

STJÓRNARTÍÐINDI C 1 — 1967

26. janúar 1967.

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Nr. 1.

AUGLÝSING

um fullgildingu Evrópusamnings um tímabundinn tollfrjálsan innflutning lækningatækja o. fl.

Hinn 16. janúar 1967 undirritaði fastafulltrúi Íslands hjá Evrópuráðinu samning um tímabundinn tollfrjálsan innflutning lækninga-, handlækninga- og efna-rannsóknatækja, sem fengin eru að láni án endurgjalds, til notkunar í sjúkrahúsum og öðrum lækningastofnunum við sjúkdómsgreiningar eða aðgerðir, en samningur þessi var gerður í Strasbourg hinn 28. apríl 1960. Fullgildingarskjal Íslands að samningnum var afhent forstjóra Evrópuráðsins sama dag.

Samningurinn, sem gengur í gildi að því er Ísland varðar hinn 17. apríl 1967, er birtur sem fylgiskjal með auglýsingu þessari.

Þetta er hér með gert almenningi kunnugt.

Utanríkisráðuneytið, Reykjavík, 26. janúar 1967.

Emil Jónsson.

Agnar Kl. Jónsson.

Fylgiskjal.

AGREEMENT

on the temporary importation, free of duty of medical, surgical and laboratory equipment for use on free loan in hospitals and other medical institutions for purposes of diagnosis or treatment.

The Governments signatory hereto, being Members of the Council of Europe, Considering that a State may in exceptional circumstances find itself suddenly to be without sufficient stocks of medical, surgical and laboratory equipment to satisfy the most urgent requirements of the population;

Considering that it is desirable to facilitate the crossing of frontiers for medical, surgical and laboratory equipment which one Member State may be able to make available to another;

Considering, further, that the aim of the Council of Europe is to achieve a greater unity between its Members and to facilitate their economic and social progress by various means including the conclusion of European agreements,

Recognising that a practical way of achieving that aim would be the conclusion of an agreement providing for the free passage of medical, surgical and laboratory equipment on loan,

Have agreed as follows:

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Article 1

1. The Contracting Parties shall, provided that they have sufficient stocks for their own needs, make medical, surgical and laboratory equipment available on free loan to such other Contracting Parties as may, in exceptional circumstances, have urgent need of it; such equipment shall, upon request, be sent to the Party concerned and shall subsequently be returned.
2. Each Contracting Party benefiting under the terms of the previous paragraph shall grant all possible facilities for the importation on a temporary basis of the equipment loaned.

Article 2

1. The period of temporary importation shall not exceed six months in the first instance but may, with the agreement of the exporting country, be extended for a further period subject to the same conditions.
2. The above facilities shall be granted only in respect of medical, surgical and laboratory equipment for use in hospitals and other medical institutions. They shall include the issue of any licences required for the temporary importation of such equipment and the suspension of import duties and import taxes (including all duties and taxes whatsoever chargeable by reason of importation) other than charges for actual expenses incurred by the authorities of the country of temporary importation.

Article 3

Notwithstanding the provisions of Articles 1 and 2 above, the competent authorities of the importing State may take such measures as may be necessary either to ensure the re-exportation of any such equipment imported on a temporary basis, once the exceptional circumstances shall have ceased to exist or the time-limit provided for under paragraph 1 of Article 2 above has elapsed, whichever is the earlier, or to ensure payment of any import duties and import taxes which become payable in the case of any failure to re-export the equipment.

Article 4

The provisions of this Agreement shall not prejudice more favourable provisions for the temporary importation of the equipment referred to in Article 1, contained in the laws or regulations of any Contracting Party or in any Convention, Treaty or Agreement in force between two or more Contracting Parties to the present Agreement.

Article 5

1. This Agreement shall be open to the signature of Members of the Council of Europe, who may become Parties to it by:
 - a) signature without reservation in respect of ratification, or
 - b) signature with reservation in respect of ratification, followed by ratification.
2. Instruments of ratification shall be deposited with the Secretary-General of the Council of Europe.

Article 6

1. This Agreement shall enter into force three months after the date on which three Members of the Council shall, in accordance with Article 5, have signed the Agreement without reservation in respect of ratification or shall have ratified it.
2. In the case of any Member of the Council who subsequently shall sign the Agreement without reservation in respect of ratification or who shall ratify it, the Agreement shall enter into force three months after the date of such signature or of the deposit of the instrument of ratification.

Article 7

The Committee of Ministers of the Council of Europe may invite any non-Member State to accede to this Agreement. Such accession shall take effect three months after the date on which the instrument of accession was deposited with the Secretary-General of the Council of Europe.

Article 8

The Secretary-General of the Council of Europe shall notify Members of the Council and acceding States:

- a) of the date of entry into force of this Agreement and the names of any Members who have signed without reservation in respect of ratification or who have ratified it;
- b. of the deposit of any instrument of accession in accordance with Article 7.

Article 9

1. This Agreement shall remain in force indefinitely.
2. Any Contracting Party may withdraw from the Agreement by giving one year's notice to that effect to the Secretary-General of the Council of Europe.

In witness whereof the undersigned, being duly authorised thereto, have signed this Agreement.

Done at Strasbourg, this 28th day of April 1960, in English and French, both texts being equally authoritative, in a single copy which shall remain deposited in the archives of the Council of Europe. The Secretary-General shall send certified copies to each of the signatory and acceding Governments.

7. febrúar 1967.

Nr. 2.

AUGLÝSING**um alþjóðasamning um auðveldun flutninga á sjó.**

Hinn 24. janúar 1967 var Alþjóðasiglingamálastofnuninni (IMCO) í Lundúnum afhent aðildar- og fullgildingarskjal Íslands að alþjóðasamningi um auðveldun flutninga á sjó, sem gerður var hinn 9. apríl 1965.

Samningurinn gengur í gildi hinn 5. marz 1967, — og að því er Ísland varðar hinn 24. sama mánaðar. Er samningurinn ásamt viðbótarbókun birtur sem fylgiskjal með auglýsingu þessari.

Þetta er hér með gert almenningi kunnugt.

Utanríkisráðuneytið, Reykjavík, 7. febrúar 1967.

Emil Jónsson.

Agnar Kl. Jónsson.