativa è indicato a sinistra sul margine della lista (tale numero di riferimento non deve apparire negli ordini di acquisto). Nella lista per soggetto i periodici hanno solo i numeri di riferimento che permettono di trovare nella parte II la nota esplicativa del contenuto.

Parte II — La lista delle pubblicazioni periodiche, è redatta in ordine alfabetico; essa contiene per ogni titolo una nota esplicativa del contenuto.

Parte III — Gli indici dei titoli e delle serie delle monografie e serie sono divisi per lingua.

Tali elenchi in ordine alfabetico permettono di riferirsi alla parte I a mezzo dei numeri di riferimento già citati. Questi indici compendiano tutti i titoli e le serie pubblicati durante l'anno.

Come ottenere una pubblicazione. Le pubblicazioni con l'indicazione del prezzo sono in vendita. Le altre possono essere gratuite o di diffusione limitata e possono essere richieste alle istituzioni che le pubblicano o, ove si tratti di pubblicazioni degli Uffici stampa e informazione della Commissione, a questi uffici. Le liste degli indirizzi di tali uffici si trovano a pag. 8 e 9. Le pubblicazioni di diffusione limitata sono generalmente destinate solo ai governi degli Stati membri, ai servizi delle Comunità europee e alle altre autorità interessate.

Gli ordini delle pubblicazioni con l'indicazione del prezzo devono essere inviati agli uffici di vendita, il cui elenco si trova nell'ultima pagina.

Tutti gli ordini devono indicare il titolo completo e, se indicato in catalogo, anche il riferimento ISBN o quello ISSN, che precede il prezzo.

Abbreviazioni e segni convenzionali. Le lingue del testo delle pubblicazioni sono indicate dalle seguenti abbreviazioni:

DA danese	DE tedesco
EN inglese	FR francese
IT italiano	NL olandese
GA gaelico	GR greco
ES spagnolo	PT portoghese

La presenza di vari simboli fra barre di frazione oblique, indica che lo stesso volume include lo stesso testo tradotto in varie lingue. L'abbreviazione «multi» contraddistingue una pubblicazione comprendente contenuti diversi in diverse lingue.

I prezzi sono al netto di IVA e sono espressi nelle seguenti monete:

BFR franco belga	HFL fiorino olandese
DKR corona danese	IRL sterlina irlandese
DM marco tedesco	LIT lira italiana
DR dracma	PES peseta
ESC escudo	UKL fiorino olandese
FF franco francese	USD dollaro statunitense

Rubriche

01 Questioni generali, politiche e istituzionali	12 Energia
02 Unione doganale	13 Industria
03 Agricoltura	14 Politica regionale
04 Diritto	15 Ambiente - Consumatori
05 Affari sociali	16 Ricerca scientifica e tecnica
06 Settore terziario	17 Politica culturale e istruzione
07 Trasporti	18 Statistiche
08 Concorrenza	19 Bibliografia e documentazione
09 Fiscalità	20 Diversi
10 Economia	
11 Relazioni esterne	

Publikaties van de Europese Gemeenschappen

10-1980

Inleiding

Deze catalogus bevat de monografieën en series welke door de instellingen van de Europese Gemeenschappen gedurende de periode waarop zij betrekking hebben worden uitgegeven, alsmede periodieke publikaties.

De catalogus is in drie afzonderlijke delen verdeeld:

Deel I — De indelingslijst geeft een classificatie naar onderwerp der titels, samengevat onder twintig hoofdtitels (zie onder). Onder iedere onderwerp-titel zijn allereerst de monografieën en series — in alfabetische volgorde naar taal — opgenomen, gevolgd door een overeenkomstige lijst van periodieke publikaties. De volledige titels van monografieën en series worden slechts éénmaal vermeld, voor het overige wordt door trefwoorden verwezen naar de volledige titels, welke door middel van in de linker marge afgedrukte, opeenvolgende nummers zijn terug te vinden. Bij bestellingen kan niet naar deze nummers worden verwezen. De classificatielijst vermeldt alleen titelverwijzingen van tijdschriften, de volledige titels zijn opgenomen in deel II.

Deel II — De lijst van tijdschriften geeft een volledig overzicht van alle periodieke publikaties van de Gemeenschappen en wel in alfabetische volgorde.

Deel III — Het alfabetische register van titels en series, eveneens samengevat in afzonderlijke volgorde naar taal, geeft alfabetisch trefwoorden van de monografieën en series in deel I, welke zijn terug te vinden aan de hand van de reeds vermelde, opeenvolgende nummers. Deze registers worden in de loop van het jaar bijgehouden.

