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COMMISSION

TENTH ANNUAL REPORT

to the European Parliament

on Commission monitoring of the application of Community law

— 1992 —

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A. INTRODUCTION

This tenth annual report on monitoring of the application of Community law has been produced in response to requests made by Parliament in its resolution of 9 February 1983 and by the Conference on European Union, which, in point 2 of declaration No 19 on the implementation of Community law annexed to the Treaty signed in Maastricht on 7 February 1992, asked the Commission 'to publish periodically a full report for the Member States and the European Parliament'. The report also meets requests from the European Council and the Council for information on specific fields.

As in previous years, the report comprises:

- a sector-by-sector analysis;
- statistical tables;
- a list of infringement cases examined in 1992 (infringements of treaties, regulations and decisions)
- a report on the application of directives (and the relevant infringement proceedings)
- a list of Court judgments which have not yet been implemented;
- a summary of the application of Community law by the national courts.
- A number of important points emerge from the report:
- the transposal of Community law into national law, and in particular the implementation of directives, assumed special significance in the run-up to the 1993 deadline;
- complaints from citizens continue to be the chief source for the detection of infringements;
- the Article 169 procedure is the main instrument for monitoring the application of Community law;
- the monitoring activities of the Commission and the national courts complement each other;
- the Commission's contacts with national government departments play a real part in increasing Member States' awareness and rallying them to action.

Implementation of directives

Many directives became due for transposal in 1992, most of them relating to the White Paper on the internal market. This demanded a considerable effort from the Member States, but great progress was made on the internal market front (see sector-by-sector analysis). On 31 December 1992 the Member States had implemented the bulk of the measures set out in the White Paper (except the abolition of checks on individuals at internal frontiers).

The results for all areas combined, covering the period from 1962 to 1992, are set out in the table below:

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	1 087	984	90,5
Denmark	1 088	1 044	96,0
Germany	1 090	980	89,9
Greece	1 087	960	88,3
Spain	1 086	980	90,2
France	1 088	1 012	93,0
Ireland	1 088	991	91,1
Italy	1 087	969	89,1
Luxembourg	1 087	961	88,4
Netherlands	1 087	1 012	93,1
Portugal	1 086	969	89,2
United Kingdom	1 087	1 014	93,3

The sector-by sector analysis and the list of directives in Annex IV paint a fuller picture of the problems encountered by the Member States in the various fields.

Complaints and other means of detecting infringements

In carrying out its task of monitoring the application of Community law, the Commission makes use of all possible sources of information to detect infringements. Apart from monitoring of the notification of national implementing measures, the main sources are:

 complaints, in particular from private individuals or firms, which increased in number from 1 052 in 1991 to 1 185 in 1992, but remained below the 1 990 figure of 1 274; cases detected by the Commission itself (282 in 1992)
 which it gleans from the press, Member States' official gazettes, meetings with national experts, etc.
 and suspected infringements resulting from petitions (33 in 1992) and Parliamentary questions (45 in 1992).

The large number of complaints is accounted for mainly by the growing awareness among ordinary people of the Community's importance and, in some cases, by the limited means of redress at national level or the tendency to appeal to the Community when all national remedies have been exhausted. The Commission's complaints procedure is easily accessible, as it involves no formalities or expense. The Commission has tried to make people in the Member States more aware of the procedure and to encourage its use with the aim of improving the application of Community law and at the same time fostering a real People's Europe. The success of the campaign has surpassed expectations, in particular on the environmental front.

The increase in complaints regarding the environment can be put down to:

- the fact that half the Member States lack a real environment policy;
- the growing awareness among European citizens of the need to protect the environment;
- the lack of control structures in most Member States (in fact such structures exist in only five Member States);
- the limited possibilities for individuals to appeal to national courts.

Action under Article 169 of the EEC Treaty

The figures in Annex II illustrate the use of infringement proceedings in 1992. In total, the Commission:

- commenced 1 210 infringement proceedings;
- sent 248 reasoned opinions;
- referred 64 cases to the Court of Justice.
- A few general comments should be made concerning these figures.

The number of cases is progressively smaller at each successive stage of the procedure. This shows that in

many cases the Commission succeeds in persuading Member States to observe Community law without having to go so far as a referral to the Court.

The situation in 1992 compared with 1991 is as follows:

- there was a substantial increase in the number of Article 169 letters sent (1 210 in 1992 compared with 853 in 1991). The reason was the large number of directives due for transposal in 1992 for which national implementing measures were not notified to the Commission, resulting in the commencement of infringement proceedings;
- -- the number of reasoned opinions fell from 411 in 1991 to 248 in 1992, reflecting the Member States' efforts to ensure that infringements for failure to implement directives were cleared up by the 31 December deadline;
- the number of cases referred to the Court of Justice was roughly the same as the 1991 figure, which had confirmed the downward trend of previous years.

How does the Commission decide to commence infringement proceedings?

For complaints, cases detected by the Commission itself and other suspected infringements, the Commission commences or closes infringement proceedings as a rule no later than one year after the case is registered. The Commission's departments generally use this period to ask the complainant or the national authorities for additional information to facilitate examination of the case. This often involves meetings and the exchange of letters with Member States. The Commission endeavours to abide by the one-year time-limit but this has proved impossible in many cases because of the complexity of the dossier.

Most decisions on suspected infringements are taken on the basis of six-monthly 'B' reports, although this does not rule out the possibility of decisions being taken independently of these reports in urgent cases.

In the case of failure to notify national implementing measures, the decision to commence infringement proceedings is taken not on the basis of the six-monthly reports but in more frequent, periodic operations covering a batch of directives which are due for transposal. How does the Commission decide to continue or terminate infringement proceedings?

The first stage in infringement proceedings begins with the despatch of the Article 169 letter, which normally gives the Member State two months in which to reply, or less time in urgent cases. The aim of the letter is to guarantee the Member State's right to defend itself and to establish dialogue and cooperation in order to shed light on problems which have arisen or to work towards a solution. The fact that an Article 169 letter is sent does not mean that the Commission has adopted a final position on whether the facts in question constitute an infringement. It asks the Member State to submit its observations on all the points raised so that it may examine the case armed with a full knowledge of the facts.

On the occasion of the six-monthly 'A' reports, the Commission decides as a rule no later than one year after sending the Article 169 letter either to close an established case or to send a reasoned opinion. The Commission tries to abide by this one-year time-limit but often needs more time because of the complexity of the case in question. The reasoned opinion generally gives the Member State two months to comply with the Commission's requests (or less time in urgent cases). If the Member State fails to do so, the Commission may decide to refer the case to the Court of Justice on the basis of the same six-monthly reports. There is always the possibility of a decision being taken independently of the six-monthly reports in urgent cases.

The Commission gives a certain amount of publicity to the sending of reasoned opinions and the referral of cases to the Court of Justice. It does not publicize the sending of Article 169 letters, unless they are concerned with failure to implement a Court of Justice ruling or failure to notify national implementing measures.

As in the past, the same practice is followed in this report. Nevertheless, the statistical tables in the Annexes provide comprehensive information, including coverage of all cases where Article 169 letters were sent.

Monitoring at Community level and by the national courts

The use of national procedures enjoys certain advantages over infringement proceedings brought by the Commission under Article 169 EEC Treaty, viz.:

- Community citizens can generally secure their rights more directly and more quickly (injunction against the national authorities, annulment of a national decision, damages);
- the Court of Justice cannot declare a national rule void because it infringes Community law; nor can it oblige a Member State to pay damages and interest to a private individual who has suffered from such an infringement.

However, national remedies also have their limits. For example:

- the interested party may have no possible means of redress in a given field (e.g. environment);
- court proceedings may be very expensive and/or lengthy;
- decisions by national courts are not valid *erga omnes*, as they only apply within the national legal system to which the court belongs and cannot be extended to cover all Community citizens.

To sum up, the Commission lays particular stress on its role as guardian of the Treaty and its duties under Article 169 EEC Treaty, while acknowledging that national courts play a part in the general jurisdiction of Community law which is every bit as vital.

To enhance this vital role, the Commission promotes the dissemination of knowledge on Community law, for example by holding conferences for judges from the Member States in collaboration with the European Institute for Public Administration, continuing the exchange programme for civil service lawyers, supporting seminars, conferences and symposia in all legal sectors, organizing training courses for lawyers in Community law and encouraging the establishment of a network of national lawyers' associations for the legal protection of the Community's financial interests.

Contacts with national authorities

The Commission has a twofold role $vis-\dot{a}-vis$ the Member States — to maintain contact and to draw their attention to problems. Almost every day the Commission is in touch with national government departments and other interested parties to discuss the implementation of Community law:

- as regards the implementation of directives, many meetings are held with national government departments to monitor various transposal cases. Furthermore, in certain specific fields such as the internal market and the environment, the Commission actively assists the national authorities in drafting national implementing measures;
- for certain infringements, such as those relating to Article 30 EEC Treaty, the Commission often arranges 'package meetings' with government departments to discuss sets of cases.

The Commission is considering the possibility of intensifying cooperation with the Member States at administrative level, notably as a result of the Sutherland report, and will adopt new initiatives in the near future.

Finally, the Commission encourages the development of direct controls by Member States in certain fields, in particular the environment, with regular reports being sent to the Community institutions.

PRESENTATION OF ANNEXES

In the statistical Annexes to the report (Annexes I and II) the reader will find all the key figures regarding the monitoring of the application of Community law in 1992. The years covered are 1988 to 1992, and a distinction is drawn between suspected infringements (Annex I) and established infringements (Annex II).

Suspected infringements

- Table 1.1 gives the origin of suspected infringements (complaints, Parliamentary questions, petitions or cases detected by the Commission) — in response to requests by Parliament.
- Table 1.2 indicates the number of suspected infringements handled by the various Commission departments (by sector) and the Member States involved.
- Table 1.3 shows the follow-up to suspected infringements, which either became established infringements (i.e. an Article 169 letter was sent), were closed or are still being examined.

Established infringements

- Table 2.1 gives a breakdown of cases by Member State and by the stage in the procedure (Article 169 letter, reasoned opinion, referral to the Court, judgment).
- Tables 2.1.1 to 2.1.4 indicate the number of cases handled by the various Commission departments (by sector) at each stage in the infringement procedure (from the Article 169 letter to the Court judgment), broken down by legal base (either directives subdivided into failure to notify implementing measures, incorrect implementation or incorrect application — or treaties, regulations and decisions) and by Member State.
- Table 2.2, which has been drawn up in response to requests by Parliament, shows the follow-up to established infringements. Broken down by Member State and by the year in which proceedings commenced, it shows:
 - (i) the number of established infringements which were closed at the Article 169 letter stage, those which reached the reasoned opinion stage and those which are still being examined;
 - (ii) the number of established infringements which were closed at the reasoned opinion stage, those which reached the referral stage and those which are still being examined;

- (iii) the number of established infringements which were closed after referral to the Court of Justice, those on which a ruling was given (indicating whether the Court found in the Commission's or the Member State's favour) and those which are still before the Court.
- Table 2.3 lists cases classified by Member State, by stage reached (Article 169 letter, reasoned opinion, referral) and by legal basis (either directives subdivided into cases of failure to notify measures, incorrect implementation and incorrect application or treaties, regulations and decisions).

List of infringements of the treaties, regulations and decisions

Annex III contains a list of infringements of the treaties, regulations and decisions handled by the Commission in 1992. It reports on the progress in 1992 in each of the 174 infringement proceedings (except those concerning directives) which reached the stage at which they were made public (generally the sending of a reasoned opinion). The list is drawn up by sector and broken down further by Member State.

Progress in implementing directives

Annex IV records the progress made by 31 December 1992 in implementing all the directives mentioned in the tables in the sector-by-sector analysis. It covers all directives in force, in numerical order and with an indication for each directive of whether national implementing measures have been notified. Where the Commission has commenced infringement proceedings in relation to a directive (for failure to notify, incorrect implementation or incorrect application) information is given on developments in 1992.

List of judgments of the Court of Justice not yet complied with

Annex V lists all the judgments which had not been implemented on 31 December 1992, indicating in each case what action has been taken by the Member State or the Commission. The list is broken down first by Member State and then by judgments in chronological order. Review of the application of Community law by the national courts

Annex VI contains a review of the application of Article 177 EEC Treaty and of important rulings by national courts not subject to appeal.

General comments

For ease of consultation, the reader should note that the numbering system for infringements was changed in 1992: the letters A, B, etc. no longer form part of the number, which now consists of six digits only (e.g. 92/1234), of which the first two indicate the year in which proceedings commenced and the other four represent the number in that year. Existing cases (dating from 1991 and before) retain their old numbers, with no change for 'A' cases, the addition of 2000 for 'B' cases, 4000 for 'P' cases and 6000 for the rare 'D' cases. Thus,

- Case A/91/0001 becomes 91/0001
- Case B/91/0001 becomes 91/2001
- Case P/91/0001 becomes 91/4001
- -- Case D/91/0001 becomes 91/6001.

There may be slight discrepancies in the figures for previous years compared with those in previous reports (e.g. because of the revision of legal bases, the transfer of responsibilities from one department to another or the correction of the 'failure to notify' stage to 'incorrect implementation'). Moreover, supplementary Article 169 letters and supplementary reasoned opinions are no longer included in the calculation of the number of infringements for each Member State. Another point to bear in mind is that the criterion for including an Article 169 letter in the statistics for a given year is now the actual date of despatch rather than the case number.

References in the Annexes to legal bases are abbreviated according to the codes used in CELEX. For the treaties the first digit is '1', followed by two digits representing the year, a letter to identify the treaty and three digits to denote the article (thus 157E030 corresponds to Article 30 of the EEC Treaty and 179H130 stands for Article 130 of the Treaty on the Accession of Greece). In the case of secondary legislation, the first digit is '3', followed by two digits denoting the year, a letter identifying the type of instrument ('R' for a regulation, 'L' for a directive and 'D' for a decision) and four digits for the number of the instrument (thus 392D0001 stands for Decision 92/1/EEC and 392L0001 corresponds to Directive 92/1/EEC).

B. AN AREA WITHOUT INTERNAL FRONTIERS

1. INTRODUCTION

Under Article 8a of the EEC Treaty, the internal market implies an area without internal frontiers in which freedom of movement is ensured by the end of 1992. The basis for this frontier-free area is the legislative programme adopted in the 1985 White Paper, which serves as a yardstick for measuring progress towards its completion. The aim was to remove all controls at internal Community borders by the end of the year.

By the end of 1992, the Council had adopted 94 % of the programme, amounting to 261 individual measures. Of these, 233 were already in force at the end of the year, including 194 which still required national implementing measures by the Member States to incorporate them into national law.

Responsibility for managing the frontier-free area is shared between the Member States and the Community; the Commission's task is to guarantee that Community obligations are being met, while Member States must implement and enforce the rules.

The Commission received a report from the study group set up under the chairmanship of Mr Sutherland to present guidelines for action on the operation of the internal market after 1992. In a communication to the Council and Parliament on 2 December 1992 (SEC(92) 2277), the Commission responded by committing itself to several new initiatives in 1993 and highlighted the importance of partnership with the Member States in making the internal market work smoothly.

The Commission must ensure that all the machinery for managing the internal market and cooperating with the Member States is in place. One of its main priorities is to work with the Member States to establish administrative cooperation, which takes the form of bilateral meetings with the national government departments responsible for administering Community rules or general training for the staff of these departments through exchange programmes.

In 1992 bilateral contacts to discuss the observance of Community obligations were intensified. A series of so-called 'package meetings' (each covering a range of topics) were held with the Italian, Spanish and German authorities to take stock of the situation regarding compliance with Article 30 of the EEC Treaty, as well as general meetings on the monitoring of the application of Community law with the Portuguese, Spanish, Italian, Belgian and Luxembourg authorities. These initiatives have been very successful, both in improving the implementation of Community law and in stepping up the rate of transposal throughout the year. By the end of 1992, the average rate had increased from 74 % of all measures adopted to 79 %, despite the entry into force of a large volume of new legislation.

The Council adopted a Decision on an action plan ('Karolus') for exchanges between national civil servants responsible for implementing the Community legislation required for the completion of the internal market (¹), to be operational from January 1993. The plan was drawn up in the spirit of the Commission's White Paper and complements the specific programmes set up by Council Decisions in the customs and veterinary fields.

In the same vein, the Commission is setting up electronic data transmission networks as a tool for cooperation between national government departments. Some of these networks, more specifically those concerning indirect taxation, customs and veterinary and plant health controls, will be operational from 1993.

The Commission is also working to improve the transparency and coherence of Community rules by consolidating existing legislation. In 1992 the consolidation exercise resulted in the adoption of a customs code and Council common positions on public procurement and medical qualifications.

2. REMOVAL OF PHYSICAL BARRIERS

2.1. Customs union

2.1.1. Commission action

In 1992 the Commission sent a reasoned opinion to Spain concerning the duty-free import of material which was not specifically for military purposes. Similar proceedings have already been brought against other Member States (see Third Annual Report).

An action was brought before the Court of Justice against Italy for introducing a monopoly scheme whereby all customs declarations have to be made through customs agents; the prices charged by these agents amount to a tax with equivalent effect to customs

^{(&}lt;sup>1</sup>) OJ No L 286, 1. 10. 1992.

duties. Meanwhile, proceedings were terminated in another case relating to the telegram costs of veterinary services charged to importers of live animals, as Italy has complied with the judgment of the Court of Justice of 14 March 1990 (Case C-137/89).

Finally, in its judgment of 11 March 1992 in Case C-323/90, the Court ruled in the Commission's favour concerning Portugal's refusal to allow forwarding agents to make customs declarations, which is incompatible with customs legislation.

2.1.2.	Progress	in	implementing	directives	applicable	to	the
	Customs	Uni	on				

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	10	10	100
Denmark	10	10	100
Germany	10	10	100
Greece	10	10	100
Spain	10	10	100
France	10	10	100
Ireland	10	10	100
Italy	10	10	100
Luxembourg	10	10	100
Netherlands	10	10	100
Portugal	10	10	100
United Kingdom	10	10	100

2.2. Free movement of agricultural products

Establishing freedom of movement for agricultural products (those listed in Annex II to the EEC Treaty) in a single market is one of the principles underpinning the operation of the CAP and its common market organizations.

The Court of Justice has repeatedly pointed out that Articles 30 and 34 of the EEC Treaty are still an integral part of the common market organizations, even though there has no longer been any need to write them into the Regulations since 1 January 1970 (see judgment of the Court in Case 83/78 Pigs Marketing Board v. Redmond).

In 1992 the Commission once again kept a constant watch to make sure that obstacles to trade in agricultural products in the Community were removed. The types of obstacles detected and combated by Commission departments remain as before, and have been classified as set out below.

2.2.1. Technical provisions relating to the presentation, quality and packaging of products which have the effect of restricting or discouraging imports

A case in point is the Italian law prohibiting the production of cheeses with a fat content lower than that stipulated by Italian law for marketing in Italy. This had the effect of preventing the marketing of imported cheeses which have been lawfully manufactured and marketed in the Member State of origin and was condemned by the Court of Justice in its judgment of 11 October 1990 in Case C-210/89 Commission v. Italy. In response to this judgment, the Italian authorities have repealed the rules in question. The new text stipulates that no specific fat content is required for cheeses which do not have a designation of origin or a typical denomination. As Italy has complied with the Court's judgment, the Commission has now closed the case.

The Italian authorities have removed a similar restriction concerning the system for monitoring the authenticity of butter, which was based entirely on the ratio between certain fatty acids established with reference to *homeproduced* butter without taking into account standard values for butter produced in other Member States. The Italian authorities now define the purity of butter by a general analysis of its composition, with particular reference to sterols and triglycerides.

Under the 'Community Law' of 1991 (published on 20 February 1992), Italy lifted the restrictions on the marketing or import into Italy of certain oils and fats (the requirement that a tracer be present), which had been condemned by the Court of Justice in its judgment of 27 November 1990 in Case C-67/88 Commission v. Italy. Now that Italy has complied with the Court's ruling, the Commission has closed the case.

- 2.2.2. Import controls, the most numerous of all the obstacles to trade. A distinction should be drawn between the following types:
- Double checks and systematic checks such as those applied in Italy to salted fish imported from Greece with a health certificate issued by the Member State of dispatch or to livestock, meat, dairy products and fishery products when animal health inspectors are on strike and are replaced by military veterinary surgeons.
- The requirement that the producer Member State issue certificates guaranteeing that products conform

to the standards of the importing Member State; such a requirement was applied in Greece in respect of pasteurized butter but was abolished by the Greek authorities following the judgment of the Court of Justice of 19 March 1991 in Case C-205/89 Commission v. Greece.

- The requirement for prior import licences or permits applied in Italy to any vegetable matter sensitive to fire blight and in the United Kingdom and Ireland to sperm to be used for artificial insemination purposes. The United Kingdom now allows the import of sperm collected after 1 July 1990 under the 'general licence' scheme, while the case concerning Ireland was referred to the Court of Justice, which condemned the licence scheme in question (judgment of 17 November 1992 in Case C-235/91 Commission v. Ireland).
- In its judgment of 5 July 1990 in Case C-304/88, the Court of Justice ruled against Belgium's practice of individually authorizing each import of meat or livestock from other Member States. The Belgian authorities have since abolished the requirement condemned by the Court.
- Over-complicated checking arrangements such as those in force in Germany, which required transporters of fresh poultrymeat as a matter of course to declare their goods in advance so that animal health inspectors could be called in routinely. Following the Court of Justice's ruling of 28 November 1989 (Case C-186/88 Commission v. Germany), Germany first took the requisite steps to comply in practice and then made the necessary amendments to its legislation. Other practices were also condemned by the Court of Justice, such as the ban placed by Italy on imports of grapefruit from other Member States through its land border posts (judgment of 12 July 1990 in Case C-128/89 Commission v. Italy). In view of Italy's refusal to comply with the Court's ruling, the Commission delivered a reasoned opinion.

2.2.3. Bans on the import of products from other Member States

The Commission referred to the Court of Justice a case against Portugal concerning the import of pigs (Case C-52/92).

The Commission has also continued proceedings against Spain for its ban on the import of frozen minced meat originating in France even though the meat in question corresponds to the rules set out in Directive 88/657/EEC and comes from establishments officially approved by France in application of that Directive.

3. REMOVAL OF TECHNICAL BARRIERS

3.1. Free movement of goods

3.1.1. Articles 30 et seq. of the EEC Treaty and application of the principle of mutual recognition

The free movement of goods within the Community requires the removal of all remaining non-tariff barriers to trade between Member States. Despite the ban on measures having equivalent effect to quantitative restrictions on imports and exports under Articles 30 and 34 of the EEC Treaty, firms still experience difficulties in the day-to-day import and export of the most common products between Community Member States on account of the barriers raised by national legislation on, among other things, labelling, composition, packaging, prices, quality or safety.

The 'Cassis de Dijon' judgment in 1979 established the principle of mutual recognition, whereby any product lawfully produced or marketed in one Member State of the Community must enjoy access to all other Member States except where there are legitimate reasons. This principle respects the diversity which is the Community's source of wealth and is an accurate operational expression of the intrinsic values of subsidiarity.

If each Member State accepts products which comply with other Member States' rules, standards or technical processes when these ensure a level of protection at least equivalent to that guaranteed by their own legislation, goods may circulate freely with due respect for the individual traditions of different countries.

In this context the Commission intends to give top priority to cooperation with national government departments and establish as far as possible an 'administrative partnership', so that disputes concerning the free movement of goods can be settled quickly and efficiently. It is convinced that this is the best way of fostering mutual trust between the Member States and making them aware that national, regional or local measures must not have the effect of hampering intra-Community trade.

In practice, these objectives are pursued through regular 'package meetings' with the Member States, where satisfactory solutions are found to the vast majority of problems raised. This approach is being adopted more and more by the Member States, in particular Italy, Spain and Germany.

The same concern to find quick and pragmatic ways of establishing freedom of movement has prompted Member States to turn more and more to the adoption of temporary measures, whereby the national laws which are barriers to trade are interpreted in such a way as to render them compatible with Article 30 of the EEC Treaty, pending their formal amendment. These temporary measures are widely publicized so that businesses are aware of their rights. By way of example, France and Italy have authorized the marketing and import of pasta not made from durum wheat in order to comply with the rulings of the Court of Justice of 14 July 1988 (Cases 407/85 and 90/86 Criminal proceedings against Drei Glocken and Zoni). To this effect France has published a notice to importers in the Bulletin officiel des douanes and a departmental memo in the bulletin of the Directorate-General for Consumer Affairs, Competition and Fraud Prevention, pending the amendment of the French Law of 1934, while in Italy a ministerial circular has been published in the national official gazette, pending the amendment of the relevant Italian Law.

In the telecommunications field, Belgium has also adopted temporary measures introducing a scheme for the approval of telephone equipment which conforms to the requirements laid down by the Court of Justice in its judgment of 13 December 1991 (Case C-18/88 RTT v. GB-Inno-BM), pending the establishment of a specialized agency for this purpose.

1992 saw the culmination of several major reforms in telecommunications which Member States had undertaken in response to action by the Commission. After five years of discussions with the Commission, France amended its 'PTT Code' and issued orders implementing Community obligations. In Germany, a new scheme has been introduced allowing radio receivers to be placed on the market without prior approval, while many restrictive technical requirements have been abolished. A radical reform of the Belgian legislation in this field is now under way as a result of the Court ruling cited above; the requirement that different brands of terminal must be approved has now been abolished.

Another feature of the year was the importance attached by the Commission to establishing the frontier-free area provided for in Article 8a of the EEC Treaty. It also pressed ahead with the measures it began in July 1991, based in particular on Articles 30 to 36 EEC, to ensure that unjustified checks on goods at internal borders were removed even before the deadline of 1 January 1993.

The case law of the Court of Justice provides the Commission with operational guidelines and a sound legal base for taking action against Member States. For example, following the Court's judgment of 8 April 1992 in Case C-62/90 Commission v. Germany, the Commission has taken an interest in the opportunities afforded to individuals to import medicines from other Member States, in particular by post, for their own personal use.

The Court also delivered a series of judgments which confirmed and expanded on previous case law concerning the authorization of additives in foodstuffs (judgment of 4 June 1992 in Joined Cases C-13/91 and C-113/91 Criminal proceedings against Debus; judgments of 16 July 1992 in Cases C-95/89, C-293/89 and C-344/90 on Italian, Greek and French legislation on the nitrate content of cheeses). These judgments confirmed the rule it established on 12 March 1987 (Case 178/84 Beer Purity Laws), the main features of which were reiterated and analysed by the Commission in its Interpretative Notice of 24 October 1989 on the free movement of foodstuffs in the Community (1). It emerged from the above rulings that a Member State is in breach of Article 30 of the EEC Treaty if it fails to provide for procedures for the authorization of additives whose use it prohibits. The Commission is planning to ask Member States what action they have taken or intend to take in response to the above notice and judgments, in particular measures relating to authorization procedures.

In the field of intellectual and industrial property, the Court laid down the conditions under which indication of provenance may be protected under Article 36 of the EEC Treaty in its judgment of 10 November 1992 in Case C-3/91 Exportur v. Lor. In two judgments given on 18 February 1992, the Court ruled that it is contrary to Article 30 of the EEC Treaty for a Member State to grant a compulsory licence on the grounds that a patent is insufficiently exploited on its territory, where national demand is satisfied by imports from other Member States (Cases C-235/89 Commission v. Italy and C-30/90 Commission v. United Kingdom).

In another notable judgment, given on 9 July 1992, the Court allowed the possibility, taking into account the circumstances of the case in question, that a Member State may ban the import of household waste into its territory for the sake of environmental protection (Case C-2/90 Commission v. Belgium). The Commission will take steps to ensure that Member States do not abuse this facility, while scrupulously observing the principle of proportionality laid down in the case law of the Court of Justice.

The Court delivered judgments based on Articles 30 and 36 of the EEC Treaty concerning national legislation granting exclusive rights and monopolies in the supply of

⁽¹⁾ OJ No C 271, 24. 10. 1989.

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telecommunications terminals (judgment of 19 March 1991 in Case C-202/88 France v. Commission), the distribution of pharmaceutical products (judgments of 21 March 1991 in Cases C-369/88 Delattre and C-60/89 Monteil and Samanni) and port undertakings (judgment of 10 December 1991 in Case C-179/90 Porto di Genova). Following these judgments, the Commission has decided to scrutinize other national legislation of this kind to determine whether it complies with the abovementioned Articles.

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

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

In 1992 the Commission received 362 drafts of national technical regulations for vetting. This represents a fall of 17% from 1991. Of these 362 cases, 87 required a detailed opinion. The main purpose is to secure compliance with the principle of mutual recognition and debar the establishment of new barriers to trade. For their part, the Member States issued 47 opinions. In 15 cases the Commission had to ask the Member State for a one-year postponement of the measure, since ten harmonization directives were in the pipeline, seven of them being over and above what was announced in the White Paper. The deadline for issuing opinions on draft legislation for 1992 expires on 31 March 1993.

On 27 November 1992 the Commission adopted a proposal to amend Directive 83/189/EEC (COM(92) 491 final) which clarifies and extends the concept of technical rules as well as certain definitions, procedural rules and Member States' obligations. In the course of the year the Commission also adopted a report on the operation of Directive 83/189/EEC in 1990 and 1991 (COM(92) 565 final), which gives a detailed picture of its application and highlights the changes in the field of technical rules and the impact of draft legislation on the market.

The Commission enforces the notification system by routinely scrutinizing the regulations issued by the Member States in breach of the procedure laid down in Directive 83/189/EEC. In 1992 it concluded a new contract, with an organization which has contacts in all the Member States, for the detection of technical rules which have been adopted without prior notification. This should help the Commission to exercise its powers under Article 169 of the EEC Treaty.

Directive 83/189/EEC is of crucial importance for the internal market, which can operate smoothly only if the transparency aspired to by that Directive is put into practice. The Commission has therefore decided to step up its efforts to enforce the notification procedure by automatically referring cases to the Court of Justice whenever Member States fail to reply to its reasoned opinions or refuse to act on them.

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

3.1.3.1. Foodstuffs

In 1992 the Commission examined 105 infringement cases, of which 100 concerned failure to notify. The rate of transposal improved considerably with implementing measures adopted in 82 cases; as for the 18 cases outstanding, Article 169 letters were sent in four cases and reasoned opinions in seven.

3.1.3.2. Progress in implementing directives applicable to foodstuffs

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	59	57	97
Denmark	59	57	97
Germany	59	53	90
Greece	59	57	97
Spain	59	57	97
France	59	56	95
Ireland	59	56	95
Italy	59	51	86
Luxembourg	59	58	98
Netherlands	59	58	98
Portugal	59	54	92
United Kingdom	59	57	97

3.1.3.3. Pharmaceuticals

In the course of the year 53 infringement cases were examined, of which all but one concerned failure to notify national implementing measures. Reasoned opinions have gone out in these 52 cases. Most of the Member States concerned have since sent the Commission draft measures or indicated the progress made in transposal. It should be borne in mind that Member States were given an unusually tight deadline around twelve months — for the incorporation into national law of relatively complicated technical texts. The information received by the Commission suggests that the rate of transposal should improve rapidly in the months ahead.

3.1.3.4.	Progress in	implementing	directives	applicable to) phar-
	maceuticals				

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	22	17	77
Denmark	22	18	82
Germany	22	12	55
Greece	22	17	77
Spain	22	14	64
France	22	16	73
Ireland	22	16	73
Italy	22	19	86
Luxembourg	22	17	77
Netherlands	22	14	64
Portugal	22	17	77
United Kingdom	22	17	77

3.1.3.5. Chemicals

The Commission examined 75 infringement cases during the year, all of which concerned failure to notify. The rate of transposal improved considerably with implementing measures adopted in 28 cases; Article 169 letters and reasoned opinions were sent in 18 of the remaining 47 cases. In most cases Member States have sent the Commission draft national implementing measures which suggest that the legislative process is well on the way to completion.

3.1.3.6. Progress in implementing directives applicable to chemicals

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	42	31	74
Denmark	42	38	90
Germany	42	34	81
Greece	42	38	90
Spain	42	34	81
France	42	37	88
Ireland	42	36	86
Italy	42	36	86
Luxembourg	42	31	74
Netherlands	42	38	90
Portugal	42	34	81
United Kingdom	42	31	74

3.1.3.7. Motor vehicles, tractors, motorcycles

The overall rate of transposal of the 148 implementing directives in this field (including basic and amending directives) is over 95 %.

The incorporation into national law of the 107 directives on private cars, commercial vehicles, lorries, buses and coaches, the 36 directives on agricultural and forestry tractors and the 6 directives on motorcycles was speeded up considerably in 1992. Delays in transposal, which rarely exceed a few months, are almost always the result of slow administrative procedures in certain Member States. Given the detailed nature of the directives on motor vehicles, many Member States refer to the text published in the Official Journal of the European Communities, which avoids the problem of directives not being properly implemented.

In the course of the year the Commission examined 57 infringement cases for failure to notify (30 of which have been closed) and four for infringement of directives (one of which has been closed).

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Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	150	136	91
Denmark	150	148	99
Germany	150	144	96
Greece	150	145	97
Spain	150	149	99
France	150	145	97
Ireland	150	149	99
Italy	150	145	97
Luxembourg	150	141	94
Netherlands	150	148	99
Portugal	150	148	99
United Kingdom	150	147	98

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

3.1.3.9. Construction products

The pattern of transposal of Directive 89/106/EEC is rather uneven.

In response to Article 169 letters, the Commission has now been notified of national implementing measures from Spain, France, Ireland and Luxembourg, in addition to those already received from the United Kingdom, Denmark and the Netherlands.

Proceedings are in hand against the five other Member States for failure to notify.

3.1.3.10. Mechanical engineering, measuring equipment, prepackaging, electronics and medical equipment

A total of 85 harmonization directives are involved here, all of which are due for transposal.

There was a further improvement in the rate of transposal due mainly to the efforts by the Portuguese authorities and closer cooperation between the Commission and the Member States.

The number of proceedings under way increased from last year's 56 to 132, even though many cases were closed. The main reason for the increase was that proceedings had to be commenced concerning six directives which fell due for transposal during the year. The Commission was able to close many of the proceedings brought against Portugal, leaving just 10 in progress at the end of the year, compared with 29 in 1991.

For the other Member States the number of proceedings under way at the end of the year was as follows: Belgium (3), Denmark (1), Germany (5), Greece (9), Spain (5), France (1), Ireland (3), Italy (4), Luxembourg (5), the Netherlands (5) and the United Kingdom (0).

In 1992 the Commission opened six proceedings against Member States for failure to comply with directives or incorrect application and closed cases against Italy and Greece regarding the application of Directive 73/0023/EEC on low-tension equipment and against Ireland for incomplete transposal of Directive 84/0532/EEC on construction plant and equipment.

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

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	85	82	96
Denmark	85	84	99
Germany	85	80	94
Greece	85	76	89
Spain	85	81	95
France	85	84	99
Ireland	85	82	96
Italy	85	81	95
Luxembourg	85	80	94
Netherlands	85	80	94
Portugal	85	75	88
United Kingdom	85	85	100

3.2. The market for services

3.2.1. Audiovisual media

Directive 89/552/EEC (television without frontiers), in force since 3 October 1991, aims to secure free movement of TV programmes so as to create a common broadcasting area.

In 1992 infringement proceedings were brought against three Member States (Denmark, Greece and Spain) for failure to notify national implementing measures; one of these cases (against Greece) was subsequently closed.

The Commission is presently scrutinizing the national measures which have been notified to determine whether they comply with the Directive.

Infringement proceedings have been opened to abolish restrictions imposed by national legislation contrary to Articles 52 and 59 of the EEC Treaty.

A reasoned opinion was sent to Greece in 1992 for infringing Article 52 of the EEC Treaty by imposing restrictions on the acquisition by foreigners of the capital of broadcasting organizations. A similar provision in the Flemish Community in Belgium was condemned by the Court of Justice in a judgment given on 16 December 1992 (see below).

The Commission has opened infringement proceedings against Belgium for an infringement of Article 59 of the EEC Treaty following the ban on the cable retransmission of programmes containing advertising material addressed to the French Community in Belgium (a reasoned opinion was sent in 1991).

As regards restrictions imposed on linguistic or cultural grounds, which have a restrictive effect out of proportion to the objective pursued, the case against the Netherlands was closed after it complied with the judgment of the Court of Justice of 25 July 1991.

On 16 December 1992 the Court of Justice delivered a judgment in Case C-211/91, in which it condemned Belgium (Flemish Community) for failing to fulfil its obligations under Article 59 of the EEC Treaty. The Court found that certain provisions in Belgian legislation were incompatible with Community law, such as the ban on the cable retransmission of programmes from other Member States not broadcast in the language of the receiving country and, more generally, the fact that the transmission on a broadcasting network of television programmes of non-public broadcasting services from other Member States was made subject to prior authorization, to which conditions may be attached.

Turning to the cinema, proceedings are still in hand against Spain in the matter of the compulsory licensing system for the dubbing of films originating in other countries; the granting of a licence is subject to production and distribution of national films (a reasoned opinion was sent in 1991).

3.2.2. Intellectual property

3.2.2.1. Legislation in force

The following directives are in force:

- Directive 89/104/EEC on the approximation of Member States' legislation on trade marks, where the prescribed date for transposal was postponed to 31 December 1992 and national implementing measures have been notified by five Member States (Denmark, Greece, Spain, France and Italy).
- Directive 87/54/EEC concerning legal protection for semi-conductors, for which all the Member States have notified implementing measures.
- Directive 91/250/EEC on the legal protection of computer programs, to be transposed by the Member States by 1 January 1993. National implementing measures have been notified by three Member States (Denmark, Italy and United Kingdom).

3.2.3. Telecommunications

3.2.3.1. Commission action

The Commission is surveying the measures taken by the Member States regarding the allocation of frequencies under Council Directive 87/372/EEC of 25 June 1987 on the frequency bands to be reserved for the coordinated introduction of public pan-European cellular digital land-based mobile communications in the Community, and the transparency and publication of such measures.

Commission Directive 88/301/EEC of 16 May 1988 on competition in the markets for telecommunications terminal equipment has now been transposed in all the Member States by legislation abolishing exclusive rights to sell and import such equipment. But the practical application of measures relating to certain specific forms of equipment is under scrutiny.

Three Member States (Greece, Spain and Ireland) have received Article 169 letters for failure to notify national measures implementing Council Directive 90/544/EEC of 9 October 1990 on the frequency bands designated for the coordinated introduction of pan-European land-based public radio paging in the Community. Proceedings have been commenced against seven Member States for infringement of Directive 91/287/EEC of 3 June 1991 on the frequency band to be designated for the coordinated introduction of digital European cordless telecommunications (DECT) in the Community.

All the Member States except Italy and Greece have notified satisfactory measures implementing Council Directive 90/387/EEC of 28 June 1990 on the establishment of the internal market in telecommunications services through the implementation of open network provision (ONP). Two Member States (Ireland and Italy) which had not transposed Commission Directive 90/388/EEC of 28 June 1990 on competition in the markets for telecommunications services have now taken the requisite measures.

In connection with the Directive on competition in the markets for telecommunications services, the Court of Justice, by judgment given on 17 November 1992 (Joined Cases C-271/90, C-281/90 and C-289/90), confirmed the rule established in its judgment given on 19 March 1991 (Case C-202/88) and held that the supervisory powers conferred on the Commission gave it the possibility, on the basis of Article 90 (3), to specify the obligations flowing from the Treaty, and that the scope of those powers consequently depended on the scope of the rules that were to be enforced.

Council Directive 91/263/EEC of 29 April 1991 on the approximation of the laws of the Member States concerning telecommunications terminal equipment, including mutual recognition of their conformity, became applicable on 6 November 1992 and has been transposed in four Member States (Denmark, France, Netherlands and the United Kingdom).

Derogations from Council Decision 92/264/EEC of 11 May 1992 on the introduction of a standard international telephone access code in the Community have been given to three Member States — the United Kingdom (until 16 April 1995), France (31 December 1996) and Denmark (May 1994).

3.2.3.2.	Progress	in	implementing	directives	applicable	to	tele-
	communi	cat	ions				

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	6	5	83
Denmark	6	5	83
Germany	6	4	67
Greece	6	1	, 17
Spain	6	3	50
France	6	6	100
Ireland	6	3	50
Italy	6	3	50
Luxembourg	6	5	83
Netherlands	6	6	100
Portugal	6	5	83
United Kingdom	6	5	83

3.3. Free movement of capital

There was substantial progress in the course of this year in the capital liberalization process in those Member States (Ireland, Spain, Greece and Portugal) which enjoy a derogation for complete capital liberalization. In February, Spain eliminated almost all remaining restrictions, with the exception of the physical transfer of funds exceeding a certain limit. Ireland relaxed considerably, with effect from 1 February, restrictions on the opening of bank accounts abroad by residents being the main remaining one. In August, Portugal announced the abolition of all restrictions except those concerning the opening of bank accounts abroad by residents and the physical transfer of funds. Greece extended to third countries last year's liberalization measures concerning tourist expenditures and transactions in securities.

Following the currency turmoil in September, the above Member States tightened the existing restrictions and in some cases reintroduced, temporarily, previously abolished ones. The measures taken in order to cope with the currency turmoil concerned transactions of a short-term character which were covered by the existing derogation.

The transitional period for complete capital liberalization enjoyed by the above four Member States ended on 31 December 1992. However, the capital movements Directive 88/361/EEC of 24 June 1988 provides for the possibility of an extension, until 31 December 1995 at the latest, of this time limit for Greece and Portugal. Portugal already announced that it will not request an extension. Greece requested a two-year extension for part of the existing restrictions. It justified this request by the need to support the economic stabilization programme which is underway, and the fragile balance of payments situation. The Council by Directive 92/122/EEC of 21 December 1992 decided to grant such an extension until 30 June 1994.

Following the above developments a regime of total freedom of capital movements prevails, as from 1 January 1993, in all Community countries except in Greece for the transactions and the time limit specified in Directive 92/122/EEC.

3.4. Freedom to provide financial services, direct taxation and company law

As the last report stated, great attention is paid to questions arising in the application of Article 59 of the EEC Treaty in an area like financial services, which is highly regulated in all the Member States. The concept of the general interest referred to by the Court in its judgment of 4 December 1986 in Case 205/84 as warranting certain restrictions on freedom to provide services prompted the Commission and the other Community institutions to embark on a harmonization exercise so that the principle of mutual recognition could gain acceptance. The European passport has now been introduced for banks and life and non-life insurance companies. The relevant Directives (banks: 89/646, insurance: 88/357, 92/49, 90/619 and 92/96) facilitate freedom to provide services here as required by Article 59 of the EEC Treaty, without in any way detracting from the Article's direct applicability.

Given the vital importance of entry into force of the (89/646/EEC), Directive second banking the Commission has been particularly attentive to its transposal in the Member States. It has had contacts with the Member States outside the usual procedures and has organized a series of meetings with them to help them implement the directive. Most of the Member States have transposed the directive or are about to do so. But the bills laid before the national parliaments had not all been passed at the end of 1992, and in several countries there will be some delay in putting the European passport for banks into effect.

The Court of Justice, in two judgments given on 28 January 1992 (Cases C-204/90 and C-300/90), acknowledged that the argument from the coherence of tax systems might justify restrictions on freedom to provide services (and on free movement of migrant workers). The Commission is anxious to put flesh on the bones of this coherence concept and is considering the implications of the judgment and the measures to be taken to solve the problems it generates for the internal market in insurance.

In tax matters, the Commission has received many complaints about differences in the treatment of residents and non-residents; the concept of residence is vital for determining whether a person is subject to a particular national scheme, and that in turn substantially conditions eligibility for tax relief. Citizens residing in one Member State but pursuing a gainful — and taxable — activity in another Member State often find that the full benefit of tax relief available to residents is withheld from them. The Commission is awaiting the preliminary ruling to be given by the Court of Justice in Case C-112/91 (Werner v. Finanzamt Aachen) before adopting policy guidelines here.

3.4.1. Financial services

Italian Law No 1/91 of 2 January 1991 on financial intermediaries contains provisions which the Commission considers incompatible with Community law, and more specifically with Articles 52 and 59 of the EEC Treaty; the main point in issue is the obligation for finance brokers from other Member States to form a company under Italian law (meaning a subsidiary, in effect), before offering services. This does not respect the principle of freedom of establishment, which entails the right, among other things, to establish subsidiaries. Moreover, the Commission considers that the Italian Law runs counter to the very concept of cross-border provision of services secured by Article 59 of the EEC Treaty. Given the serious consequences for the completion of the internal market in financial services, the Commission rapidly issued a reasoned opinion.

The Commission approached the German authorities in response to a large number of complaints concerning the refusal by the German social security scheme to contribute to payments made to private sickness insurance schemes with organizations not subject to supervision by the German insurance inspectorate. The German Government then asked institutions operating under the relevant provisions to interpret them in a manner meeting the requirements of Article 59 of the EEC Treaty, and this appears to have had the desired effect.

3.4.2. Direct taxation

The Commission is glad to be able to report that the United Kingdom has responded to infringement proceedings commenced following a written question by bringing in legislation removing the provision allowing tax relief for alimony only if the alimony was ordered by a British court. The restriction was a barrier to the free movement of persons.

Of the package of measures adopted on 23 July 1990, consisting of Directives 90/434/EEC (mergers and divisions) and 90/435/EEC (parent companies and subsidiaries) and the arbitration convention (90/436/EEC), the two Directives have been transposed in most Member States (in the case of Directive 90/434/EEC as regards operations provided for in the national commercial law of the different Member States); the implementation date was 1 January 1992. But on 31 December 1992 only Spain, France, Denmark and the United Kingdom had ratified the Convention, which provides procedural guarantees against double taxation. The considerable delay in ratifying the Convention, as contrasted with implementation of the directives, restricts its beneficial effects on the internal market.

3.4.3. Company law

Following the position taken by the Commission in a series of cases for preliminary rulings concerning

compulsory increases in the capital of public limited companies, the Court held that national legislation may not permit increases to be made by an administrative decision without a decision by the general meeting of shareholders. This applies even where the increase is made solely to secure the survival and continued operation of a company that is of specific economic and social importance to local society and which, being heavily in debt, is in particularly difficult circumstances (judgments given on 24 March 1992 in Case C-381/89 and 31 May 1991 in Cases C-19/90 and 20/90). The Court held that the second company law Directive (77/91/EEC) applies to all increases in the capital of a public limited company except those explicitly excluded by it. The German Government responded to a reasoned opinion by expressing readiness to seek a solution to the infringement situation generated by the weaknesses of the remedies available in German law to enforce compliance by all German companies with their obligation to register annual accounts with the companies registrar.

3.4.4. Progress in implementing directives applicable to financial institutions, taxation and company law

There is a wide gap between Greece and the other Member States; all must be done to ensure that it does not grow wider still.

Directives due for implementation by 1992 have almost all been transposed; the main delays are in the three insurance directives and the two company law directives.

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	47	38	81
Denmark	47	46	98
Germany	47	38	81
Greece	47	32	68
Spain	47	38	81
France	47	45	96
Ireland	47	42	89
Italy	47	44	94
Luxembourg	47	39	83
Netherlands	47	43	91
Portugal	47	42	89
United Kingdom	47	41	87

3.5. Public procurement

3.5.1. Commission action

As in past years, the Commission continued to scrutinize national measures implementing directives, since most Member States have notified measures implementing all the directives except Directive 90/531/EEC (excluded sectors). The Commission addressed two reasoned opinions to Germany, where the public works and supplies Directives were not properly implemented.

The Commission also continued monitoring practical application by the various public bodies involved in each of the Member States. This year it focused on two points — compliance with the obligation for authorities issuing invitations to tender to publish an information notice after each tendering procedure, and compliance by all such bodies with their obligation to publish notices of all operations of a value exceeding the thresholds set by the directives.

On the first point, the outcome was a substantial increase in the number of post-operation information notices published in the Official Journal of the European Communities. On the second, the feasibility study launched by the Commission revealed that about 20 % of issuing authorities published notices in the Official Journal of the European Communities. In 1993, therefore, it will launch a survey to identify all the bodies that are under the obligation to publish notices of tenders in the Official Journal of the European Communities.

In the management of specific cases, following the entry into force of Directive 89/665/EEC (review procedures), the Commission used the procedure of Article 3 of the Directive to obtain remedies for clear and manifest violations of the public works and supply contracts directives. An example was the case in which Belgium rectified a notice of tender for the construction of a radioactive waste dump; improper selection criteria were set out in the original notice.

Infringement proceedings were commenced in the following cases:

- The use of direct contracts on grounds of urgency that were incompatible with the concept of urgency

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as defined in the directives. The Commission referred a case against Italy to the Court of Justice for awarding a contract for the construction of an avalanche barrier direct, without issuing an invitation to tender.

In a similar case the Commission terminated infringement proceedings against Italy when the Italian authorities acknowledged that, despite the urgency, the award of contracts for 'Colombo 92' events by private treaty was not in conformity with the public works Directive.

On 18 March 1992, in Case C-24/91, the Court of Justice found against Spain for awarding contracts by private treaty for extension works at the University of Madrid.

— National legislation not providing for publication of notices: the Commission referred a case against Spain to the Court of Justice regarding the award of contracts for the supply of pharmaceutical products to the social security authorities.

Contracts and preferential treatment reserved for national entreprises.

By Orders made on 31 January and 12 June, the Court ordered Italy to suspend the legal effects of a contract for the automation of the lotto. The contract was reserved for enterprises with majority public holdings. By Decree dated 6 October 1992, the Minister of Finance revoked the Decrees relating to that contract with effect ab initio.

The Commission addressed reasoned opinions to Greece and Italy for not properly implementing regional preference schemes.

- Failure to comply with time-limits and other formalities.
- Indication in the contract specifications of particular trademarks or patents.

The Commission continued scrutinizing projects and programmes financed by the Structural Funds and other Community instruments. 3.5.2. Progress in implementing directives applicable to public procurement

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	8	6	75
Denmark	8	8	100
Germany	8	5	63
Greece	7	3	43
Spain	7	4	57
France	8	7	88
Ireland	8	7	88
Italy	8	6	75
Luxembourg	8	5	63
Netherlands	8	6	75
Portugal	7	5	71
United Kingdom	8	8	100

3.6. Progress in implementing directives applicable to other aspects of the removal of technical barriers (1)

Member States	Directives applicable	Directives for which measures have been notified	%
Belgium	9	6	67
Denmark	9	8	89
Germany	9	6	67
Greece	9	7	78
Spain	9	6	67
France	9	8	89
Ireland	9	7	78
Italy	9	8	89
Luxembourg	9	7	78
Netherlands	9	7	78
Portugal	9	6	67
United Kingdom	9	7	78
Directive 89/552/EEC	 Technical standards; Defective products; Capital movements; Trademarks; Construction plant and equipment; TV without frontiers; Legal protection of semi-conductor topographies; 		

4. REMOVAL OF TAX BARRIERS

4.1. Monitoring the application of tax rules

This year the Commission's activities in monitoring the application of Community tax law (chiefly Article 95 of the EEC Treaty and VAT legislation) were substantially inspired by the impending deadline of 1 January 1993.

Decisions to commence proceedings and the pursuit of proceedings already in motion had to take account of the changes flowing from abolition of intra-Community frontiers in terms both of Article 95 of the EEC Treaty and of secondary legislation in tax matters. The adjustment of national schemes to the new Community rules with a view to their uniform application is bound to take time and there will have to be closer cooperation between the Commission and the Member States.

4.2. Application of Article 95 of the EEC Treaty

Since Article 95 of the EEC Treaty prohibits tax discrimination against products from other Member States without referring to imports as such, it will remain applicable to national tax schemes, as is clear from an abundance of cases decided by the Court of Justice; the Member States will have to redefine the way in which these schemes apply to non-national products. The shift in the place of the taxable event, which can no longer be linked to the crossing of an intra-Community frontier, will make it necessary for the Commission to scrutinize the new structure of these taxes more closely.

The Commission commenced Article 171 proceedings in respect of the beer excise rules in Luxembourg and Belgium, found by the Court to be contrary to Article 95 of the EEC Treaty in 1991. But it should be noted that these two cases should be settled with the entry into force on 1 January 1993 of new provisions governing the structure and rates of excise duties on alcoholic beverages, under which taxation of the finished product will be mandatory. The Netherlands changed its beer tax rules in response to action by the Commission and brought them into line with Article 95.

Another proceeding, against Portugal, was terminated when Portugal came into line with the Commission's opinion: the administrative charge for inspections of imported fruit and vegetables had given rise to objections and has been withdrawn.

On 12 May 1992 the Court of Justice gave judgment for the Commission in Case C-327/90 concerning discriminatory taxation on cars imported into Greece; the basis of assessment was raised on an arbitrary basis. It also gave judgment against Greece for extending the tax benefits that were theoretically reserved for non-polluting cars to cars made in Greece with older technologies (judgment given on 17 November 1992 in Case C-105/91).

A reasoned opinion was addressed to the Netherlands for imposing heavier taxes on imported beverages such as Italian vermouth or Spanish sherry than on similar home-produced beverages (fruit-based wines of the same alcoholic strength).

4.3. Application of Directives

The Commission continued to monitor the application of the value added tax rules. Obviously, on 1 January 1993 the bulk of its activities in relation to VAT on goods imported from one Member State to another (judgments in the Schul cases and Commission Directives on tax-free allowances, for example) lost all its impact. But the Commission is keen to ensure that the Member States give effect for past events to Community rules whose breach might have put persons or firms at a disadvantage, particularly where they are entitled to claim repayment of amounts wrongly charged.

In 1991 the Commission referred to the Court of Justice proceedings commenced in four cases relating to the taxation of certain advertising services, which generated double taxation as between Member States (Spain, Ireland, Luxembourg and France). Ireland eventually came into line with the reasoned opinion, and the proceeding against it was terminated.

Following the reasoned opinion addressed to it in 1991 on the basis of Article 171 of the EEC Treaty for failure to comply with a judgment of the Court of Justice, Italy adjusted its flat-rate compensation scheme for farmers in line with the 6th VAT Directive.

Two judgments were given by the Court of Justice in turnover tax cases. One concerned Italy's failure to pay interest on late VAT reimbursements by the Italian authorities to foreign taxable persons (judgment given on 3 June 1992 in Case C-287/91). The other found against the German system for determining the travel agencies' margin, the margin for travel within the Community being independent of the scheme to which the operations used to determine the agencies' costs are subject (judgment given on 27 October 1992 in Case C-74/91).

Denmark abolished its employer's contribution levied by way of tax on persons subject to VAT following a preliminary ruling given while the Commission's infringement proceeding was already before the Court. The Court held that the contribution was of the nature of a turnover tax levied in addition to VAT, contrary to the 6th VAT Directive. The Commission is pursuing its proceedings regarding the tax on wages and salaries for non-taxable persons.

Turning to tax-free allowances for individuals, an action against Greece was commenced in the Court of Justice as Greece imposed obligations not provided for in the Directive on imports of personal effects upon removal (evidence of new residence, security to be lodged, etc.) and imposed limits on the allowance for temporary importation of certain means of transport.

But the Commission was able to terminate the infringement proceedings against Greece for inflicting excessive penalties on a Dutch national in connection with her import of a car; Greece has undertaken to compensate her.

The Commission commenced new proceedings against Portugal, Spain, Greece, Italy and Ireland for failure to comply with the judgment given by the Court of Justice on 6 July 1988 (Case C-127/86) regarding tax-free allowances for the temporary use of a vehicle in the country of habitual residence by a resident of the Member State who is employed by a firm in another Member State, where that firm supplies a car or other vehicle for business use and allows him to use it for private purposes also.

The Court of Justice gave judgment against Spain for requiring presentation of a special invoice by travellers leaving the country who wish to obtain tax relief on goods they carry; the Directive provides only for a normal invoice (judgment given on 9 June 1992 in Case C-96/91).

4.4. Progress in implementing directives applicable to indirect taxation

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	43	42	98
Denmark	44	44	100
Germany	43	42	98
Greece	43	42	98
Spain	43	42	98
France	44	43	98
Ireland	44	44	100
Italy	43	38	88
Luxemburg	43	43	100
Netherlands	43	43	100
Portugal	43	42	98
United Kingdom	43	42	98

5. FREE MOVEMENT OF PERSONS AND RIGHT OF ESTABLISHMENT

5.1. Ban on discrimination

Infringement proceedings are in hand against several Member States in the area covered by Regulation (EEC) No 1612/68 on the free movement of workers.

The Commission adressed reasoned opinions to five Member States (Belgium, Greece, Spain, France, United Kingdom) concerning equal access to employment on board ship. The case against the United Kingdom was dropped when UK legislation was amended.

The Commission showed its concern to ensure that all Community nationals enjoy equal access to social security benefits by continuing its proceedings against Belgium, Luxembourg, Greece and France. The Luxembourg and Belgian cases are before the Court of Justice. The French case has been terminated and the Greek case will be shortly.

Proceedings are in motion against certain Member States on the basis of Regulation (EEC) No 1612/68 as interpreted by the Court of Justice in its judgment given on 8 May 1990 (Case C-175/89 Biehl) as regards equal treatment in relation to tax benefits for Community workers and in particular the discriminatory aspects of national legislation governing final assessment to income tax for non-resident workers. The Commission addressed reasoned opinions to France, Luxembourg and Germany. Spain continues to discriminate between its own nationals and nationals of other Member States as regards museum admission charges. The Commission considers that this discrimination is contrary to Articles 7, 48 and 59 of the EEC Treaty, and referred the matter to the Court of Justice in 1987 (Case C-352/87). Since 1989 Spain has been stating that it will provide for equal treatment for all Community nationals. The Spanish authorities have notified the Commission of a draft Decree amending their legislation accordingly.

The infringement proceedings against Germany concerning discriminatory provisions that disregard children and other members of a worker's family who reside outside Germany for purposes of calculating tax relief for dependants have not progressed beyond the reasoned opinion stage.

5.2. Entry and residence

On 7 July 1992 the Court of Justice annulled Directive 90/366/EEC of 28 June 1990 on the right of residence for students in an action brought by Parliament. But the Member States are still required to comply with the Directive since the Court upheld its effect pending adoption by the Council of a new directive on a proper legal basis.

5.3. Trade union rights

In a judgment given on 4 July 1991 (Case C-213/90), the Court of Justice held that Luxembourg legislation denying Community workers the right to vote at elections for workers' representative bodies was contrary to Regulation (EEC) No 1612/68.

Since the judgment is silent on the question of Community workers' rights to stand for election, the Commission is pursuing the infringement proceedings on this ground and has taken the case to the Court of Justice for a declaration that they have that right (referral on 13 April 1992, Case C-118/92).

5.4. Access to employment in the public service

On 25 July 1990 the Commission decided to commence Article 169 infringement proceedings against all the Member States whose law is incompatible with Community obligations in the four priority areas of public education, civilian research, operational public health services and public bodies managing commercial services (¹). Article 169 letters were sent in 1991. In 1992, the Commission issued several reasoned opinions in these cases. For education they went to Belgium, Germany, Spain, Greece, Italy and Luxembourg; for civilian research to Spain, Greece, Italy and Luxembourg; for public health services to Belgium, Germany, Spain, Greece, Italy and Luxembourg; for management of commercial services to Belgium (4 cases), Germany (4 cases), Spain (3 cases), France (1 case), Greece (4 cases), Italy (5 cases) and Luxembourg (3 cases). A reasoned opinion was addressed to Italy regarding employment in public bodies generally. Given the importance and complexity of the matter the Commission gave the Member States an exceptional deadline of four months to respond to the reasoned opinions.

The current position is that all the Member States have reacted favorably to the Commission's approach. There are no fundamental objections to opening up publicsector employment to Community nationals, though the degree of difficulty in implementing it differs from one Member State to another.

In some Member States, for example France, Denmark and Portugal, changes made to legislation and regulations are satisfactory and several cases (about fifteen in fact) have been terminated. In others (for example Germany, Spain, Italy and Belgium), the legislative procedure is lengthy and complex and has not been completed.

5.5. Recognition of qualifications

In 1992 the Commission received about forty complaints about restrictions contrary to Articles 52 and 59 of the EEC Treaty and to the directives to facilitate mutual recognition of vocational qualifications. Some of them generated infringement proceedings, but others were terminated without action as being unfounded.

The Court of Justice gave judgment in several cases concerning restrictions contrary to Articles 52 and 59 of the EEC Treaty. Among the cases decided by the Court regarding violations by the Member States of Articles 52 and 59 of the EEC Treaty, Case C-351/90 Commission v. Luxembourg, the 'double-surgery' case, is of particular interest in that it follows on from Cases C-107/83 Klopp and C-96/85 Commission v. France. The Court held that Luxembourg had failed to comply with its obligations under Articles 48 and 52 by imposing the single-surgery rule for doctors, dentists and veterinary surgeons,

^{(&}lt;sup>1</sup>) OJ No C 72, 18. 3. 1988.

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

The Court gave a number of preliminary rulings interpreting Articles 52 and 59 of the EEC Treaty and the directives adopted on the basis of Articles 49, 57 and 66. The following were noteworthy:

- Case C-104/91 Newman (estate agents), which follows on from Case C-222/86 Heylens and Case C-340/89 Vlassopoulou relating to the conditions for the exercise of a profession by a national of a Member State who, while entitled to exercise it in his State of origin, does not meet all the requirements of the host Member State. In the absence of a mutual recognition Directive applicable to the relevant profession, the host Member State must verify to what extent the practitioner's knowledge and qualifications as attested by the diplomas acquired in his State of origin correspond to those required in the host country but may require him to undergo a supplementary examination if there is only partial correspondence.

The interest of this judgment also lies in the points made regarding the powers of the host country to penalize the unlawful exercise of a regulated profession by a national of another Member State. Where the case arises, the host State is entitled to impose criminal penalties, provided the requirements of Community law set out above have been fully respected.

- The judgment given in Case C-369/90 Micheletti, concerning the application of Community law to freedom of establishment in the event of dual nationality. The Court held that provisions of Community law relating to freedom of establishment prevent Member States from withhholding that freedom from a national of another Member State who also has the nationality of a non-member country simply because the legislation of the host State treats him as a non-Community national. While by virtue of international law it is for each Member State to determine the conditions for acquisition of nationality, the Member States must do so in compliance with Community law.

- Case C-370/91 Singh, concerning the right of residence of the spouse of a Community national returning to his country of origin after having resided and worked in an employed capacity within the meaning of Article 48 of the EEC Treaty in another Member State. The Court held that Article 52 of the EEC Treaty and Directive 73/148/EEC require the Member State of origin to authorize the spouse's entry and residence regardless of his or her nationality. The spouse must enjoy at least the same rights as would be conferred on him or her by Community law if his or her spouse entered or resided in another Member State.
- Case C-106/91 Ramrath, where the Court held that Article 52 of the EEC Treaty precludes a Member State from banning a person from establishing himself in order to exercise the profession of auditor on the sole ground that he is already established and qualified in the capacity in another Member State. But the Court held also that Articles 48 and 59 of the EEC Treaty do not prevent a Member State from making the exercise of that profession in its territory by a person already qualified to do so in another Member State subject to conditions that are objectively necessary to ensure compliance with professional rules concerning the availability of permanent infrastructure for the performance of the work, actual presence in the Member State and checks on observance of ethical standards, unless compliance is ensured by the presence of another auditor (individual or corporate) established and registered in the country, to whom the auditor is subordinated for the duration of the audit.
- The two judgments given in the 'Fachhochschulen' cases (C-310/90 Egle and C-166/91 Bauer, where the Court ruled in favour of mutual recognition of qualifications conferred by Fachhochschulen in the context of Council Directive 85/384/EEC (architects), interpreting Articles 4 and 11 of the Directive as meaning that training given in the Fachhochschulen, where semesters of on-the-job experience are treated as an integral part of the course, must be regarded as full-time studies of a duration of at least four years.

- The judgments in Cases C-330/90 and C-331/90 (28 January 1992) and C-147/91 (25 June 1992), concerning persons established in Spain as estate agents but not possessing the requisite vocational qualifications and licences. Here the Court interpreted Directive 67/43/EEC as meaning that there was no objection to national rules reserving the right to exercise certain activities in the real estate business for persons practising the regulated profession of estate agent.
- Following the judgments concerning freedom to provide services for tourist guides (C-180/89 Commission v. Italy, C-198/89 Commission v. Greece, C-154/89 Commission v. France), infringement proceedings were continued against Spain, whose legislation subordinates the provision of these services by all professionally concerned, including guides who accompany groups of tourists from another Member State throughout their journey, to possession of specific qualifications acquired and approved in Spain. The case was referred to the Court on 1 October 1992 (Case C-375/92).

The following Article 171 proceedings for failure to comply with a judgment of the Court of Justice are particularly significant:

- The judgment given in Case C-147/86 Commission v Greece found that Greece had infringed Articles 48, 52 and 59 of the EEC Treaty by prohibiting nationals of other Member States from setting up 'Frontistiria' and private music and dance schools, from teaching at the pupil's home and from exercising managerial and teaching functions in schools. Having failed to comply, Greece had a second judgment given against it on 30 January 1992 (Case C-328/90). But even after losing two cases, Greece has still not adjusted its regulations in line with Community law. This is a particuliarly serious case.
- In Case C-58/90 judgment was given on 25 July 1991 against Italy for failure to comply with Articles 48, 52 and 59 of the EEC Treaty by maintaining in force provisions whereby only Italian nationals may obtain recognition in Italy of non-Italian qualifications conferring eligibility for medical auxiliary occupations. Italy has since then taken measures to comply; they are currently under scrutiny.
- In the cases concerning freedom to provide services as tourist guides in Italy, France and Greece, none of the three Member States has yet complied with the judgment given on 26 February 1991.

5.5.1. Established infringements

A variety of proceedings are in motion in respect of infringements of Articles 52 and 59 of the EEC Treaty; many of them are at the reasoned opinion stage. Noteworthy among them are the proceedings against France (equivalence of opticians' qualifications), where the regulations have now been brought into line with Community law.

A number of cases have been terminated, notably the case concerning the incompatibility of French legislation with the lawyers Directive. France has complied with the judgment given on 10 July 1991 by a new decree concerning the profession of advocate, amending provisions requiring nationals of other Member States to work with local practitioners to a greater extent than allowed by the Directive.

5.5.2. National implementing measures

Certain Member States have responded to proceedings for failure to notify measures by taking the requisite measures. Greece is an example (directives on transport auxiliaries/transitional measures), as are Spain (services in the petroleum and natural gas industries /transitional measures: freedom of establishment), Luxembourg and Italy (directive on the first general system) and Ireland (nurses responsible for general care). But other Member States have not notified implementing measures. Proceedings have consequently been pursued against Greece, Belgium and the Netherlands for failure to transpose Directive 89/48/EEC (first general system). The deadline for transposing this Directive was 4 January 1991.

5.5.3. Incorrect transposal and incorrect application of directives

Proceedings were commenced against certain Member States for incorrect transposal or incorrect application of directives. One example was the coordination of pharmacists' training under Directive 85/432/EEC in Italy (Directive not fully transposed; reasoned opinion sent in 1992). As Belgium has not yet fully complied with the judgment given against it on 16 May 1991 for not properly implementing the same directive as regards the training programme introduced, the Commission commenced proceedings under Article 171 (letter sent in 1992). Still under the pharmacists directives, there is a further case against Germany where, contrary to the cases decided by the Court of Justice (Case 107/83 Klopp; Case 96/85 Commission v. France), the law transposing Directives 85/432/EEC and 85/433/EEC banned the double establishment practice (reasoned opinion sent in 1992).

Another interesting case concerns access to the profession of dentist in Italy (exercise of dentistry under the professional title of dentist contrary to the dentists directives — reasoned opinion in 1991) and in Germany (conditions not provided for in the directives for registration of dentists holding non-German qualifications that meet the directives' requirements, and entry in the books of the social security authorities reasoned opinion in 1992). The Commission continued proceedings against Spain, which allows the establishment of dentists whose training in Spanish-speaking American countries falls manifestly short of the directives' requirements (reasoned opinion in 1992).

Turning to the doctors directives, the Commission is continuing the infringement proceedings against Spain (absence of remuneration during specialist training reasoned opinion in 1992).

The Commission has been pursuing the proceedings against Spain since the Spanish legislation implementing the architects directives confines the scope of activities of architects whose qualifications are recognized in Spain to what is allowed in the country of origin and limits the period during which services may be supplied in Spain (reasoned opinion in 1992).

5.5.4.	Progress in	n implementing	directives	applicable	to recog-
	nition of q	ualifications and	l right of e	stablishment	

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	44	38	86
Denmark	44	44	100
Germany	44	44	100
Greece	44	40	91
Spain	44	41	93
France	44	44	100
Ireland	44	44	100
Italy	44	42	95
Luxembourg	44	42	95
Netherlands	44	43	98
Portugal	44	42	95
United Kingdom	44	42	95

5.6. Progress in implementing directives applicable to residence and weapons (1)

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	5	3	60
Denmark	5	4	80
Germany	5	1	20
Greece	5	4	80
Spain	5	4	80
France	5	2	40
Ireland	5	1	20
Italy	5	5	100
Luxembourg	5	1	20
Netherlands	5	5	100
Portugal	5	1	20
United Kingdom	5	2	40

 (¹) Directive 73/148/EEC — Movement and residence; Directive 90/364/EEC — Right of residence; Directive 90/365/EEC — Right of residence (retired persons); Directive 90/366/EEC — Right of residence (students); Directive 91/477/EEC — Weapons.

6. CONSUMER POLICY AND PRODUCT SAFETY

6.1. Commission action

The situation as regards consumer policy has continued to improve as Member States have endeavoured to improve their rate of transposal and their compliance with Community law. Italy has made a particular effort to make up lost ground. Spain, on the other hand, still has much to do.

A sector-by-sector analysis indicates that the situation is still unsatisfactory as regards cosmetic products and consumer credit, both of which are particularly sensitive areas.

Directive 88/378/EEC on toy safety has now been transposed by all Member States. In 1991 proceedings for non-compliance were continued against Greece (with the sending of a reasoned opinion) but the situation has now been rectified. Generally speaking, the new approach has proved successful and the approved certification bodies are now working effectively.

The situation remains less than satisfactory, however, as regards the transposal of Directive 76/768/EEC on cosmetic products, despite the fact that this Directive has been in force for some time and has been regularly amended to take account of technical progress. Only Italy has brought its national rules into line (proceedings were closed in 1992, a reasoned opinion having been sent in 1990). In 1992 reasoned opinions were sent to Spain and Portugal, whose national legislation is still at odds with the Directive.

France having failed to amend its legislation, the matter has been referred to the Court of Justice (Case C-246/91), which has censured Greece for a similar failure (judgment of 18 March 1992 in Case C-29/90). Now that the Greek legislation has been amended, the new laws are being scrutinized by the Commission.

Consumer protection has been substantially improved now that Ireland, Italy and the Netherlands have transposed Directives 88/314/EEC and 88/315/EEC on the indication of prices for foodstuffs and non-food products. But Spain was sent a reasoned opinion concerning each of these Directives in 1992.

As regards commercial practices, consumer credit again gives cause for concern. The deadline for transposal of Directive 87/102/EEC was three years ago and the amendments contained in Directive 90/88/EEC were to be transposed by 31 December 1992. In 1992 reasoned opinions were sent to Spain, Ireland and Luxembourg, which have still notified no implementing measures. The Commission welcomes the fact that all Member States have now transposed Directive 84/450/EEC on misleading advertising.

But its satisfaction is somewhat diminished by the complaints which it continues to receive concerning the difficulties of applying Community rules in cross-frontier situations. It is making a careful assessment of these difficulties so as to find the best solutions.

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

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	42	39	93
Denmark	42	41	98
Germany	42	41	98
Greece	42	40	95
Spain	42	36	86
France	42	40	95
Ireland	42	39	93
Italy	42	41	98
Luxembourg	42	38	90
Netherlands	42	40	95
Portugal	42	38	90
United Kingdom	42	41	98

C. COMPETITION

1. PUBLIC UNDERTAKINGS

Under Article 90(3) of the EEC Treaty the Commission has a special responsibility for monitoring the measures adopted by Member States in respect of public undertakings, Two directives adopted by the Commission pursuant to this Article relate to telecommunications.

Directive 88/301/EEC of 16 May 1988 on competition in the markets in telecommunications terminal equipment has been implemented by all Member States. Belgium has introduced temporary arrangements which no longer restrict the free movement of telephone receivers. In several Member States, however, there is still a definition problem with regard to X.25 terminals and this matter is now being examined by experts from the Commission and the Member States.

Directive 90/388/EEC of 28 June 1990 on competition in the markets for telecommunications services has been implemented by all Member States except Greece. The Commission has continued its dialogue with other Member States to ensure that the definitions used in national law, which differ from those given in the Directive in question, do not result in a lesser degree of competition than that intended by the Directive, in particular as regards the shared use of rented lines and the supply of services via such lines to restricted groups of users.

Under this Directive, Member States intending to lay down specifications for the supply of data transmission services were to notify the Commission of their plans by 30 June 1992. Belgium, France, Spain and Denmark have done so and their plans have been examined by the Commission, which approved the French plans on 24 November 1992.

Three Member States contested the Directive before the Court of Justice, without calling for its suspension. On 17 November 1992 the Court confirmed the abolition of exclusive rights in the market for telecommunications services but annulled those provisions of the Directive which dealt with the granting of special rights and the re-negotiation of long-term contracts binding the users of liberalized services to the former monopolies. The Commission is considering what measures should be taken as a result of this annulment, which does not substantially affect the Directive (cf. judgment of 19 March 1991 in Case C-202/88 concerning Directive 88/301/EEC).

On 21 October 1992 the Commission adopted a report on the situation in the Community telecommunications sector pursuant to Directives 90/387/EEC and 90/388/EEC (SEC(92) 1048 final), which is now going through the consultation procedure. It argues that the most appropriate of the options available would be a revision of Directive 90/388/EEC to include intra-Community voice telephony among the services which must be opened to competition. No specific measures will be planned by the Commission, however, until all the parties concerned have been consulted.

In its judgment of 10 December 1991 in Case C-179/90 Porto di Genova, the Court of Justice found that Italian legislation granting exclusive rights to carry out dock work was contrary to Article 90 (1) of the EEC Treaty, as read with Articles 86, 59, 30 and 48. The Italian Government has since taken measures to bring its legislation into line with Community law. A Decree-Law has repealed the provisions establishing a monopoly in respect of dock work at Italian ports and requiring port undertakings to have dock work carried out only by companies whose workforce consists entirely of Italian nationals. The Commission is now examining whether the other provisions of the Decree-Law are compatible with the EEC Treaty.

Lastly, mention should be made of the Court's judgment of 12 February 1992 in the action brought by the Netherlands, the Koninklijke PTT Nederland NV and the PTT Post BV for the annulment of Commission Decision 90/16/EEC concerning the provision of express delivery services in the Netherlands (Cases C-48/90 and C-66/90). The Court annulled the Decision, accepting the applicants' plea that the Commission had infringed their right to a fair hearing on all the issues concerned before adopting it. The Commission has accordingly taken steps to ensure that the rights of the defence are respected in future. The Court acknowledged, however, that the Commission was empowered to adopt decisions under Article 90 (3) to ensure that measures enacted or maintained in force by Member States in respect of undertakings to which they have granted special or exclusive rights within the meaning of Article 90 (1) are compatible with the Treaty.

Directive 90/684/EEC on aid to shipbuilding, adopted under Article 92 (3) (d) of the EEC Treaty, determines the forms of aid authorized for the industry and the manner in which they may be granted. Although they are not required to transpose the Directive, Member States planning to grant forms of aid covered by it must notify the Commission in advance of the schemes they intend to introduce, since they must be within the four corners of the Directive. No infringements were detected in 1992.

2. COMMERCIAL MONOPOLIES

The transitional period for the adjustment of the Portuguese monopoly in ethyl alcohol and wine spirits for use in the manufacture of port came to an end on 31 December 1992, as stipulated in the Act of Accession. From that date onwards Portugal must ensure that there is no discrimination between nationals of Member States where the supply and sale of the said products are concerned. On 10 December 1990, that is, before the end of the transitional period, the Commission applied to the Court for a declaration that, by not phasing out the said monopoly from 1 January 1986 onwards, Portugal had failed to meet its obligations under the Act of Accession (Case C-361/90); the same monopoly was subsequently referred to the Court for a preliminary ruling by Portugal's Supremo Tribunal Administrativo (Case C-76/91).

With a view to completing the internal market in energy, the Commission continued the infringement proceedings initiated in 1991 against several Member States whose national laws still granted exclusive rights to import and export electricity and/or gas. In 1992 it sent reasoned opinions to six Member States (Denmark, Spain, France, Ireland, Italy and The Netherlands). The proceedings initiated against Belgium, Greece and the United Kingdom were terminated in 1992. 3. Progress in implementing directives applicable to competition

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	3	3	100
Denmark	3	3	100
Germany	3	3	100
Greece	3	3	100
Spain	3	3	100
France	3	3	100
Ireland	3	3	100
Italy	3	3	100
Luxembourg	3	3	100
Netherlands	3	3	100
Portugal	3	3	100
United Kingdom	3	3	100

D. EMPLOYMENT AND SOCIAL POLICY

1. EQUAL TREATMENT

The Court of Justice's ruling is still pending in the action brought by the Commission against Belgium for infringement of Directive 76/207/EEC on equal treatment for men and women as regards access to employment. The Commission claims that there is discrimination against women under the occupational schemes for supplementary redundancy payments.

Article 171 proceedings were initiated against France, which had already been censured by the Court on 30 June and again on 25 October 1988 for incomplete transposal of Directive 76/207/EEC

The first case concerned the system of separate recruitment based on sex for appointments in various sectors of the civil service. Proceedings were closed in 1992 following notification of amendments to the relevant legislation.

The second related to the retention of customs, clauses of employment contracts and collective agreements; France amended its legislation following the Court's ruling. The new law, however, still allows a two-year period for collective agreements to be brought into line with the Community rules and the amendments notified are still unsatisfactory. The Article 171 proceedings commenced in 1990 are accordingly being pursued.

The Commission is now considering whether to continue with the infringement proceedings initiated against Ireland for unsatisfactory transposal of Directive 79/7/EEC on the progressive implementation of the principle of equal treatment for men and women in matters of social security, since Ireland has now adopted complex legislation on this subject which will require careful scrutiny.

Pending clarification in the light of the judgment in Case C-262/88 Barber [1990] ECR I-1889, the Commission has suspended the infringement proceedings initiated against six Member States (Belgium, Denmark, Greece, Italy, Luxembourg and the Netherlands) for failure to notify national implementing measures. These countries have genuine problems with the transposal of Directive 86/378/EEC on equal treatment of men and women in occupational social security schemes.

Lastly, the Commission decided to close the proceedings against the Netherlands and Portugal for failure to notify national measures implementing Directive 86/613/EEC on equal treatment for self-employed men and women.

2. ANTI-CANCER CAMPAIGN

Ireland and Spain have notified national measures for the implementation of Directive 89/622/EEC on the labelling of tobacco products. The proceedings initiated against these Member States were therefore closed in 1992.

In the case of Directive 92/41/EEC (prohibition on tobacco for oral use), which should have been transposed by 1 July 1990, only Luxembourg has notified implementing measures; letters of formal notice have been sent to the other Member States.

As regards Directive 90/239/EEC concerning the maximum tar yield of cigarettes, Greece and the United Kingdom have notified national implementing measures and the infringement proceedings initiated against them were therefore closed in 1992. The Netherlands, on the other hand, have failed to transpose the Directive as required and infringement proceedings are continuing.

3. SOCIAL SECURITY FOR MIGRANT WORKERS

The proceedings initiated against Belgium and Italy for prohibiting the export of disability benefits and the 'social pension' respectively were terminated, following an agreement reached within the Administrative Commission on Social Security for Migrant Workers.

A reasoned opinion was sent to France for its refusal to totalize insurance periods in cases where unemployed persons had their benefits sent abroad.

Proceedings are still under way against Germany for the exclusion of migrant workers from other Member States from the benefits of the bilateral Swiss-German agreement on unemployment insurance. And proceedings are continuing against Belgium for incorrect application of the Court of Justice's rulings on the calculation of pensions.

The proceedings against France concerning the grant and export of additional benefits from the national solidarity fund were closed, following an agreement reached within the Administrative Commission on Social Security for Migrant Workers.

By its judgment of 6 February 1992 in Case C-253/90 the Court of Justice rejected the Commission's application for a declaration that Belgium had failed to meet its obligations under Community law by deducting sickness insurance contributions from supplementary retirement benefits or any other benefits taking the place of a statutory old-age, retirement, service or survivor's pension for Community nationals residing in another Member State under whose legislation they were entitled to sickness benefits.

On 1 October 1992 the Court, giving judgment in Case C-201/91 Grisvard and Kreiz v. ASSEDIC, held that the institution of the Member State of residence which is responsible for paying unemployment benefits to wholly unemployed persons may not apply to the remuneration on which the calculation of those benefits is based the ceilings in force in the Member State of employment. It added that the last remuneration received in the Member State of employment was to be converted at the official rate of exchange on the date of payment. In response to infringement proceedings concerning this same problem (reasoned opinion in 1992), France notified the Commission that it would take the necessary steps to comply with this ruling.

4. WORKING CONDITIONS

Worker representation in British firms depends on a decision by the employer to recognize representatives. This is the major point in dispute between the Commission and the United Kingdom as regards the transposal of Directives 75/129/EEC on collective redundancies and 77/129/EEC on maintenance of workers' rights in the event of transfers of undertakings. The issue is rendered more complicated by British traditions of collective bargaining; the United Kingdom Government is encountering enormous difficulties in resolving the problem along Community lines. For these reasons the Commission referred the matter to the Court of Justice on 21 October 1992 (Cases C-382/92 and C-383/92).

Following the Court's ruling against Greece in Case C-53/88 for failure to comply with Directive 80/987/EEC on the protection of workers in the event of their employer's insolvency, the Commission resumed contacts with the Greek authorities with a view to the implementation of this judgment. So far, however, there has been no satisfactory outcome.

On the other hand, the Commission has closed the infringement proceedings against Italy for incorrect transposal of Directive 80/987/EEC, following amendments to the Italian legislation.

5. HEALTH AND SAFETY AT WORK

In 1992 Luxembourg became the last Member State to notify national measures implementing Directive 88/364/EEC on the banning of certain specific agents and/or certain activities.

As regards Directive 86/188/EEC, which is designed to protect workers against noise, infringement proceedings against Belgium, the Netherlands and Portugal were closed following the notification of national implementing measures. Only the proceedings against Luxembourg are still continuing (reasoned opinion in 1992).

The infringement procedures against Denmark, Spain, France, Italy and Luxembourg for failure to transpose Directive 88/35/EEC on approximation of the laws of the Member States concerning electrical equipment for use in mines susceptible to fire damp have now been terminated following the notification of national implementing measures. The Directive has now been transposed by all Member States.

On the other hand, Belgium, Greece, Italy and Luxembourg have still not notified national measures to implement Directive 91/269/EEC which also relates to electrical equipment for use in mines susceptible to fire damp and should have been transposed by 1 July 1992. Lastly, the Commission decided to close the infringement proceedings against Belgium, France, Greece, Ireland and Portugal for non-compliance with Directive 88/642/EEC on the protection of workers against chemical, physical and biological agents.

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

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	33	23	70
Denmark	33	30	91
Germany	34	23	68
Greece	33	23	70
Spain	33	23	70
France	33	27	82
Ireland	33	30	91
Italy	33	21	64
Luxembourg	33	20	61
Netherlands	33	23	70
Portugal	33	24	73
United Kingdom	33	32	97

E. AGRICULTURE AND FISHERIES

1. AGRICULTURE AND RURAL DEVELOPMENT

1.1. Agricultural legislation

Whilst working towards the removal of technical barriers to the free movement of agricultural products (see B.2.2.), the Commission has also endeavoured to ensure that the other provisions of the Community's agricultural legislation are genuinely and properly applied.

In 1992 the Commission, which is responsible for monitoring the application of specific market-organization mechanisms, won the last of the actions brought against Greece for non-compliance with the rules of the market organization for cereals. This brought to an end a series of court actions in this area.

For several years the Commission has been endeavouring to eliminate the irregularities in the management of this market which have arisen from government intervention through KYDEP (described as a form of cooperative organization), with the result that, in the case of products such as feed grain, what might be called a national market organization has continued to operate since Greek accession.

The Commission succeeded in collecting sufficient evidence to convince the Court that the Greek Government had instructed KYDEP to buy poor-quality durum wheat which failed to meet intervention standards (judgment of 29 November 1989 in Case C-281/87 Commission v. Greece), that feed grain had been bought in at prices higher than the market price, and that KYDEP had sold this grain at a loss to stockfarmers, the loss being covered by the State (judgment of 12 July 1990 in Case C-35/88 Commission v. Greece).

In 1991 the Court of Justice again supported the Commission by ruling against the export ban imposed on private traders at KYDEP's request in autumn 1985 (judgment of 30 May 1991 in Case 110/89 Commission v. Greece). Lastly, in 1992 the Court ruled against the system of Government 'programme contracts' to encourage exports at set prices of pasta products, flour and meal made from cereals receiving a hidden subsidy from the State (Case C-61/90 Commission v. Greece).

The Greek authorities have now fulfilled their obligations as regards the recognition of olive-oil producers' organizations by withdrawing the privileges granted solely to cooperatives.

The Commission also endeavoured to put an end to certain abuses perpetrated by the Milk Marketing Boards in the United Kingdom. The UK authorities have failed to ensure that the MMBs do not overstep the exclusive purchasing rights conferred by the Community rules. In particular the United Kingdom has done nothing to prevent the MMBs from restricting the options available under the Community rules, which allow producers to process their milk and market the by-products (e.g. skimmed milk) independently of the Boards.

This matter has been referred to the Court of Justice (Case C-40/92 Commission v. United Kingdom). Incidentally, the Commission's criticism of the MMBs' abuse of the derogations allowed by the Community rules has led the UK authorities to propose various substantial changes in the way the Boards operate, including their replacement by a cooperative.

The most recent of these proposals, the Agriculture Bill of 12 November 1992, is now being scrutinized by the Commission with special reference to the rights of producers who do not wish to become part of the new structure.

In this context the Commission must single out for special criticism Italy's persistent refusal to comply with the Court's ruling of 12 February 1987 in Case C-69/86, in which the Court censured Italy under Article 171 of the EEC Treaty for failure to comply with the judgment given against it on 15 November 1983 in Case C-322/82 for failure to observe the rules for the enforcement of quality standards in the fruit and vegetables sector. This year, however, the Commission's criticism must be somewhat muted, Italy having finally resolved to adopt a ministerial decree introducing quality control for horticultural produce and citrus fruit. In the face of sharp criticisms from the Italian Parliament, however, the Government has suspended the effects of this decree and has drawn up a bill which takes account of the new Regulation (EEC) No 251/92.

Whilst monitoring the operation of the market organizations, the Commission has also made a point of prosecuting those infringements which could affect the control exercised over EAGGF expenditure.

The Commission initiated proceedings against certain Member States, Belgium in particular, for their failure to carry out proper inspections of the storage conditions and health status of intervention beef.

The Commission's position on this matter received support from the Court of Justice, which ruled on 2 October 1991 (in Case C-113/90 Gebroeders Schulte and H & F Reinert v. Belgische Dienst voor Bedrijfsleven en Landbouw and Others) that the waiver of the right to lodge any complaint, as provided for in Article 2 (2) (t) of Commission Regulation (EEC) No 2173/79 of 4 October 1979 laying down procedures for the disposal of beef purchased by intervention agencies, does not extend to any latent defects which, by their very nature, cannot be detected on prior inspection by the person concerned and render the product unfit for consumption.

Following receipt of a reasoned opinion, the Belgian authorities accepted the Court's interpretation of the scope of the waiver clause and declared their willingness to take all the necessary steps to ensure that storage conditions met Community standards. Recently the Belgian authorities have notified improvements in the structure of their inspectorate and an increase in the resources made available for this purpose, so that the Commission has been able to close the proceedings.

In 1991 the Commission had the satisfaction of seeing the Court endorse its view that it was illegal for the Netherlands' authorities to admit to free circulation, at a reduced levy of 6 % *ad valorem*, quantities of manioc exported from Thailand without an export certificate (judgment of 18 May 1991 in Case C-96/89 Commission v. Netherlands). The Dutch authorities have since paid the Community the amounts which they had failed to collect, plus the interest due on these sums, in compliance with the Court's ruling; the Commission has accordingly terminated the relevant proceedings.

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1.2. Agricultural directives

1.2.1. General remarks

The completion of the single market and the elimination of physical frontiers will depend largely on the implementation of agricultural directives. For this reason the Commission has in recent years been holding regular bilateral meetings with the Member States to keep track of the transposal of Community directives (particularly those relating to agriculture) and to make the competent national bodies more aware of the issues involved.

In 1992, for example, meetings were held with the Belgian, Spanish, Italian, Luxembourg and Portuguese authorities to discuss the veterinary and plant health directives. These meetings have undeniably exerted additional pressure on the national authorities to activate the legislative process needed for the completion of the single market. They have also made an undoubted contribution towards better cooperation between national bodies and the Commission.

In 1992 the Commission nevertheless had to initiate 301 Article 169 proceedings for failure to transpose agricultural directives. Thus, for the third year in succession, the number of proceedings initiated has risen substantially (from 70 in 1989 to 127 in 1990, then to 202 in 1991 and, as already stated, to 301 in 1992).

This trend may be explained both by the fact that the number of directives for transposal increased considerably in 1992 and by the large backlog of directives still awaiting implementation at the beginning of the year.

The Member States have duly endeavoured to catch up, but in most of them the effect was to defer the entry into force of the directives which were to be transposed in 1992. Another problem has been the complexity of the directives which in many cases require not only technical adjustments to existing national rules but also a fundamental reorganization of the sectors concerned. This is the case, for example, with the reorganization of controls in the veterinary and plant health sectors.

The figures for Article 169 letters sent in 1992 for non-transposal of agricultural directives clearly show that problems have arisen in all Member States: the number of proceedings initiated ranges from 16 (against the Netherlands) to 37 (against Luxembourg). The number of reasoned opinions issued by the Commission dropped substantially in 1992, largely because so many had been sent towards the end of 1991.

The Commission is glad to report, however, that of the twelve infringement proceedings under which reasoned opinions were sent in 1992, eleven have been terminated following notification of implementing measures.

Although the Member States made an effort to deal with the backlog, not all the proceedings initiated before 1992 could be terminated. The Commission therefore referred to the Court of Justice 26 cases where Member States had failed to transpose directives.

1.2.2. Situation in individual Member States

An analysis of the infringement proceedings brought against Member States for failure to transpose agricultural directives reveals that Portugal has done most to reduce their frequency.

At the end of 1991 Portugal's rate of transposal was only 79 % (68 directives awaiting transposal), largely as a result of the delay in transposing directives which had already been in force in the Community at the time of Portuguese accession in 1986. The directives concerned included those relating to seeds and seedlings and to intra-Community trade in fresh poultrymeat. In 1992 Portugal made up for this delay. All the directives in force before 1986 have now been transposed except for four forestry directives, which the Portuguese authorities have undertaken to implement during the first quarter of 1993. Thanks to the progress achieved in 1992 Portugal's rate of transposal is now close to the Community average (24 directives awaiting transposal).

As in previous years, the situation in Italy gives cause for concern: in 1992 the Commission was obliged to initiate 30 infringement proceedings and to refer to the Court of Justice Italy's failure to transpose five directives (three relating to seeds and seedlings and two relating to veterinary matters). The Court also censured Italy for failing to meet its obligation to transpose Directives 89/321/EEC (trichinae) and 89/360/EEC (brucellosis).

The Commission has noted some positive developments in Italy, however. In 1992, for the first time, the Italian authorities succeeded in speeding up the transposal procedures by adopting a 'Community Law'. Using the delegation procedure provided in this Law, the Italian authorities managed to comply with five Court rulings relating to directives and put an end to nine infringements which had been referred to the Court.

On 5 October 1992 the Italian Government laid new enabling legislation before Parliament which, if passed, would enable it to transpose by a more rapid procedure not only the directives due for implementation but also those directives for which the deadline had not yet expired when the bill was introduced. Although the new Law is unlikely to put an end to infringement proceedings against Italy, it should be possible to reduce substantially the number of infringements in 1993.

In some Member States awareness of the fact that the single market was nearing completion, together with the warnings issued by the Commission, has led to an improvement in the transposal of directives. In other Member States, however, the Commission has seen the situation deteriorate. In 1992 it was obliged to initiate 35 infringement procedures against Luxembourg and to refer to the Court Luxembourg's failure to transpose eight agricultural directives.

The problems encountered in Luxembourg have occurred in all sectors, which would indicate that the delays in transposal are not attributable to difficulties in particular areas but rather to some problem of a more general nature.

In other Member States, such as Ireland and the Netherlands, the problems encountered are more specific. In these two Member States special difficulties have arisen with the transposal of the directives relating to artificial insemination and stock breeding.

In 1992 the Commission instituted proceedings before the Court in respect of the Netherlands' failure to transpose Directive 87/328/EEC (pure-bred bovine animals for breeding).

On 17 November 1992 Ireland was censured by the Court for failure to adopt national measures to comply with the same Directive (Case C-236/91).

Also before the Court are cases relating to the non-transposal by the Netherlands and Ireland of Directives 88/661/EEC (breeding pigs — zootechnical standards), 89/361/EEC (pure-bred sheep and goats for breeding), 90/118/EEC (pure-bred pigs for breeding) and 90/119/EEC (hybrid pigs for breeding).

In addition, the Commission has referred to the Court Ireland's failure to transpose Directives 88/407/EEC (deep-frozen semen of bovine animals), 88/658/EEC (meat products) and 90/120/EEC (amending Directive 88/407/EEC).

Currently Germany and Denmark have the highest rate of transposal in the Community (only ten directives not transposed at the end of 1992).

1.2.3. Situation in individual sectors

The transposal of the directives on seeds and seedlings does not pose any particular problems at the moment.

In the plant health sector the only problem is the transposal of the directives on protective measures against the introduction into the Member States of organizations harmful to plant or plant products (Directives 90/490/EEC, 90/506/EEC and 91/27/EEC). In the feedingstuffs sector a large number of directives have not yet been transposed by Luxembourg (nine directives). Directive 90/167/EEC on medicated feeding-stuffs (which is listed in the White Paper) would appear to be posing widespread problems since the Commission has so far received notification of transposal only from the United Kingdom, Greece and Portugal.

As in previous years, however, it is in the veterinary sector that the situation gives greatest cause for concern. Directives relating to veterinary matters account for no less than 212 of the 301 infringement procedures initiated in agriculture, 11 of the 12 reasoned opinions and 17 of the 26 cases referred to the Court.

Almost all the directives concerned are listed in the White Paper or contain measures implementing those listed or have some other direct or indirect link with the completion of the single market. Although mindful of the importance of the other veterinary directives, the Commission has been primarily concerned with the transposal of the four directives on the removal of veterinary checks at internal frontiers and the organization of Community checks at external frontiers (Directives 89/662/EEC, 90/425/EEC, 90/675/EEC and 91/496/EEC). The transposal and implementation of these Directives is essential to the completion of the single market. They provide for the reorganization of veterinary checks on the basis of mutual trust between Member States. Thus, apart from the considerable technical work involved, their transposal requires the Member States to surmount psychological barriers.

This has probably played an important part in the widespread delays affecting transposal, with the result that the Commission has had to initiate infringement procedures against all Member States except Denmark.

1.2.4 Application of Directive 83/189/EEC (technical standards) in the agricultural sector

In 1992, pursuant to Directive 83/189/EEC laying down a procedure for the provision of information in the field of technical standards and regulations, as amended by Directive 88/182/EEC, the Commission examined in the light of the Treaty and the relevant secondary legislation 57 draft technical regulations relating to agriculture.

This figure represents an increase of almost 100 % on 1991 (29 notifications). Having systematically analysed the drafts, the Commission requested amendments to almost half of them to ensure that their adoption would not create new obstacles to the free movement of goods (reasoned opinions and/or observations). In other cases Member States were instructed to maintain the status quo for twelve months from the date of notification, either because the Commission intended to present a proposal to the Council or because the planned measures were covered by a proposal for Community legislation which the Commission had already presented to the Council and which would replace the national measures concerned.

The Commission also monitors Member States' compliance with the obligation to notify all legislation containing technical standards or rules pursuant to Directive 83/189/EEC, as amended by Directive 82/182/EEC where agriculture is concerned.

In 1992 the Commission thus examined 73 legislative texts adopted by Member States in the agricultural sector. Twelve infringement proceedings were initiated as a result. Certain Member States (France, Greece, Italy and Portugal) suspended the legislation in question and forwarded new drafts under the notification procedure.

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	303	287	95
Denmark	303	283	93
Germany	303	278	92
Greece	303	267	88
Spain	303	275	91
France	303	274	90
Ireland	303	260	86
Italy	303	269	89
Luxembourg	303	260	86
Netherlands	303	275	91
Portugal	303	268	88
United Kingdom	303	279	92

2. FISHERIES

To enforce the Community arrangements for the conservation and management of fish stocks, the Commission continued to give special attention to the measures taken by Member States to ensure observance of the fishing quotas allocated to them. The action brought against the Netherlands for overfishing in 1986 (Case C-52/91) is still pending. Infringement proceedings have continued against the United Kingdom (overfishing in 1985 and 1986), the Netherlands (overfishing in 1987), France (overfishing in 1988) and Denmark (overfishing in 1988).

To ensure the consistency of the conservation arrangements, the Commission continued to monitor the fishery control measures which Member States must apply on their territory and within their waters. Neither the Court's judgment of 11 June 1991 (in Case C-64/88), when it found that France had failed to ensure adequate enforcement of technical measures for the conservation of stocks, nor that of 25 July 1991 (in Case C-258/86), when it held that Spain had failed to comply with conservation measures adopted at Community level for waters outside the Community fishing zone, have yet been properly implemented by the Member States concerned.

Infringement proceedings continued against Spain (failure to check landing declarations against the data

1.2.5. Progress in implementing directives applicable to agriculture recorded when the fish were sold; refusal to cooperate with Commission inspectors) and France (failure to prosecute breaches of the Community rules concerning logbooks).

Member States' application of the Community rules on the compulsory notification of the data required under the common organization of the market may now be considered satisfactory. The judgment given on 27 November 1990 in Case C-209/88 against Italy has not yet been fully implemented, however.

The Commission has continued its close and systematic monitoring of national fisheries legislation in order to assess its compatibility with Community law. In this context mention should be made of the important rulings given on 25 July 1991 in Case C-221/89 Factortame II and on 4 October 1991 in Case C-246/89, when the Court ruled against the restrictive conditions contained in the UK legislation on the granting of national flag rights to fishing vessels. The Member State concerned has since introduced amendments to remove these conditions from the legislation in question and the corresponding measures should shortly enter into force. On the other hand, the Irish authorities have so far failed to implement the judgment of 4 October 1991 in Case C-93/89, where the Court ruled against Irish legislation requiring nationals of other Member States to set up an Irish company before obtaining a licence for sea fishing.

In conjunction with the proceedings against the UK legislation on the granting of flag rights to fishing vessels, the Commission also reviewed the legislative position in the other Member States. It emerged that almost all the other Member States had similar national rules whereby the granting of fishing licences and/or flag rights was subject to conditions of nationality, residence and/or main place of establishment.

On 17 November 1992 the Court gave judgment in Case C-279/89, ruling against the UK legislation whereby, since 1 January 1986, the issue of fishing licences had been subject to conditions of nationality and residence as regards the composition of the crews of fishing vessels or to conditions requiring their periodic return to British ports. The Court held that the United Kingdom had failed to meet its obligations under the Treaty by laying down these conditions relating to the composition of crews. This finding was in line with the Court's ruling of 14 December 1989 in Case C-216/87 Agegate, which had dealt with the same national legislation. On the other hand, the Court refrained from any pronouncement on the condition requiring periodic returns to British ports, since this condition had already been treated in its judgment of 14 December 1989 in Case C-3/87 Jaderow, when the Court had held that the condition in question could in certain circumstances be incompatible with Community law but was not in itself contrary to the provisions of Community law in every case.

F. TRANSPORT

1. INTRODUCTION

With the completion of the internal market, both the general public and the business world now regard transport as being of vital importance. This is reflected not only in growing demand for action by the Commission in the form of complaints about infringements of directly applicable Community rules — which more and more tend to be well founded — but also in an increasingly cooperative attitude on the part of the Member States. Despite the expansion in Community law on transport and its considerable complexity, the Member States are generally far more inclined to accept the Commission's views expressed at the early stages of infringement proceedings.

As regards the transposal of directives, there has been an improvement in the rate of adoption of national

implementing measures by the Member States. It is still to be regretted that in a few — though happily rare cases certain Member States are backtracking on the commitments they entered into when the directive was adopted. But there is a new type of problem that is emerging with progress towards an internal market in transport — an increasing number of cases of incomplete or incorrect application of certain directives, commonly attributable to erroneous interpretations by the authorities of the Member States. Most of these cases have been settled at an early stage of the procedure.

2. ROAD TRANSPORT

By judgment given on 19 May 1992 the Court of Justice declared that by adopting the law on taxes for the use of federal roads by heavy goods vehicles (Straßenbenutzungsgebühr) (30 April 1990), Germany had failed to fulfil its obligations under Article 76 of the EEC Treaty. The action for a declaration to this effect had been brought in the context of infringement proceedings by the Commission, with support from Belgium, Denmark, France, Luxembourg and the Netherlands. The tax was payable by HGVs of an authorized laden weight exceeding 18 tonnes, wherever registered, using federal roads and motorways. Germany also set a special rate of tax on road vehicles ('Kraftfahrzeugsteuer') which in effect reduced the tax burden on German HGVs. The Court concluded that the combined effect of the two measures was to discriminate in favour of German vehicles, contrary to Article 76 of the EEC Treaty. The German Government subsequently announced that it would abandon the plan to introduce the tax that had been censured by the Court.

Germany amended its rules governing the recognition exchange of driving licences (Directive and 80/1263/EEC) as regards Community students residing in Germany for study purposes. Students will now be able to keep their original driving licence throughout the period of their studies rather than exchanging it. They will also be able to take a driving test either in Germany or in their Member State of origin and the licence will be recognized by the host Member State. Incidentally, from 1 July 1996 the principle of mutual recognition of driving licences, superseding the obligation to exchange them, will be applicable by virtue of Directive 91/439/EEC.

Portugal has now taken measures relating to access to the occupation of road passenger transport operator (Directive 74/562/EEC, as amended by Directive 89/438/EEC), first in international transport and more recently in national transport. But it is now the only Member State that has not yet transposed Directive 90/398/EEC on the use of vehicles hired without drivers.

Directive 89/461/EEC fixing maximum authorized dimensions for articulated vehicles has been transposed in all Member States except Italy, where the legislation is in progress. Directive 91/60/EEC (maximum authorized dimensions for road trains) entered into force on 1 October 1991 and has been transposed by all the Member States, though in some of them only partly. Portugal is the only Member State that has not notified measures implementing Directive 89/459/EEC on tyre tread depths.

Three Member States (Italy, Luxembourg, Belgium) have still not established the uniform procedures for applying

the social regulations in road transport (driving and rest periods; recording equipment) as required by Directive 88/599/EEC. The Commission regards this as a protracted failure to comply with Community law, though at least Belgium has now presented draft measures to give effect to the Directive.

3. COMBINED TRANSPORT

Italy has still not complied with the judgment of the Court of Justice of 7 May 1991 declaring that, by maintaining a licensing and quota scheme for combined rail/road transport between Member States and withholding licences from individuals wishing to engage in such transport, Italy had failed to fulfil its obligations under Directive 75/130/EEC on the establishment of common rules for certain types of combined rail/road carriage of goods between Member States. At a meeting held in Rome on 19 March 1991, the Italian authorities confirmed that they were planning to take the necessary measures in the form of a decree removing all remaining restrictions in international combined transport, but no action has so far been taken.

Nine Member States have taken measures to implement Directive 91/224/EEC amending Directive 75/130/EEC, which came into force on 1 September 1992. Infringement proceedings are under way against Greece, Italy and Ireland.

4. INLAND WATERWAYS

The efforts made to secure progress regarding access to the occupation of waterway goods carrier (Directive 87/540/EEC) have borne fruit. National implementing measures should have been in place by 1 July 1988, but none of the Member States most directly concerned had taken them at the end of 1991; there is no precedent for such a situation. Since then, however, France and the Netherlands have passed legislation, and Italy and Luxembourg, where the procedure is under way, are expected to follow shortly. An action has been commenced against Germany in the Court of Justice for failure to comply with its obligations. The German authorities adopted implementing measures on 30 September 1992, but as they are to come into force only on 1 January 1994, the action will go ahead. On 27 February 1992 the Court declared that Belgium had failed to fulfil its obligations under the Directive. Belgium has not yet complied with the judgment given by the Court on 10 December 1991 on the basis of Article 171 of the EEC Treaty for failure to comply with an earlier judgment given against it on 28 May 1988 for failure to transpose Directive 82/714/EEC laying down technical requirements for inland waterway vessels. This is currently the most serious case of ongoing failure to abide by Community law in transport.

5. AIR TRANSPORT

The entry into force of Directive 91/670/EEC on mutual acceptance of personnel licences for the exercise of functions in civil aviation has been of great benefit to the large number of Community citizens working as pilots and flight engineers. But the Commission has received many complaints about the restrictive interpretations placed on the Directive by the authorities of certain Member States, which put excessive barriers in the way of acceptance; the Commission has reacted rapidly and firmly to every failure to apply the Directive properly, given its impact on completion of the internal market in transport.

6. Progress in implementing directives applicable to transport

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	52	45	87
Denmark	52	51	98
Germany	52	48	92
Greece	52	48	92
Spain	52	50	96
France	52	48	92
Ireland	52	50	96
Italy	52	44	85
Luxembourg	52	47	90
Netherlands	52	50	96
Portugal	52	45	87
United Kingdom	52	50	96

G. ENVIRONMENT

1. INTRODUCTION

This chapter constitutes the report on the environment requested by the Council and Parliament. There will be a separate offprint.

1.1. General situation

Internationally, the main event of the year was the United Nations Conference on Environment and Development in Rio de Janeiro. In the Community, 1992 was the twentieth anniversary of the Paris Declaration of the Heads of State or Government, generally regarded as the starting point of the Community environment policy.

In the course of these twenty years, Community activity has expanded considerably in terms not only of the number of directives but also of the number of areas covered. It is difficult to put a figure on the number of Community instruments relating to environmental protection, given the close links to other areas such as agriculture, energy or transport, but Parliament recently suggested a figure of 445 legislative instruments, including 196 directives, 40 regulations, 150 decisions and 14 recommendations and resolutions.

Environmental considerations have come to enjoy a unique status in Community policy as a mandatory component of decisions in all policy areas by virtue of Article 130 r (2) of the EEC Treaty. This special status was recently confirmed by the Court of Justice in Case C-2/90 (9 July 1992), where it held that environmental protection could in certain circumstances be pleaded to justify restrictions on the free movement of goods.

The draft Treaty on European Union will consolidate the position here, for Article 2 of the EC Treaty will provide that one of the Community's tasks is to promote sustainable and non-inflationary growth respecting the environment, and Article 3 (k) will identify the development of a Community environment policy as one of the means to that end.

Any assessment of the number of environmental directives is meaningless if the obligations imposed by them are not performed. The need for a substantial boost to the practical effect given to Community legislation has recently been highlighted in a number of reports and declarations by the Community institutions, such as those from Parliament (Report by the Committee on the Environment, Public Health and Consumer Protection on the implementation of European legislation on the environment, 6 January 1992 — reporter: Mr Vernier), the Council (Presidency Statement at the informal meeting of Environment Ministers at Amsterdam, 11-13 October 1991) and the Court of Auditors (Special Report 3/92 on the environment), and by institutions of the Member States (e.g. the House of Lords in the United Kingdom — report on implementation and application of environment legislation: 1991/92 session).

The mandatory character of Community environment directives is not always recognized; in practice directives are commonly regarded as mere recommendations. This means that existing legislation is deprived of its effect and raises doubts about the status of future programmes. This report offers a valuable opportunity to promote a more open and more transparent discussion of the subject, involving not only the institutional actors in the Community and the Member States but also Europe's citizens, who are the primary victims of the failure to keep environmental trends under proper control and of the general degradation of our shared heritage. In view of the conclusions of the Council meeting (Environment) of 15 and 16 December 1992, this annual report on Community law is being presented not only to the European Parliament but also as a basis for discussion in the Council.

While all the activities and reports mentioned above do not give a truly brilliant picture of the situation regarding implementation of Community environment legislation, the present report cannot offer a brighter picture either. In the absence of other means of verifying the effective application of environment directives, the Commission proceeds on the basis of the reports and programmes supplied by the Member States and information received from Parliament in the form of questions and petitions, or complaints filed by individuals and associations. The Commission has commenced numerous infringement proceedings against most of the Member States for failure to notify reports on the implementation of a wide range of environmental directives. The situation seems much the same as regards the plans and programmes required for the performance of a number of obligations under directives.

The number of complaints in environmental matters has risen by more than a third since 1991. This being so, the Commission can only confirm that the resources deployed by many of the Member States for monitoring and performing the obligations imposed by Community legislation fall short of actual needs. The rise in the number of complaints from Europe's citizens is evidence of their growing awareness of the situation, their limited access to the courts and their improved familiarity with possibilities offered by approaches to the Commission.

This report is based on three aspects of the Commission's monitoring activities, namely failure to notify national implementing measures, notification of incomplete measures and their incorrect application. There is a section analysing the situation in each Member State and a section analysing the situation in each area of Community environment legislation.

1.2. Failure to notify national implementing measures

As earlier reports already stated, the Member States do in fact transpose most of the obligations of the environment directives, though there are problems with the time taken to do so. The delays flow more from problems of administrative coordination than from a deliberate intention to evade obligations. But late notification always means that the Commission must commence infringement proceedings, with all that this implies in terms of procedural and management costs, to induce the Member States to transpose directives within the time-limits that they themselves accepted in the Council. The Commission welcomes the efforts made by Italy to transpose a whole series of environment directives more quickly by means of the new procedure known as the Community Law. In 1992 this new system allowed a large number of directives to be implemented, some of them more than a decade behind time.

But there are cases where failure to transpose Community directives several years after their entry into force gives cause for serious concern. The Netherlands, for instance, has still not transposed Directive 80/68/EEC (groundwater), despite the judgment given by the Court of Justice on 17 December 1987 (Case 291/84) and the second referral to the Court of Justice by the Commission. In Belgium, the Brussels region recently transposed Directive 85/337/EEC (environmental impact assessment), four years after the appointed date.

One technique often used by certain Member States is to take the text of the directive over virtually word for word into national law. This practice is acceptable in formal terms but can fail to respect the context of the host legal system and the capacity of the existing administrative structure to implement and apply the resultant obligations. This failure to reflect the general context means that domestic implementing provisions become a pure formality which technically complies with the obligations imposed by a given directive but does not absolutely ensure that the measures it requires will be properly applied. This approach does not guarantee the highest level of environmental protection that Article 130 t EEC Treaty expressly allows the Member States to maintain.

Member States transpose a directive via a multitude of legal measures without correlating their various components and the obligations flowing from the directive by diagrams, tables or whatever. It is often very difficult for the Commission to ascertain whether Community legislation has been properly transposed. This is an aspect to which the Commission explicitly draws attention in its correspondence with the Member States before a directive enters into force, but it is regularly ignored when Member States notify the Commission of national implementing measures.

During the report period, the following environmental directives were due for transposal in all the Member States:

- Directive 90/415/EEC amending Annex II to Directive 86/280/EEC on limit values and quality objectives for certain dangerous substances listed in Annex I to Directive 76/464/EEC;
- Directive 92/14/EEC on the limitation of the operation of aircraft;
- Directives 91/325/EEC, 91/326/EEC and 91/410/EEC: 12th, 13th and 14th adaptations to technical progress of Council Directive 67/548/EEC (classification, packaging and labelling of dangerous substances);
- Council Directive 91/244/EEC amending Directive 79/409/EEC on wild birds;
- Directive 91/157/EEC on batteries and accumulators containing certain dangerous substances;
- Directive 90/313/EEC on freedom of access to information on the environment.

Not one of the Member States has adopted provisions implementing all these eight directives. Most have not even transposed half of them (see table).

Among the directives falling due for transposal in 1992, Directive 90/313/EEC (freedom of access to information on the environment) deserves special attention since it will require substantial changes in the traditional administrative procedures of most Member States. As it said in previous reports, the Commission is not kept abreast of national measures giving effect to international agreements in environmental matters, even where the Community is a contracting party.

1.3. Conformity of national implementing measures with Community law

Although the obligations imposed by directives are debated at length before the Council adopts them, the Member States still often transpose some of them incorrectly. This is something that the Court of Justice has most often been asked to rule on, but its decisions tend to be ignored. As examples, consider the decisions concerning Belgium (Directives 79/409/EEC (wild birds) Case 247/85, 8 July 1987; 75/440/EEC and 79/869/EEC (surface water) - Case C-290/89, 11 June 1991; 84/631/EEC (transfrontier shipment of waste) ---Case C-2/90, 9 July 1992); France (Directive 79/409/EEC — Case 252/85, 27 April 1988); Germany (Directives 79/409/EEC - Case 412/85, 17 September 1987, 80/68/EEC (groundwater) - Case C-131/88, 28 February 1991, 80/779/EEC (limit values for SO₂) ---Case C-361/88, 30 May 1991); and the Netherlands (Directive 79/409/EEC - Case 236/85, 13 October 1987).

Directives 79/409/EEC (wild birds) and 85/337/EEC (environmental impact assessment) pose the trickiest problems of transposal. In the case of Directive 79/409/EEC, the Commission commenced infringement proceedings against Belgium, France, Germany, Greece, Ireland, the Netherlands and the United Kingdom for failure to designate special protection areas for wild birds or for allowing unacceptable practices regarding shooting seasons and species. There is a similar problem with Directive 85/337/EEC; there are serious difficulties with its implementation as regards the types of project subject to environmental impact assessment and the assessment criteria. As previous reports have already said, the Commission considers that projects covered by Annex II to Directive 85/337/EEC that can harm the environment by reason of the site, nature or scale of the project must be preceded by an environmental impact assessment. The legislation transposing this Directive in the Member States must make provisions accordingly. The legislation of most of the Member States (all but the United Kingdom and France, in fact) has to be considered as incomplete, since it does not provide for assessment of all the types of project listed in Annex II, the Commission is taking action against the Member States that have only partly transposed Directive 85/337/EEC. The important fact remains that many projects are now being authorized without prior environmental impact assessment, and that in itself is both contrary to the Directive and a source of potentially irreversible damage to the environment.

However, the Commission welcomes the fact that the Member States are increasingly using mandatory legislative instruments rather than circulars to transpose directives. The use of circulars was criticized in earlier reports; it has often been rejected by the Court of Justice, and most recently in the environment context.in Case C-361/88 Commission v. Germany and Cases C-13/90, C-14/90 and C-64/90 Commission v. France. Certain Member States, notably France, have tended to make greater use of binding legal instruments to transpose directives against water and air pollution.

1.4. Incorrect application of directives

The trend noted in earlier reports has been confirmed: most infringements of Community environment directives in 1992 took the form of incorrect application. The obligations imposed by a directive are commonly not observed in practice, despite the fact the national implementing legislation that fully and correctly transposes a directive is mandatory in its own right. In comparison with previous years, the number of violations of Community law brought to the Commission's attention has risen faster in environment law than in any other area.

One of the most serious problems encountered by the Commission in processing complaint cases is the collection and verification of information about the facts of the case. When scrutinizing national implementing legislation, the Commission simply examines the lawfulness of the Member States' implementing measures. But when it analyses the way these measures are put into effect, it has neither the means to investigate the facts of a specific case nor the power to impose periodic controls on the Member States. Some environmental directives require the Member States to supply the Commission with periodic implementation reports or plans and programmes for the practical performance of their obligations. Apart from these reports, plans and programmes, which could help provide an overview, the Commission's main basis for assessing the implementation of Community law on the environment is the information on specific cases that comes to it with Parliamentary questions and petitions or complaints from members of the public.

Even if the implementation reports required by certain directives can provide the Commission with valuable points of reference, their utility is limited by the infrequency of their transmission. Earlier reports drew attention to this aspect of the problem; there has been no discernible improvement.

The same considerations apply to the plans and programmes required by various environmental directives, such as the plans for the gradual improvement of the quality of the air (Directives 80/779/EEC dioxide and suspended (sulphur particulates). 85/203/EEC (nitrogen dioxide) and 82/884/EEC (lead)), programmes to reduce pollution caused by discharges of dangerous substances into the aquatic environment (Directive 76/464/EEC), plans for disposal of toxic and hazardous waste (Directive 78/319/EEC), and programmes for the reduction of the tonnage and volume of containers of liquids for human consumption (Directive 85/339/EEC). Most of these plans should have reached the Commission several years ago, but most of the Member States have yet to notify them.

Answers to the Commission's requests for information generally take more than the two months allowed. The Commission endeavours to remedy the situation by organizing periodic meetings with the national authorities (package meetings), which often involve regional and local authorities. In 1992, there were seven package meetings, with France, Spain, Belgium, Denmark, and Luxembourg, to examine the implementation of directives and discuss certain complaints.

The number of cases detected by the Commission in 1992 was much the same as in 1991. Most were based on questions and petitions from Parliament. But the number of complaints received in 1992 was more than a third up on the 1991 figure. They cover all areas of Community environment law, though most relate to situations governed by Directives 79/409/EEC (wild birds) and 85/337/EEC (environmental impact assessment).

Many of the complaints received by the Commission concern projects authorized without an environmental impact assessment, or at least without an assessment meeting the requirements of Directive 85/337/EEC. Such projects are often transport infrastructure or economic development projects apparently decided in advance of any assessment of their environmental impact, this being relegated to the status of a marginal consideration. Where the procedure is formally carried out, complaints often relate to the poor quality of the impact assessment by the project promoters and the absence of any form of public consultation during the procedure.

The projects are often in special wild bird protection areas designated pursuant to Directive 79/409/EEC, but those in charge seem to regard this as irrelevant.

1.5. Structural Funds and other sources of Community finance

Article 130 r (2) of the EEC Treaty provides that environmental protection requirements are a component of the Community's other policies.

In recent years efforts have been made to reflect this in various areas of Community activity. Article 7(1) of Regulation (EEC) No 2052/88, for instance, provides that measures financed from the Structural Funds must be compatible with Community environment law and policy.

It is for the Member States to take the measures needed to ensure that Community law is observed in the preparation and performance of projects partly financed from the Structural Funds or other Community financial instruments.

Although in point of fact Community directives on the environment are usually respected, there are occasional problems of conformity of projects with Community law.

Every year there are a large number of complaints regarding misuse of Community Funds. Where the Commission ascertains that there is a violation of Community law, it either asks the Member State to modify the project accordingly or withdraws or withholds financial support for it.

In its recent proposals for reform of the Structural Funds Regulations, the Commission proposed clearer and tighter rules providing for analysis of the environmental dimension in regional development plans and programmes.

Provision is made for assessment of the environmental situation in the regions when the Member States elaborate their development programmes and for the involvement of environmental authorities in the implementation of the measures provided for in them (Article 8 of the proposed general regulation). Another very useful component of the Commission's proposals for better observance of environment law is the proposal that the Member States should arrange for adequate publicity before submitting their regional development programmes to the Commission.

1.6. Freedom of access to information on the environment

Directive 90/313/EEC (freedom of access to information on the environment) has been formally implemented in five Member States.

Some Member States already have laws and regulations on freedom of information generally. But the measures in force are not adequate for proper transposal of Directive 90/313/EEC. Additional legislation will be needed if national law is to be in full conformity with the Directive. No measures adapting the general legislation have been notified.

In other Member States, implementation of Directive 90/313/EEC means introducing a new right to information on the environment and requires new legislation. Delays in transposing the Directive here are the result of the time taken to prepare and pass the legislation in view of the respective legislative procedures of the Member States.

The Commission considers that several provisions of Directive 90/313/EEC have direct effect and will be applicable from 1 January 1993 even if there is no national legislation implementing them.

1.7. Environmental impact assessment

The situation regarding Directive 85/337/EEC (environmental impact assessment) in 1992 was much the same as in 1991 in terms both of transposal, where the proceedings commenced by the Commission are still in hand, and of incorrect application: the Commission is still receiving very frequent complaints.

Although these complaints relate to projects that vary widely in size and type, they nearly always point to the same kinds of problem — assessment carried out too late in the decision-making process, mediocre quality of assessment and tendency to be biased in favour of the project (neither of these defects being rectified at subsequent stages of the procedure), and failure of the final decision to take account of public opposition to the project on environmental grounds.

The fact that there has been no real improvement here suggests that for the moment Directive 85/337/EEC it is still not performing as an effective environmental safeguard. Nor is it attaining its objective of securing a proper role for the general public in planning decisions that directly affect their lives.

1.8. Measures needed

An overall assessment of the trends revealed in this report regarding implementation of Community environment law by the Member States makes it clear that most of the problems described in its predecessors are still unremedied. In 1992 the number of complaints continued to rise steadily. They do not give a complete picture of the state of the environment, but they do manifest the level of public awareness in Europe of the need to protect the environment. In general terms, complaints are evidence of practical problems. The Member States need to make a greater effort to abide by Community law on the environment. The Commission considers that there will have to be new machinery for enforcing environment legislation, both in the Member States and at the Commission. Administrative cooperation with and between the Member States to facilitate the full, correct and timely transposal of Community law will have to be structured as a preventive measure to reduce the likelihood of infringements. In the process, there will have to be a full evaluation of the implications of several recent trends in Community law.

Environmental directives have often been transposed in the Member States well after the appointed date, as can be seen from the position regarding the eight directives due for transposal in 1992. In certain cases, not one of the obligations imposed by the directives has been properly transposed. This could in future have major consequences as a result of the judgment given by the Court of Justice on 19 November 1991 in Cases C-6/90 and C-9/90. There the Court held that individuals who sustain damage by reason of failure to transpose a directive that confers rights on them must be compensated by the Member State and are accordingly entitled to proceed for damages. The right conferred on individuals whose rights are invaded by the incorrect transposal of a directive to demand compensation from their national authorities is an important innovation.

While it may be difficult to prove that damage has been sustained as a result of the violation of directives, the Member States will at any rate have to make a greater effort to abide by their commitments.

As in previous years, the commonest form of infringement of Community law on the environment in 1992 was failure to apply directives properly. The Commission very often does not have the information it needs to evaluate the full facts of the case. The Member States do not always give it the information required for the performance of its responsibilities under Article 155 of the EEC Treaty: they do not present the reports, plans and programmes called for by so many directives and in many cases they do not cooperate with the Commission to clarify the facts.

Several major initiatives might help to remedy the situation. The adoption of Directive 91/692/EEC standardizing and rationalizing the reports on the implementation of certain directives relating to the environment should help to ensure that the Commission is kept informed on the general situation regarding application of directives. Moreover, the fifth plan of action envisages the establishment of a network of representatives of national authorities and the Commission to guide the implementation of measures agreed on. Its main function would be to channel exchanges of information and experience and to develop common approaches under Commission supervision.

It should also be remembered that Article 20 of Regulation (EEC) No 1210/90 on the establishment of the European Environment Agency and the European Environment Information and Observation Network provides that two years after the Regulation's entry into force the possibility of involving the Agency in the monitoring of Community legislation may be examined.

In any event, once they are established, the Agency and the Network will be able to help with investigating the facts underlying the complaints received about incorrect application of Community environment law.

The Commission considers that every citizen is concerned by protection of the environment and ought to be directly involved in it. But the public cannot participate without proper information. Directive 90/313/EEC (freedom of access to information on the environment) will offer individual citizens and associations new possibilities here, and will raise public awareness of the damage being done to the environment. Better information for the general public means better opportunities to play a more active role in the application of environment law; the spin-off may be a further expansion in the frequency of complaints filed with the Commission. The Commission is considering working with the Member States on new solutions and the possibility of new legislation to remedy manifest gaps in national systems of legal protection that jeopardize the application of Community law in the national context.

2. SITUATION IN THE MEMBER STATES

2.1. Belgium

2.1.1. Late transposal

In 1992, the Brussels-Capital region transposed Directive 85/337/EEC (environmental impact assessment) four years after time. The other two regions had already transposed it.

There is a general pattern of late transposal of directives in Belgium; ten infringement proceedings for failure to notify national implementing measures are in motion, at different stages of the procedure.

No measures have been notified for Directives 92/14/EEC (aircraft noise); 91/325/EEC, 91/326/EEC and 91/410/EEC (classification, packaging and labelling of dangerous substances); 91/244/EEC (wild birds) and 91/157/EEC (batteries and accumulators).

2.1.2. Conformity of national measures with Community law

When implementing measures are taken by the Belgian authorities, they are usually in order. But the distribution of powers between the State and the regions sometimes creates gaps in them.

A judgment of the Court of Justice of 1987 recording several cases of failure to implement Directive 79/409/EEC (wild birds) properly has still not yielded appropriate measures, and infringement proceedings based on Article 171 of the EEC Treaty are in hand.

The Court of Justice has given judgment in cases relating to Directives, 76/403/EEC (PCB/PCT), 78/319/EEC (toxic waste) and 78/176/EEC (titanium dioxide). Directive 85/203/EEC (nitrogen dioxide) has not been fully transposed. On 11 June 1991 the Court gave judgment against Belgium for incomplete transposal of Directives 75/440/EEC and 79/869/EEC (surface water for human consumption and sampling and analysis methods) (Case C-290/89).

On 9 July 1992, it gave judgment against Belgium for failure to perform its obligations under Directive 84/631/EEC (transfrontier shipment of hazardous waste) (Case C-2/90).

Directive 85/337/EEC (environmental impact assessment) has not been fully and properly transposed in either Wallonia or Flanders, though the Besluit van de Vlaamse Executieve houdende vaststelling van het Vlaams reglement betreffende de milieuvergunning (VLAREM) has remedied some of the defects.

2.1.3. Practical application

Among the water directives, the transposal and application of Directive 76/464/EEC (dangerous substances in the aquatic environment) continue to give cause for serious concern, as nearly all the country's rivers are heavily polluted. The situation will remain unsatisfactory as long as programmes to reduce discharges have not been prepared and implemented as required by the Directive.

The situation regarding Directive 82/501/EEC (industrial accidents) is improving, but progress remains to be made on emergency plans. The legislation is highly complex and there is confusion as to its practical application; a meeting has been scheduled with the Belgian authorities to clarify matters.

There are still problems with the practical application of Directive 79/409/EEC (wild birds) in Flanders and Wallonia. In Flanders, there are inadequate measures to protect designated areas; in Wallonia, there are still difficulties with the shooting rules despite the judgment given by the Court of Justice against Belgium in 1987. Wallonia has passed legislation to ban snaring. The proceedings under Article 171 of the EEC Treaty are at the reasoned opinion stage.

2.2. Denmark

2.2.1. Late transposal

Denmark has transposed most of the directives due for transposal in 1992.

Directive 90/415/EEC (dangerous substances in the aquatic environment) was transposed by bekendtgørelse No 75, 30 January 1992.

Directives 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC on the classification, packaging and labelling of dangerous substances) were transposed by bekendtgørelser Nos 586 and 589, 8 August 1991, and 134, 24 February 1992.

Directive 92/14/EEC (limitation of operation of noisy aeroplanes) was transposed by bestemmelser BL 5-42, 12 June 1992.

The Danish authorities have notified the Commission that Directive 90/313/EEC (freedom of access to information on the environment) is effectively transposed by its existing legislation on freedom of administrative information.

Article 7 of Directive 91/157/EEC (batteries and accumulators) is implemented by a variety of instruments, including bekendtgørelser Nos 10 and 15, 3 January 1992. But there is some delay with the rest of the Directive.

Directive 91/244/EEC (wild birds) is consequently the only one for which the Danish authorities have not notified implementing measures.

2.2.2. Conformity of national measures with Community law

Cases of legislation not properly implemented are few and far between. The Commission is glad to report that the Danish authorities are always most cooperative and that problems, if any, are generally solved very quickly.

Once the Commission had drawn their attention to the judgment in Case C-231/88 given on 28 February 1991 (Commission v. Germany), the Danish authorities adopted bekendtgørelse No 918 on 18 December 1991 to improve the transposal of Directive 80/68/EEC (groundwater).

2.2.3. Practical application

Most of the allegations of violations of Community environment law in Denmark referred to the Commission in 1992 turned out to be unfounded. The Commission decided to take no action on the complaints received in 1991 on the plan for a fixed link between Denmark and Sweden at Øresund.

2.3. Germany

2.3.1. Late transposal

So far Germany has implemented none of the eight directives falling due in 1992, namely Directives 90/313/EEC (freedom of access to information on the environment), 90/415/EEC (dangerous substances in the aquatic environment), 91/157/EEC (batteries and accumulators), 91/244/EEC (wild birds), 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances) and 92/014/EEC (limitation of operation of noisy aeroplanes).

Circulars have been adopted and published to implement Directives 88/180/EEC and 88/181/EEC (permissible sound level of lawnmowers).

Community environmental legislation is now applicable in the five new Länder of Germany, without specific implementing measures being needed. The transitional periods allowed the German authorities by Directives 90/656/EEC and 90/660/EEC are considered under the practical application heading.

The German authorities have not notified measures to comply with the judgments given by the Court of Justice in Case C-131/88 on 28 February 1991 (transposal of Directive 80/68/EEC, groundwater) and Case C-58/89 on 17 October 1991 (transposal of Directive 75/440/EEC, surface water), and the Commission has begun proceedings under Article 171 EEC Treaty. It considers that Germany has also failed to do all that is necessary to comply with judgment C-412/85 of 17 September 1987 (wild birds), and has brought a fresh action in the Court under Article 171 EEC Treaty.

2.3.2. Conformity of national measures with Community law

Following the judgments given by the Court of Justice in Cases C-131/88 on 28 February 1988 (groundwater) and C-361/88 on 30 May 1991 (air pollution) the Commission wrote to the German authorities, asking them to revise their practice of transposing Community directives on discharges of dangerous substances by means of circulars. The same problem arises in relation to air pollution (Directives 80/779/EEC (limit values for sulphur dioxide and suspended particulates) and 82/884/EEC (limit value for lead in the air)). But here the German authorities have notified the Commission of draft regulations to replace the TA Luft Regulations held by the Court to be incompatible with Community obligations in Case C-361/88. Pending a satisfactory outcome on this problem, the Commission has suspended the proceedings for infringement of Directive 85/203/EEC (limit values for nitrogen dioxide in the air).

Apart from the incorrect implementation confirmed by the judgment of the Court of Justice in Case C-412/85, mentioned above, the Commission regards several other German measures as incompatible with Directive 79/409/EEC (wild birds) despite the judgment given by the Court of Justice in Case C-288/88.

2.3.3. Practical application

The 1991 report stated that, as regards bathing water, 36 % of sea waters and 64 % of inland bathing waters fell short of the requirements of Directive 76/160/EEC.

As regards Directive 78/659/EEC, Germany has notified the Commission of 236 designated areas in a total of ten Länder. It has also notified it of five shellfish water areas designated in Lower Saxony in accordance with Directive 79/923/EEC.

For the five new Länder, Directive 90/656/EEC authorizes Germany to begin applying Directives 76/464/EEC, 87/176/EEC, 83/513/EEC, 84/156/EEC, 84/491/EEC, 86/280/EEC, 88/347/EEC (dangerous substances in the aquatic environment) and 78/659/EEC (fishing water) only after 31 December 1992. Directive 76/160/EEC (bathing water) is applicable from the end of 1993; the specific programmes for Directives 84/156/EEC and 86/280/EEC and the action plans for Directive 80/68/EEC (groundwater) and 75/440/EEC (surface water) were not required to be submitted to the Commission until 31 December 1992.

The German authorities have notified the Commission of a drinking water action plan for the five new Länder; it is still being discussed by the Commission and the German authorities.

Turning to quality of the air, Germany has submitted measures for the application in the five new Länder of Directive 80/779/EEC (limit values for SO2 and suspended particulates) in sensitive areas (Directive 90/656/EEC). But it has been ascertained that, given the difficulties flowing from administrative structures and certain technical difficulties, the action plans for Berlin, Saxony, Saxony-Anhalt and Thuringia matching the requirements of Directive 80/779/EEC have still to be drawn up. The information that has been supplied merely states where values are exceeded and why. Plans required by Directives 82/884/EEC (lead in the air) and 85/203/EEC (limit values for NOx) do not have to be submitted until the end of 1992. On the waste directives, there have been no new developments since last year's report. Germany was required to notify action plans by the end of 1991. In its report of February 1992, it stated that management plans provided for by Directive 75/442/EEC (waste) and Directive 78/319/EEC (toxic waste) would be ready by the end of 1992. The February 1992 report can be treated as an action plan even though it is not possible to be sure that at the end of 1995 Community law will be fully observed.

In the area covered by Directive 85/337/EEC (environmental impact assessment) the Commission is still receiving complaints about projects carried out without prior impact assessment, contrary to the Directive. The practical application seems somewhat problematic, particularly as a result of Germany's sophisticated administrative procedures. The main points covered by complaints under Directive 79/409/EEC concern threats to wild bird habitats from economic development.

2.4. Greece

2.4.1. Late transposal

There are still delays in notifying measures to implement environmental directives in Greece. Thirteen directives due for transposal have yet to be implemented.

The directives concerned are Directives 89/369/EEC and 89/429/EEC (municipal waste incinerators), 88/609/EEC (air pollution by large combustion plants), 90/415/EEC (dangerous substances in the aquatic environment), 91/157/EEC (batteries and accumulators), 90/219/EEC and 90/220/EEC (genetically modified organisms), 88/610/EEC (amending Directive 82/501/EEC on industrial accidents), 91/244/EEC (wild birds), 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances) and 92/14/EEC (limitation of operation of noisy aeroplanes).

As regards Directive 90/313/EEC on freedom of access to information on the environment, there is a general law in Greece — Law No 1599/86 on relations between the State and the citizen — which empowers all natural and legal persons to obtain access to public documents. It was enacted in pursuance of Article 10 (3) of the Greek Constitution, whereby public authorities must answer all requests for information provided for by specific laws. This general law still needs specific measures to implement the directive.

2.4.2. Conformity of national measures with Community law

Greece often takes over the full text of a directive in its legislation, but the Commission must report that even so there are directives that are not properly transposed.

2.4.3. Practical application

There has been no radical change in the situation regarding the application of the various environmental directives since the previous report. Greece has yet to designate special protection areas pursuant to Directive 79/409/EEC with adequate precision and has not taken the requisite practical measures to protect those areas.

The problems with the waste directives are the same as before: waste is being dumped in various parts of Greece without measures to protect the environment and human health. The Court of Justice has given judgment against Greece for failing to comply with its obligations under Directives 75/442/EEC (waste) and 78/319/EEC (toxic waste) in a case concerning the illegal dumping of waste that seriously threatened public health and the environment at Kouroupitos in Crete (Case C-45/91, 7 April 1992). The Commission is aware of the problem of waste disposal in Greece and is looking for alternatives to infringement proceedings as means of helping Greece to apply the relevant directives properly. Its main concern is to use structural Fund resources to finance new projects here.

Directive 82/501/EEC (industrial accidents) is not being fully applied in practice: the Greek authorities are not

imposing the obligations it generates on all industrial plants. The accident at the Petrolla-Ellas refinery in September 1992 again highlighted the problems of applying the Directive, to which the Commission had already drawn the Greek authorities' attention.

The acute problem of air pollution in Athens has existed for years now and has not improved. Greece has still not notified the Commission of plans to improve air quality as required by Directive 80/779/EEC (SO₂) (deadline: October 1982).

But in 1992 Greece supplied the reports provided for by Directives 75/442/EEC (waste), 78/319/EEC (toxic waste), 76/403/EEC (PCBs/PCTs) and 84/631/EEC (transfrontier shipment of waste), covering all forms of waste, and the programme provided for by Directive 88/609/EEC (large combustion plants).

There has been a substantial rise in the number of complaints against Greece for incorrect application of Directive 85/337/EEC (environmental impact assessment). They mostly concern projects as listed in Annex II, where the Member States enjoy extensive discretion.

2.5. Spain

2.5.1. Late transposal

There have been no substantial delays in implementing environmental directives in Spain in recent years. Despite the fact that a wide range of administrative bodies with responsibility here are involved in the process, national legislation has laid the basis for regional activity and this has helped rationalize the implementation process. Even so, there are several directives still awaiting transposal. Certain of them are well behind time — Directives 87/18/EEC (good laboratory practice), 90/517/EEC (classification, packaging and labelling of dangerous substances) and 90/219/EEC and 90/220/EEC (genetically modified organisms). A number of Directives falling due for transposal by the end of 1992 have not yet been transposed - Directives 92/14/EEC (limitation of operation of aeroplanes); 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances);

91/157/EEC (batteries and accumulators), and 90/313/EEC (freedom of access to information on the environment). The delay with Directive 90/313/EEC is a source of concern, given the extent of the changes that will have to be made to traditional administrative procedures in Spain.

2.5.2. Conformity of national measures with Community law

Deficiencies highlighted last year in the transposal of Directive 78/319/EEC (toxic and hazardous waste) have been remedied by amendments to existing legislation. But others persist, such as the exclusion from Spanish legislation of most of the projects listed in Annex II to Directive 85/337/EEC (environmental impact assessment). Infringement proceedings are in motion, but Spanish legislation has not been changed. The authorities consequently authorize many Annex II projects contrary to the Directive. The Commission receives regular complaints about such projects and the irreversible damage they do to the environment.

As a rule environmental directives are taken over almost word for word into Spanish law. This practice fails to take proper account of preexisting national or regional legislation related to the ends and means of the directive that is being transposed.

2.5.3. Practical application

As earlier reports stated, there is room for improvement in the application of Community environment law in Spain. There are delays in transmitting the implementation reports required by several directives, and the growing number of complaints originating in Spain is evidence of keener public awareness of the need to protect the environment.

Delays in notification of reports on the implementation of Directives 75/439/EEC (waste oils), 75/442/EEC (waste), 76/403/EEC (PCBs/PCTs), 78/319/EEC (toxic and hazardous waste), 84/631/EEC (transfrontier shipment of waste) and 86/278/EEC (sewage sludge) mean that the Commission has but limited information on the manner in which they are applied in Spain. Moreover, the Spanish authorities have not notified the Commission of other instruments that might make the job easier, such as the plans or programmes for the reduction of pollution required by several directives. The reason appears to be a lack of basic information and of administrative resources. The outcome is that the Commission has no information on the plans and programmes for the reduction of sulphur dioxide and suspended particulates in areas where the limit values set by Directive 89/427/EEC are exceeded, nor on those for the reduction of pollution of the aquatic environment by the dangerous substances listed in Directive 76/464/EEC, for the improvement of the quality of bathing water required by Directive 76/160/EEC, and for reducing the tonnage and volume of containers of liquids for human consumption (Directive 85/339/EEC). This last case was referred to the Court of Justice (Case C-192/90), which gave judgment against Spain on 10 December 1991, but the programme has still not been sent to the Commission. Such programmes as have been received, for example the Spanish national plan for the treatment of toxic waste, do not supply the information as required by Directive 78/319/EEC.

In the absence of reliable means of assessing the general application of environmental directives, the Commission has to work from information obtained from complaints. The number of complaints concerning Spain has continued to rise, confirming the trend highlighted in earlier reports. They cover the full range of ecological concerns in all the country's regions, but most commonly relate to nature, impact assessment, water and waste.

Although a large number of special protection areas for wild birds have been designated under Article 4 of Directive 79/409/EEC, the most widespread subject for complaint is the existence of pollution or intentional disruption of species there, which reveals how ineffectively the habitats are actually being protected. Moreover, decisions by the central government designating them do not take the form of published mandatory instruments and consequently lack legal impact. Many new complaints relate to projects authorized without prior impact assessment as prescribed by Directive 85/337/EEC. Even where the assessment procedure formally applies, the impact study submitted to the administration by the project owner tends to be deficient, so that public inquiries are deprived of their substance. Complaints relating to water pollution reveal the ongoing damage done to many of Spain's rivers and lakes; they regularly concern the Bay of Santander and Algeciras, the Guadalentín, Besós and Segura rivers and the Avilés and Mundaca estuaries. Pollution there is caused by dangerous substances discharged contrary to Directive 76/464/EEC. The discharges are authorized in spite of the fact that the authorities have set no quality objectives or pollution-reduction programmes for these waters. The effect of delays in implementing regional and local waste treatment plans is a proliferation of complaints about the practice of certain municipalities which discharge waste in open dumps; examples are El Mazo (Santander) and Burguillos del Cerro (Badajoz). The waste is then burnt from time to time, generating a serious public health hazard in violation of Directive 75/442/EEC.

2.6. France

2.6.1. Late transposal

France has not yet notified the Commission of measures to implement Directives 91/157/EEC (batteries and accumulators) and 92/14/EEC (limitation of operation of noisy aeroplanes). But Directives 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC (classification, packaging and labelling of dangerous substances) were transposed by Orders dated 16 and 17 January 1992.

2.6.2. Conformity of national measures with Community law

France has not yet complied with the judgment of the Court of Justice of 27 April 1988 (Case C-252/85) declaring that it had not properly implemented Directive 79/409/EEC. The Commission has accordingly commenced Article 171 proceedings.

France has pursued its practice of implementing the water directives by mandatory legal instruments rather than by administrative circulars. A Decree of 20 September 1991 completed the transposal of Directive 76/160/EEC (bathing water), and a Decree and several Orders made in the second half of 1991 fully transposed Directives 78/659/EEC (fishing water) and 79/923/EEC (shellfish water). Directive 90/415/EEC (dangerous substances in the aquatic environment) was transposed by four Orders made on 2 October 1991.

Having had judgment given against it in the Court of Justice for using circulars to transpose several directives concerning air quality (sulphur dioxide, lead in the air and nitrogen dioxide) (judgments given on 1 October 1991 in Cases C-14/90, C-13/90 and C-64/90), France issued a Decree on 25 October 1991 in place of the offending circulars.

2.6.3. Practical application

The improvement in the quality of bathing waters continued in 1992, but the report on the quality of bathing water in 1991 shows that about 13 % of sea waters and 16 % of inland waters still do not meet the Directive's standards.

In 1992 there were several new developments on the waste front. France took a series of measures, notably the Law of 13 July amending the legislation governing waste disposal. The new legislation imposes obligations to produce plans for disposal of industrial and household waste.

On nature protection, the Commission is still receiving large numbers of complaints about the destruction of vulnerable habitats of bird species protected by Directive 79/409/EEC.

The main cause of the destruction of natural habitats in France appears to be agriculture, and especially drainage works in a number of wetlands undertaken without assessment of their impact on these particularly fragile areas, as well as construction and transport infrastructure projects. In the effort to designate special protection areas, priority should be given to sites that are the most vulnerable in this respect.

In terms of geographical coverage, complaints about destruction of habitats and impact assessment are concentrated on the south of the country, where natural habitats are most frequently found, and, to a lesser extent, the industrial and frontier areas in the north and east. The west is less affected, probably because major infrastructure and construction projects are rarer there and because there is less heavy industrial concentration: the main cause of damage to the natural environment is to be found in agriculture (drainage, agrarian restructuring).

The main outstanding question as regards hunting is the dates of the open and close seasons for wild birds, and especially water birds. The Commission will be looking for guidance to a preliminary ruling expected in 1993.

2.7. Ireland

2.7.1. Late transposal

No measures implementing Directives 90/415/EEC (dangerous substances in the aquatic environment), 92/14/EEC (limitation of operation of aeroplanes), 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th adaptations to technical progress of Directive 67/548/EEC on the classification, packaging and labelling of dangerous substances), 91/244/EEC

(wild birds) and 91/157/EEC (batteries and accumulators) have been received though all of them became applicable in the course of the year.

Measures to transpose Directive 88/610/EEC were, however, notified.

2.7.2. Conformity of national measures with Community law

The Commission is pursuing its talks with the Irish authorities regarding transposal of Directives 85/337/EEC (environmental impact assessment), 75/442/EEC (waste), 78/319/EEC (toxic and hazardous waste), 76/464/EEC (dangerous substances in the aquatic environment) and 79/409/EEC (wild birds).

2.7.3. Practical application

A major development in 1992 was the passing of the Environmental Protection Agency Act in April; this is an important piece of legislation that will greatly improve the organization of pollution control.

On the implementation of the water directives, Directive 80/68/EEC (groundwater) continues to give cause for concern. The adoption of new legislation and the fuller application of Directive 76/160/EEC (bathing water) are signs of real progress: the number of protected bathing areas has risen from 64 to 94.

In the area covered by the air quality directives, the success of fog control measures in Dublin pursuant to Directive 80/779/EEC (sulphur dioxide and suspended particulates) has been such that similar measures are now planned in Cork.

The management of hazardous waste is rather defective — no proper legislation, lack of investment in disposal facilities and no thorough planning as required by Directive 78/319/EEC. The Commission has been receiving complaints about badly sited and badly managed dumps in various parts of the country.

On the nature protection front, a survey of habitats of migratory birds has been undertaken with a view to classifying a greater number of sites under Directive 79/409/EEC (wild birds).

2.8. Italy

2.8.1. Late transposal

Between the end of 1991 and March 1992 the 'Community Law' was used to implement or complete the implementation of a large number of outstanding environment directives, notably Directives 76/464/EEC, 82/176/EEC, 83/513/EEC, 84/156/EEC, 84/491/EEC,

88/347/EEC and 90/415/EEC (dangerous substances in the aquatic environment); 87/219/EEC (sulphur content of liquid fuels); 87/416/EEC (lead in petrol); 78/659/EEC (fishing water); 87/101/EEC (waste oils); and 80/68/EEC (groundwater).

This is great progress, but there are still no measures implementing Directive 90/313/EEC (freedom of access to information on the environment) or the two Directives on genetically modified organisms (90/219/EEC and 90/220/EEC). Work is in hand, and the current 'Community Law' will probably complete it.

Directives 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances) and 92/14/EEC (limitation of operation of noisy aeroplanes) are overdue for transposal.

In Italy the regions enjoy legislative powers in relation to the transposal of Community environment directives; the Commission's scrutiny is complicated by the fact that it is not notified of regional legislation. It is not clear to what extent the central government can check it for conformity with the principles, which vary in their degree of detail, of national legislation transposing Community environment legislation, sometimes less than perfectly.

2.8.2. Conformity of national measures with Community law

Scrutiny of measures passed early in 1992 to transpose a whole series of directives has revealed defects in several cases.

2.8.3. Practical application

The Commission is still discussing the application of Directive 85/337/EEC (environmental impact assessment), and in particular Annex II, with the Italian authorities. Through its letters and proceedings it keeps the Italian authorities under regular pressure, using individual complaints to highlight the deficiencies of the measures taken by them in this area.

The assessment of waste dumps in relation to Annexes I and II to Directive 85/337/EEC and of road projects (concept of high-speed road in Annex I) are examples of cases where the Commission checks whether the legislation is correctly applied in Italy; the question is whether the environmental impact is being assessed in all the situations envisaged by the Directive. Another area where complaints are frequent is the protection of wild birds, particularly as special protection areas have not been designated and special protection measures have not been taken under Directive 79/409/EEC.

Infringement proceedings are in motion in all those cases where Community directives require Member States to submit plans and programmes (waste, water) and they have not done so. An example is Directive 80/779/EEC (limit values for sulphur dioxide and suspended particulates); Italy has not notified the Commission of redevelopment plans in areas where Community limit values are exceeded, nor informed the Commission of measures taken to exclude recurrences where values are respected. For Directive 76/160/EEC (bathing water) the main problems are that derogations not complying with the rules have been given, there is no forward checking of certain parameters where a pattern of eutrophization appears, limit values for total and fecal coliforms are exceeded in 8 % of Italian bathing waters without clean-up measures being notified to the Commission and the minimum frequency of sampling is not being respected. In the case of Directive 80/778/EEC (drinking water), the concept of the derogation in serious accidental pollution cases has not been properly incorporated in the Italian legislation and the derogation allowed by Italian law is not properly monitored.

One of the more interesting judgments given by the Court of Justice was in Case C-33/90 (13 December 1991), where it was held that, since the Campania region had failed to draw up disposal plans specifying types and quantities of waste, general technical standards, sites and special provisions governing specific forms of waste and had not established or updated toxic and hazardous waste programmes, Italy had failed to fulfil its obligations under Directive 78/319/EEC. This judgment confirms yet again that when a Member State empowers its regions to implement a directive, it remains liable in the event of a default.

It follows that a Member State which designates the authorities responsible for performing its obligations under a directive but does not act to enforce compliance with them is itself infringing Community law.

2.9. Luxembourg

2.9.1. Late transposal

The tendency of draft transposal instruments to become stuck in a bottleneck at the Conseil d'État in recent years has persisted. In 1992, the Luxembourg authorities managed to transpose Directive 90/415/EEC (dangerous substances in the aquatic environment), Directives 91/325/EEC and 91/326/EEC (12th and 13th amendments to Directive 67/548/EEC on the classification, packaging and labelling of dangerous substances) and, most significantly, Directive 90/313/EEC (freedom of access to information on the environment). The delays accumulated in recent years have been caught up as regards Directives 88/610/EEC (industrial accidents) and 89/369/EEC and 89/429/EEC (municipal waste incinerators).

Directive 86/609/EEC (protection of animals used for experimental purposes) has still not been implemented, six years after adoption. Directive 89/629/EEC (subsonic aircraft noise) has not been transposed. And the legislation to give effect to Directives 90/219/EEC and 90/220/EEC (genetically modified organisms) remains to be passed.

Among the Community instruments requiring national implementing measures in 1992, Directives 91/410/EEC (14th amendment to Directive concerning the classification, packaging and labelling of dangerous substances), 91/244/EEC (wild birds), 91/157/EEC (batteries and accumulators) and 92/14/EEC (limitation of operation of noisy aeroplanes) have not been implemented.

2.9.2. Conformity of national measures with Community law

The measures implementing Directive 85/337/EEC (environmental impact assessment), adopted by the Council seven years ago, are still not satisfactory.

There has been no change since 1991 regarding the inadequacy of national measures implementing Directive 76/160/EEC (bathing water).

2.9.3. Practical application

The difficulties encountered in the implementation of directives are often the result of the country's inevitably limited technical and administrative infrastructure.

The administrative procedures for the designation of special protection areas under Directive 79/409/EEC (wild birds) are excessively slow. The current situation is unsatisfactory as the Commission had hoped that Haff Reimech would be designated in 1992 and that the possibility of further designations in seven areas of recognized ornithological interest would materialize.

The inadequacies in the implementation of Directives 80/778/EEC (drinking water), 75/440/EEC and 79/869/EEC (quality standards for surface water for the production of drinking water) (see Ninth Report) have not, to the Commission's knowledge, been remedied.

2.10. Netherlands

2.10.1. Late transposal

In general terms the main difficulty in the transposal of environmental directives in the Netherlands is the time taken by the legislative process and the need to adapt a body of existing legislation.

There has recently been an improvement in the position regarding late transposal; proceedings for failure to notify are now rare.

Regarding the eight directives due for transposal by 1992, the Commission has received measures implementing Directives 90/415/EEC (dangerous substances in the aquatic environment), 91/157/EEC (batteries and accumulators), 90/313/EEC (freedom of access to information on the environment) and 91/325/EEC, 91/326/EEC and 91/410/EEC (12th, 13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances); it is still awaiting measures implementing Directive 91/244/EEC (wild birds).

The Netherlands has still not notified the Commission of measures to give effect to Directive 80/68/EEC (groundwater), already mentioned in earlier reports, in spite of the judgment given by the Court of Justice on 17 September 1987 (Case C-291/84).

2.10.2. Conformity of national measures with Community law

Where legislation is passed in a new area, it is generally found to be in order, sometimes being even stricter than Community law formally demands. Problems arise, if at all, where existing legislation needs adapting.

It should be noted here that the Court of Justice gave judgment on 20 May 1991 in a case concerning Directive 82/501/EEC (industrial accidents) (Case C-190/90) and on 6 February 1992 in a case concerning Directive 79/409/EEC (wild birds) (Case C-75/91).

2.10.3. Practical application

As the previous report said, complaints received by the Commission relate to inadequate protection for 'green' areas and failure to comply with Directive 85/337/EEC (environmental impact assessment) in connection with roads and other infrastructure projects. The maintenance of dikes around major rivers is another recurring issue.

The Waddenzee was designated as a special protection area under Directive 79/409/EEC in March 1992, but the Commission is still discussing the designation of areas to be classified with the Dutch authorities.

2.11. Portugal

2.11.1. Late transposal

Portugal has not notified measures to give effect to seven of the eight environmental directives due for transposal in 1992.

There is also delay in notifying measures to implement Directives 90/219/EEC and 90/220/EEC (genetically modified organisms) and 90/157/EEC (11th adaptation of Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances), which became applicable in 1991.

2.11.2. Conformity of national measures with Community law

Supplementary legislation on air quality is still lacking. A general Law to transpose most of the directives in their entirety has been notified, but a ministerial Decree is still needed to set limit and guidance values.

Portugal has notified the Commission of a list of fish and shellfish waters, stating that legislation will be passed. But designations to be made pursuant to Decreto-Lei No 74/90, laying down quality standards for them, will be made only in 1995.

2.11.3. Practical application

Complaints received by the Commission extend to virtually all areas of Community environment law and particularly waste disposal, water pollution and Directive 85/337/EEC (environmental impact assessment).

Nature is inadequately protected generally, and is specifically vulnerable to the impact of measures to promote economic and industrial development and the development of tourism.

The Commission has not yet received the Portuguese programme for implementation of Directive 91/157/EEC (batteries and accumulators) and is not satisfied with the second programme submitted under Directive 85/339/EEC (containers of liquids for human consumption).

2.12. United Kingdom

2.12.1. Late transposal

National implementing measures have been received for Directives 88/180/EEC and 88/181/EEC amending Directive 84/538/EEC (sound level of lawnmowers).

National measures implementing Directives 91/157/EEC (batteries and accumulators), 91/244/EEC (wild birds), 91/326/EEC and 91/410/EEC, (13th and 14th amendments to Directive 67/548/EEC concerning the classification, packaging and labelling of dangerous substances) and 92/14/EEC (limitation of the operation of aircraft) have still to be notified.

2.12.2. Conformity of national measures with Community law

The British authorities have undertaken to amend the legislation transposing Directive 85/337/EEC to rectify certain inadequacies established by the Commission. But they stand by their view that the Directive applies only to projects for which authorizations were requested after the implementing legislation came into effect. The Commission's view is that it applies to projects authorized after 3 July 1988, and has decided to issue a reasoned opinion concerning this aspect and the application of the Directive in specific cases. Infringement proceedings have been commenced for incomplete transposal of Directive 86/609/EEC (protection of animals used for experimental purposes).

2.12.3. Practical application

Court of Justice Case C-337/89 concerned the application of Directive 80/778/EEC (drinking water); Case C-56/90 concerning the application of Directive 76/160/EEC (bathing water) in Blackpool, Formby and Southport is in motion. The Court gave judgment in the former case on 25 November 1992. In the latter case, the United Kingdom argues that Blackpool beach was not designated as a bathing area in 1985 and came within the scope of the Directive only when the British authorities

so designated it in 1987. The Commission decided to commence other proceedings concerning the pollution of soil and surface water by discharges of contaminated water from the closed Wheal Jane mine in Cornwall, contrary to Directives 80/68/EEC (groundwater) and 76/464/EEC.

The number of complaints relating to Directive 85/337/EEC (environmental impact assessment) remained high.

As regards the air quality directives, proceedings are still in motion on the application of Directive 85/203/EEC (nitrogen dioxide).

3. THE SITUATION SECTOR BY SECTOR

3.1. Air

The obligation for administrative authorities to insist that new industrial plants use the best technologies which do not impose excessive cost burdens (Directive 84/360/EEC) is not observed. The information available to the Commission is too unreliable. The general impression is that there are wide differences of interpretation of the concept from one Member State to another. The Commission has not been notified of the policies and strategies adopted by the Member States for the gradual adaptation of existing plants to the best technologies. The situation regarding the application of air quality directives $(80/779/EEC \text{ on } SO_2 \text{ and suspended})$ particulates, 82/884/EEC on lead, and 85/203/EEC on NO_x) has not evolved, and plans and programmes to clean up sensitive areas are sadly lacking, despite clear obligations to produce them. Several Member States have still to notify programmes to reduce pollution required by Directive 88/609/EEC (large combustion plants).

3.2. Chemicals

3.2.1. Late transposal

The problems with the transposal of the directives amending Directive 67/548/EEC, the basic directive concerning the classification, packaging and labelling of dangerous substances, subsist, though the situation regarding the transposal of the tenth and eleventh adaptations to technical progress (88/490/EEC and 90/517/EEC) has improved. Current difficulties now concern the transposal of the 12th, 13th and 14th adaptations (91/325/EEC, 91/326/EEC and 91/410/EEC); only three Member States have so far transposed all three. The situation is even more unsatisfactory as regards the transposal of the two directives concerning genetically modified organisms (90/219/EEC and 90/220/EEC), for which the deadline was October 1991. Several countries have still not transposed them, and infringement proceedings are in motion (Italy, Spain, Luxembourg, Portugal, Greece). The asbestos Directive (87/217/EEC) is creating transposal problems in Italy.

3.2.2. Practical application

The judgment given by the Court of Justice on 20 May 1992 in Case C-190/90 Commission v. Netherlands, declaring that the Netherlands had not taken the measures needed to comply with that Directive, is of particular interest.

3.3. Water

3.3.1. Late transposal

Most of the delays accumulated in recent years have now been made up. France has replaced a series of circulars by adequately publicized mandatory instruments.

But there is still no legislation transposing Directive 80/778/EEC (drinking water) in Northern Ireland.

Directive 90/415/EEC (dangerous substances in the aquatic environment) was due for transposal in 1992 but has been transposed by only seven Member States — Belgium, Denmark, Spain, France, Italy, Luxembourg and the Netherlands. The Commission has commenced infringement proceedings against the other five Member States.

3.3.2. Conformity of national measures with Community law

There has already been a quantitative improvement in the transposal of water directives, and there now appears to be a qualitative improvement in addition.

Cases of incorrect implementation mentioned in this report concern Directive 75/440/EEC (surface water) in Belgium and Germany, Directive 80/778/EEC (drinking water) in Italy and Germany and Directive 76/160/EEC (bathing water).

In Germany, many of the water directives were transposed by instruments not enjoying adequate publicity or mandatory status. The measures ought to be replaced, as in France, by measures having the proper status.

3.3.3. Practical application

The Commission's infringement proceedings against all the Member States for failure to notify programmes for the reduction of pollution by 99 dangerous substances on list I in the Annex to Directive 76/464/EEC have been fully successful in Denmark and partly successful in the Netherlands (where there is no provision for water quality standards in terms of the full range of substances).

As regards drinking water (Directive 80/778/EEC), the problem of excess concentrations of pesticides and nitrates is as acute as ever in most of the Member States where intensive agriculture is practised.

Apart from the anticipated benefits of the new Directive (91/676/EEC) on protection of waters against pollution caused by nitrates from agricultural sources, it would be desirable for the reform of the common agricultural policy and the set-aside measures that go with it to secure better protection of the Community's drinking water, notably by making use of the possibilities offered by stronger protection of catchment areas.

There has been a general improvement in the quality of Community bathing waters; overall, sea waters remain of a higher quality than inland waters.

All the seaboard Member States except the United Kingdom and Germany have fecal and total coliform values that are 85 % or more in line with Directive 76/160/EEC.

As regards fishing water (Directive 78/659/EEC) and shellfish water (Directive 79/923/EEC), the problem is either the inadequate extent of geographical coverage or the absence of proper information; designations are not made by published instruments enjoying mandatory legal status.

3.4. