

## AUGLÝSING

### um aðild Íslands að Tollasamvinnuráðinu.

Hinn 15. febrúar 1971 var utanríkisráðuneyti Belgiu afhent fullgildingarskjal Íslands varðandi milliríkjasamning um tollasamvinnuráð, sem undirritaður var í Brüssel hinn 15. desember 1950. Gekk samningurinn í gildi fyrir Ísland þann dag. Samningurinn er birtur sem fylgiskjal með auglýsingu þessari.

Þetta er hér með gert almenningi kunnugt.

*Utanríkisráðuneytið, Reykjavík, 22. febrúar 1971.*

**Emil Jónsson.**

*Pétur Thorsteinsson.*

### Fylgiskjal.

#### **Convention establishing a Customs Co-operation Council signed in Brussels on December 15th, 1950.**

The Governments signatory to the present Convention,

Considering it advisable to secure the highest degree of harmony and uniformity in their customs systems and especially to study the problems inherent in the development and improvement of customs technique and customs legislation in connection therewith.

Convinced that it will be in the interests of international trade to promote co-operation between Governments in these matters, bearing in mind the economic and technical factors involved therein.

Have agreed as follows:

#### **ARTICLE I**

A Customs Co-operation Council (hereinafter referred to as "the Council") is hereby set up.

#### **ARTICLE II**

(a) The Members of the Council shall be:

- (i) the Contracting Parties to the present Convention;
- (ii) the Government of any separate customs territory which is proposed by a Contracting Party having responsibility for the formal conduct of its diplomatic relations, which is autonomous in the conduct of its external commercial relations and whose admission as a separate Member is approved by the Council.

(b) Any Government of a separate customs territory, which is a Member of the Council under paragraph (a) (ii) above, shall cease to be a Member on notification to the Council of the withdrawal of its membership by the Contracting Party having responsibility for the formal conduct of its diplomatic relations.

(c) Each Member shall nominate one delegate and one or more alternates to be its representatives on the Council. These representatives may be assisted by advisers.

(d) The Council may admit representatives of non-member Governments or of international organisations in the capacity of observers.

## ARTICLE III

The functions of the Council shall be:

- (a) to study all questions relating to co-operation in customs matters which the Contracting Parties agree to promote in conformity with the general purposes of the present Convention;
- (b) to examine the technical aspects, as well as the economic factors related thereto, of customs systems with a view to proposing to its Members practical means of attaining the highest possible degree of harmony and uniformity;
- (c) to prepare draft Conventions and amendments to Conventions and recommend their adoption by interested Governments;
- (d) to make recommendations to ensure the uniform interpretation and application of the Conventions concluded as a result of its work as well as those concerning the Nomenclature for the Classification of Goods in Customs Tariffs and the Valuation of Goods for Customs Purposes prepared by the European Customs Union Study Group and, to this end, to perform such functions as may be expressly assigned to it in those Conventions in accordance with the provisions thereof;
- (e) to make recommendations, in a conciliatory capacity, for the settlement of disputes concerning the interpretation or application of the Conventions referred to in paragraph (d) above in accordance with the provisions of those Conventions; the parties in dispute may agree in advance to accept the recommendations of the Council as binding;
- (f) to ensure the circulation of information regarding customs regulations and procedures;
- (g) on its own initiative or on request, to furnish to interested Governments information or advice on customs matters within the general purposes of the present Convention and to make recommendations thereon;
- (h) to co-operate with other inter-governmental organisations as regards matters within its competence.

## ARTICLE IV

The Members of the Council shall supply to the Council any information and documentation requested by it which is necessary for the execution of its functions provided that no Member shall be required to divulge confidential information, the disclosure of which would impede the enforcement of its laws, or which would otherwise be contrary to the public interest or prejudice the legitimate commercial interests of any enterprise, public or private.

## ARTICLE V

The Council shall be assisted by a Permanent Technical Committee and a General Secretariat.