Hoe kunnen de publikaties worden verkregen? De publikaties zijn ofwel in de verkoop, ofwel gratis verkrijgbaar, of worden slechts beperkt verspreid. De beide laatste categorieën kunnen bij de publicerende instelling worden verkregen, of, indien uitgegeven door de informatiediensten van de Commissie, bij de betreffende dienst, waarvan de adressen zijn vermeld in de lijst op bladzijden 8 en 9. Publikaties die slechts beperkt worden verspreid zijn gewoonlijk voorbehouden aan de regeringen van de Lid-Staten, diensten van de Gemeenschap of instellingen waarop zij betrekking hebben.

Bestellingen voor publikaties welke ter verkoop worden aangeboden, dienen te worden gericht aan de verkoopkantoren, opgenomen in de lijst op de laatste bladzijde.

Alle bestellingen dienen de volledige titel te vermelden en tevens het ISBN- of ISSN-nummer indien dit vóór de prijzen in de catalogus is aangegeven.

Afkortingen en conventionele tekens. De talen waarin de publikaties zijn gepubliceerd worden door de volgende afkortingen aangeduid:

DA	Deens	DE	Duits
EN	Engels	FR	Frans
IT	Italiaans	NL	Nederlands
GA	Iers	GR	Grieks
ES	Spaans	PT	Portugees

Een opeenvolging van deze afkortingen, gescheiden door diagonale lijnen, heeft betrekking op een publikatie waarin verschillende talen welke hetzelfde onderwerp behandelen, in één omslag zijn samengevat.

De afkorting „multi” verwijst naar een publikatie welke in meerdere talen is afgedrukt.

De prijzen zijn, zonder BTW, in de verschillende valuta, volgens onderstaande afkortingen, aangegeven:

BFR	Belgische frank	HFL	Nederlandse gulden
DKR	Deense kroon	IRL	Iers pond
DM	Duitse mark	LIT	Italiaanse lire
DR	Griekse drachme	PES	Spaanse peseta
ESC	Portugese escudo	UKL	Engels pond
FF	Franse frank	USD	VS-dollar

Hoofdtitels

01	Algemene, politieke en institutionele vraagstukken	12	Energie
02	Douane-Unie	13	Industrie
03	Landbouw	14	Regionaal beleid
04	Recht	15	Milieu - Consumenten
05	Sociale zaken	16	Wetenschappelijk en technisch onderzoek
06	Derde sector	17	Cultureel beleid en onderwijs
07	Vervoer	18	Statistiek
08	Mededingingsbeleid	19	Documentatie
09	Fiscale zaken	20	Diversen
10	Economische zaken		
11	Buitenlandse betrekkingen		

Institutioner – Institutionen – Institutions Institutions – Istituzioni – Instellingen

EUROPA-PARLAMENTET - EUROPÄISCHES PARLAMENT -
EUROPEAN PARLIAMENT - PARLEMENT EUROPÉEN -
PARLAMENTO EUROPEO - EUROPEES PARLEMENT

Secrétariat général du Parlement européen
Direction générale du greffe et des services généraux
Boîte postale 1601, Luxembourg
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MUNAUTÉS EUROPÉENNES - CONSIGLIO DELLE COMU-
NITÀ EUROPEE - RAAD VAN DE EUROPESE GEMEEN-
SCHAPPEN

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Rue de la Loi 170, 1048 Bruxelles
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735 80 40
735 80 30
736 60 00

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COUR DE JUSTICE DES COMMUNAUTÉS EUROPÉENNES -
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SCHAFTS- UND SOZIALAUSSCHUSS - ECONOMIC AND
SOCIAL COMMITTEE - COMITÉ ÉCONOMIQUE ET SOCIAL -
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BANQUE EUROPÉENNE D'INVESTISSEMENT - BANCA
EUROPEA PER GLI INVESTIMENTI - EUROPESE INVESTE-
RINGSBANK

Division information/relations publiques
BP 2005 Luxembourg
Tél.: 43 79 - 3145

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COUR DES COMPTES DES COMMUNAUTÉS EUROPÉENNES -
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35, rua Sacramento à Lapa
 1200 Lisboa
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 Tel. 282 1452

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 Kavaklıdere
 Ankara
 Tel. 27 61 45/27 61 46

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 Suite 707
 Washington, DC 20037
 Tel. 862 95 00

1 Dag Hammarskjöld Plaza
 245 East 47th Street
 New York, NY 10017
 Tel. 371 38 04

Emneliste - Sachverzeichnis - Classified list - Liste thématique - Elenco per argomenti - Indelingslijst

1 Generelle, politiske og institutionelle spørgsmål — Allgemeine, politische und institutionelle Fragen — General, political and institutional matters — Questions générales, politiques et institutionnelles — Questioni generali, politiche e istituzionali — Algemene, politieke en institutionele vraagstukken

MONOGRAFIER OG SERIER — MONOGRAFIEIEN UND REIHEN —
MONOGRAPHS AND SERIES — MONOGRAPHIES ET SÉRIES —
MONOGRAFIE E SERIE — MONOGRAFIEËN EN SERIES

- 1 **The European Community in a nutshell** - Commission of the European Communities - Bangkok - 16pp.; 23cm; stapled; 30g; (EN)
free of charge.
- 2 **The European Community in facts and figures** - Commission of the European Communities - Bangkok - 19pp.; 26cm; stapled; 30g; (EN)
free of charge.
- 3 **Twenty-seventh review of the Council's work** - Council of the European Communities; General Secretariat
1979 - 256 pp.; 21 cm; softcover; 340 g; (EN)
DE:80.09 - 9. FR:80.09 - 12. IT:80.10 - 4. NL:80.10 - 6
BX-30-80-310-EN-C ISBN 92-824-0052-2: ECU 6,25,
IRL 4.15, UKL 3.75, USD 8.90.
- 4 **Ventisettesimo sommario delle attività del Consiglio** - Consiglio delle Comunità europee; Segretariato generale
1979 - 263 pag.; 21 cm; brossura; 350 g; (IT)
DE:80.09 - 9 EN:80.10 - 3. FR:80.09 - 12 NL:80.10 - 6
BX-30-80-310-IT-C ISBN 92-824-0054-9: ECU 6,25,
LIT 7500.
- 5 **Verzameling van de overeenkomsten gesloten door de Europese Gemeenschappen 1977** - Raad van de Europese Gemeenschappen
n.7 - xxviii, 1524 blz.; 17 cm; gebonden; 800 g; Jaarlijkse aanvulling (NL)
DA:80.09 - 8. DE:80.07 - 24. EN:80.07 - 4. FR:80.07 - 21
IT:80.07 - 18
RX-28-79-091-NL-C ISBN 92-824-0037-9
ISBN 92-825-1530-3: Ecu 62,50, HFL 171,40.
- 6 **Zevenentwintigste overzicht der werkzaamheden van de Raad** - Raad van de Europese Gemeenschappen; Secretariaat-generaal
1979 - 276 blz.; 21 cm; gebrocheerd; 365 g; (NL)
DE:80.09 - 9. EN:80.10 - 3. FR:80.09 - 12. IT:80.10 - 4
BX-30-80-310-NL-C ISBN 92-824-0055-7. Ecu 6,25,
HFL 17,10.

TIDSSKRIFTER — ZEITSCHRIFTEN — PERIODICALS — PÉRIODIQUES
— PERIODICI — TIJDSCHRIFTEN

Amtsblatt der Europäischen Gemeinschaften, Teil C: Mitteilungen und Bekanntmachungen.

Amtsblatt der Europäischen Gemeinschaften, Teil L: Rechtsvorschriften.

Avrupa.

Background Report.

BEI-Informations.

BEI-Informationi.

Berichte und Informationen.

Boletín de las Comunidades Europeas.

Bollettino.

Bollettino delle Comunità europee.

Bulletin.

Bulletin.

Bulletin.

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Bulletin

Bulletin der Europäischen Gemeinschaften.

Bulletin des Communautés européennes.

Bulletin for De europæiske Fællesskaber.

Bulletin of the European Communities.

Bulletin van de Europese Gemeenschappen.

Committee Reports of the European Parliament.

Communauté européenne: Lettre d'information du Bureau de Genève.

Communauté Européenne Informations

Community file. Current activities of the institutions of the European Communities summarised for the information of Member State Embassies in South and South-East Asia.

Comunidad europea.

Comunidades Europeias: Informação.

Comunità europea.

Debates of the European Parliament.

Débats du Parlement européen.

Discussioni del Parlamento europeo.

Documenti di seduta del Parlamento europeo.

Documents de séance du Parlement européen.

Dokumente und Publikationen.

Le dossier de l'Europe.

EF-avisen.

EG Magazin.

EIB-Information.

EIB-Information.

EIB-Informationen.

EIB-Meddelingen.

Eorascáil.

Euroforum.

Euroforum.

Euroforum.

Euroforum.

Euroforum.

Europa.

Europa-Informationen für die Jugendpresse.

Europa-noter.

Europa-Parlamentet.

Europa van morgen.

Das Europäische Parlament.

De Europæiske Fællesskabers Tidende, C-delen: Meddelelser op oplysninger

De Europæiske Fællesskabers Tidende, L-delen. Retsforskrifter.

European File.
 European news.
 European Parliament.
 Europees Parlement.
 Eurostat-Mitteilungen.
 Eurostat-news.
 Fiches pédagogiques "30 jours d'Europe".
 Forhandlingar i Europa-Parlamentet.
 Gazzetta ufficiale delle Comunità europee, parte C: Comunicazioni ed informazioni.
 Gazzetta ufficiale delle Comunità europee, parte L: Legislazione.
 Handelingen van het Europees Parlement.
 Informatie betreffende het Hof van Justitie van de Europese Gemeenschappen.
 Information om De europæiske Fællesskabers Domstol.
 Information on the Court of Justice of the European Communities.
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 Informazioni rassegna periodica.
 Informazioni sulla Corte di giustizia delle Comunità europee.
 Journal officiel des Communautés européennes, série C: Communications et informations.
 Journal officiel des Communautés européennes, série L: Législation.
 Mededokumenten i Europa-Parlamentet.
 Mitteilungen über den Gerichtshof der Europäischen Gemeinschaften.
 Notities over Europa.
 Official Journal of the European Communities, series C: Information and Notices.
 Official Journal of the European Communities, series L: Legislation.
 Il Parlamento europeo.
 Le Parlement européen.
 Points de repère: supplément à 30 jours d'Europe.
 Press Release.
 Publikatieblad van de Europese Gemeenschappen, serie C: Mededelingen en bekendmakingen.
 Publikatieblad van de Europese Gemeenschappen, serie L: Wetgeving.
 Schede europees.
 Sitzungsdokumente des Europäischen Parlaments.
 Stichwort Europa.
 Verhandlungen des Europäischen Parlaments.
 The week in Europe.
 Zittingsdokumenten van het Europees Parlement.
 Εὐρωπαϊκὴ Κανὼντα.

2 Toldunion — Zollunion — Customs union — Union douanière — Unione doganale — Douane-Unie

MONOGRAFIER OG SERIER — MONOGRAFIEEN UND REIHEN —
 MONOGRAPHS AND SERIES — MONOGRAPHIES ET SÉRIES —
 MONOGRAFIE E SERIE — MONOGRAFIEËN EN SERIES

- 7 **The customs union** - 27 pp.; 5 ill.; 23 cm; stapled; 65 g; (EN)
 [European documentation: 80/4 - Commission of the European Communities]
 FR:80.10 - 11. NL:80.10 - 8
 CB-NC-80-004-EN-C ISBN 92-825-1924-4: ECU 1, IRL 0.65, UKL 0.65, USD 1.30.
- 8 **De douane-unie** - 29 blz.; 5 ill.; 23 cm; geniet; 65 g; (NL)
 [Europese documentatie: 80/4 - Commissie van de Europese Gemeenschappen]
 EN:80.10 - 7. FR:80.10 - 11
 CB-NC-80-004-NL-C ISBN 92-825-1927-9: Ecu 1, HFL 2,60.
- 9 **Guida pratica per l'utilizzazione dello schema delle preferenze tariffarie generalizzate delle Comunità europee; 1^o maggio 1980** - Commissione delle Comunità europee - 326 pag.; 30 x 21 cm; brossura; 830 g; 800562 800621-800623 800689 (IT)
 CB-30-80-261-IT-C ISBN 92-825-1829-9: ECU 17, LIT 19800.
- 10 **Praktische gids voor het gebruik van het schema van algemene tariefpreferenties van de Europese Gemeenschappen; 1 mei 1980** - Commissie van de Europese Gemeenschappen - 326 blz.; 30 x 21 cm; gebrocheerd; 830 g; (NL)
 DA:80.09 - 15. DE:80.09 - 13. EN:80.09 - 14. FR:80.07 - 27. IT:80.10 - 9
 CB-30-80-261-NL-C ISBN 92-825-1830-2: Ecu 17, HFL 46,70.
- 11 **L'union douanière** - 27 p.; 5 ill.; 23 cm; agrafé; 65 g; (FR)
 [Documentation européenne: 80/4 - Commission des Communautés européennes]
 EN:80.10 - 7. NL:80.10 - 8
 CB-NW-80-004-FR-C ISBN 92-825-1925-2: Écu 1, BFR 40, FF 6.
- 12 **L'union douanière de la Communauté économique européenne** - Vaulont, N. - 105 p.; 25 cm; broché; 205 g; (FR)
 [Perspectives européennes - Commission des Communautés européennes]
 CB-30-80-205-FR-C ISBN 92-825-1869-8: Écu 3,70, BFR 150.

3 Landbrug — Landwirtschaft — Agriculture, forestry and fisheries — Agriculture — Agricoltura — Landbouw

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- Symposiet om levnedsmiddelkontrol (Rom, den 12.-15. september 1978)** 69
- Symposium betreffende de controle in de sector voedingsmiddelen (Roma, 12-15 september 1978)** 70
- Symposium on enforcement of food law (Rome, 12-15 September 1978)** 71
- Symposium über die Lebensmittelkontrolle (Rom, 12.-15. September 1978)** 72
- Utilisation des terres et production 1955-1979; 1980** 110
- Utilizzazione delle terre e produzione 1955-1979; 1980** 111
- 15 **Vers une recherche européenne: Coordination de la recherche agricole dans la Communauté économique européenne - Direction générale Information scientifique et technique et gestion de l'information; Cherry, Mary - 46 p.; 15 figures; 23 cm; agrafé; 100 g; (FR) [Agriculture - Direction générale Agriculture: Commission des Communautés européennes] EUR 6720 EN:80.07 - 32 CD-NK-80-001-FR-C ISBN 92-825-1882-5; Écu 2, BFR 85, FF 12,30.**

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 Landbrugsmarkedet: Vegetabiliske produkter: Priser.
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 Produzione vegetale.
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 Selling prices of animal products
 Selling prices of vegetable products.
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- List of laws and regulations adopted in the Member States of the Communities in application of acts adopted by the Communities.
- Official Journal of the European Communities, series L: Legislation.
- Overzicht van de in de Lid-Staten der Europese Gemeenschappen, in uitvoering van de besluiten der Gemeenschappen, vastgestelde wettelijke en bestuursrechtelijke bepalingen.
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Verzeichnis der in den Mitgliedstaaten der Gemeinschaften in Durchführung der Rechtsakte der Gemeinschaften erlassenen Rechtsvorschriften.

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HX-30-80-633-NL-C ISBN 92-825-1921-X; Ecu 4,37, HFL 12.

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Statistical yearbook of transport, communications, tourism 1977; 1980 104

Statistisches Jahrbuch Verkehr, Nachrichtenübermittlung, Reiseverkehr 1977; 1980 105

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5 Sociale anliggender — Soziale Angelegenheiten — Social affairs — Affaires sociales — Affari sociali — Sociale zaken

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A critical review of nuclear accident dosimeters 76

- 35 **Entwicklung und Erprobung des Äquivalentdosisleistungsmessers Tandem für Beta- und Photonenstrahlung zur Anwendung im Strahlenschutz** - Böhm, J.; Hohlfeld, K.; Physikalisch-technische Bundesanstalt, Braunschweig - vi, 24 S.; Ill.; 30 cm; Klammerheftung; 105 g; (DE)
[Strahlenschutz - Generaldirektion Wissenschaftliche und technische Information und Informationsmanagement; Kommission der Europäischen Gemeinschaften] EUR 6845
CD-NP-80-003-DE-C ISBN 92-825-1870-1; ECU 3, DM 7,50.

Rapporter fra den videnskabelige Komité for levnedsmidler; 9, 1979 64

Rapports du Comité scientifique de l'alimentation humaine; 9, 1979 65

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CB-29-79-465-FR-C ISBN 92-825-1863-9; Écu 37,50, BFR 1500, FF 218.

Relazioni del Comitato scientifico dell'alimentazione umana; 9, 1979 66

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Landbrugsmarkeder: Priser: Animalske og vegetabiliske produkter.
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Prezzi di vendita dei prodotti vegetali.
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Prix de vente de produits agricoles: Produits végétaux et animaux.
Prix de vente de produits animaux.
Prix de vente de produits végétaux.
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10 Økonomisk og monetær politik — Wirtschaft — Economic affairs — Economie — Economia — Economische zaken

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