## ARTICLE VI

- (a) The Council shall elect annually, from among the delegates of Members, a Chairman and not less than two Vice-Chairmen.
- (b) It shall establish its own Rules of Procedure by a majority of not less than two-thirds of its Members.
- (c) It shall establish a Nomenclature Committee as provided in the Convention on Nomenclature for the Classification of Goods in Customs Tariffs and a Valuation Committee as provided in the Convention on the Valuation of Goods for Customs Purposes. It shall also establish such other committees as may be desirable for the purposes of the Conventions referred to in Article III (d) or for any other purpose within its competence.
- (d) It shall determine the tasks to be assigned to the Permanent Technical Committee and the powers to be delegated to it.

- (e) It shall approve its annual budget, control its expenditure and give such directions as it may consider desirable regarding its finances to the General Secretariat.

#### ARTICLE VII

- (a) The headquarters of the Council shall be in Brussels.
- (b) The Council, the Permanent Technical Committee and any Committees established by the Council may meet elsewhere than at the headquarters of the Council, if the Council so decides.
- (c) The Council shall meet at least twice a year. Its first meeting shall take place not later than three months after the entry into force of the present Convention.

#### ARTICLE VIII

- (a) Each Member of the Council shall have one vote except that a Member shall not have a vote on any question relating to the interpretation, application or amendment of any of the Conventions referred to in Article III (d) which is in force and which does not apply to that Member.
- (b) Except as provided in Article VI (b) the decisions of the Council shall be taken by a majority of two-thirds of the Members present and entitled to vote. The Council shall not take a decision on any matter unless more than half of the Members entitled to vote on that matter are present.

#### ARTICLE IX

- (a) The Council shall establish such relations with the United Nations, its principal organs, subsidiary bodies and specialised agencies, and any other inter-governmental organisations, as may best assure collaboration in the achievement of their respective tasks.
- (b) The Council may make arrangements necessary to facilitate consultation and co-operation with non-governmental organisations interested in matters within its competence.

#### ARTICLE X

- (a) The Permanent Technical Committee shall be composed of representatives of the Members of the Council. Each Member of the Council may nominate one delegate and one or more alternates to be its representatives on the Committee. Representatives shall be officials specialised in technical customs matters. They may be assisted by experts.
- (b) The Permanent Technical Committee shall meet not less than four times a year.

#### ARTICLE XI

- (a) The Council shall appoint a Secretary General and a Deputy Secretary General whose functions, duties, conditions of service and terms of office shall be determined by the Council.
- (b) The Secretary General shall appoint the staff of the General Secretariat. The establishment and staff regulations shall be approved by the Council.

#### ARTICLE XII

- (a) Each Member shall bear the expenses of its own delegation to the Council, to the Permanent Technical Committee and to any Committees of the Council.
- (b) The expenses of the Council shall be borne by its Members in accordance with a scale to be determined by the Council.
- (c) The Council may deprive of its voting rights any Member which does not pay its contribution within three months of being notified of the amount thereof.
- (d) Each Member shall pay its full annual contribution for the financial year during which it becomes a Member of the Council and for the financial year during which its notice of withdrawal becomes effective.

**ARTICLE XIII**

- (a) The Council shall enjoy, in the territory of each of its Members, such legal capacity, as defined in the Annex to the present Convention, as may be necessary for the exercise of its functions.
- (b) The Council, the representatives of Members, the advisers and experts appointed to assist them, and the officials of the Council shall enjoy the privileges and immunities specified in the Annex to the present Convention.
- (c) The Annex to the present Convention shall form an integral part thereof, and any reference to the Convention shall be deemed to include a reference to the Annex.

**ARTICLE XIV**

The Contracting Parties accept the provisions of the Protocol concerning the European Customs Union Study Group opened for signature at Brussels on the same date as the present Convention. In determining the scale of contributions provided for in Article XII (b), the Council shall take into consideration membership of the Study Group.

**ARTICLE XV**

The present Convention shall be open for signature until 31st March 1951.

**ARTICLE XVI**

- (a) The present Convention shall be subject to ratification.
- (b) Instruments of ratification shall be deposited with the Belgian Ministry of Foreign Affairs, which shall notify all signatory and acceding Governments and the Secretary General of each such deposit.

**ARTICLE XVII**

- (a) When instruments of ratification have been deposited by seven of the signatory Governments, the present Convention shall come into force between them.
- (b) For each signatory Government ratifying thereafter the present Convention shall come into force upon deposit of its instrument of ratification.

**ARTICLE XVIII**

- (a) The Government of any State which is not a signatory to the Convention may accede thereto as from 1st April, 1951.
- (b) Instruments of accession shall be deposited with the Belgian Ministry of Foreign Affairs, which shall notify all signatory and acceding Governments and the Secretary General of each such deposit.
- (c) The present Convention shall come into force for any acceding Government on the deposit of its instrument of accession, but not before it comes into force in accordance with paragraph (a) of Article XVII.

**ARTICLE XIX**

The present Convention is of unlimited duration, but at any time after the expiry of five years from its entry into force under paragraph (a) of Article XVII, any Contracting Party may withdraw therefrom. Withdrawal shall take effect one year after the date of receipt by the Belgian Ministry of Foreign Affairs of the notification of withdrawal. The Belgian Ministry of Foreign Affairs shall notify each withdrawal to all signatory and acceding Governments and to the Secretary General.

**ARTICLE XX**

- (a) The Council may recommend amendments to the present Convention to the Contracting Parties.
- (b) Any Contracting Party accepting an amendment shall notify the Belgian Ministry of Foreign Affairs in writing of its acceptance and the Belgian Ministry of

Foreign Affairs shall notify all signatory and acceding Governments and the Secretary General of the receipt of the notice of acceptance.

- (c) An amendment shall come into force three months after receipt by the Belgian Ministry of Foreign Affairs of notice of acceptance by all the Contracting Parties. When any amendment has been accepted by all the Contracting Parties the Belgian Ministry of Foreign Affairs shall notify all signatory and acceding Governments and the Secretary General of such acceptance and of the date on which the amendment will come into force.
- (d) After an amendment has come into force, no Government may ratify or accede to the present Convention unless it also accepts the amendment.

In witness whereof the undersigned, having been duly authorised thereto by their respective Governments, have signed the present Convention.

Done at Brussels on the fifteenth day of December, nineteen hundred and fifty (December 15th 1950) in the English and French languages, both texts being equally authentic, in a single original, which shall be deposited in the archives of the Government of Belgium which shall transmit certified copies thereof to each signatory and acceding Government.

## AUGLÝSING

### um samkomulag milli Íslands og Noregs um útgáfu radió-áhugamannaleyfa.

Með orðsendingum dags. 15. febrúar 1971 var gengið frá samkomulagi milli Íslands og Noregs um útgáfu radió-áhugamannaleyfa.

Ofangreindar orðsendingar eru birtar sem fylgiskjal með auglýsingu þessari.

Þetta er hér með gert almenningi kunnugt.

*Utanríkisráðuneytið, Reykjavík, 22. febrúar 1971.*

**Emil Jónsson.**

***Pétur Thorsteinsson.***

### Fylgiskjal.

Den Kgl. Norske Ambassade har den ære å foreslå overfor Det islandske Utenriksministerium at Islands og Norges regjeringer inngår følgende avtale angående gjensidig meddelelse av autorisasjoner til å tillate lisensierte radioamatører fra hvert av landene til å drive sine stasjoner i det annet land under deres eventuelle opphold der i overensstemmelse med bestemmelsene i artikkel 41 i det internasjonale radio-reglement, Genève, 1959:

1. En person som av sin regjering er registrert som radioamatør og som driver en radioamatørstasjon som denne regjering har utstedt radiosenderløyve for, skal av den annen regjering på gjensidighetsbasis og underlagt de betingelser som er gjengitt nedenfor, kunne gis tillatelse til å drive en slik stasjon i det territorium som er under denne andre regjeringens jurisdiksjon.

2. Den person som av sin regjering har fått utstedt radioamatørsenderløyve skal, for han gis tillatelse til å drive sin stasjon som fastsatt i punkt 1, innhente tillatelse for slik drift fra vedkommende administrative organ hos den annen regjering.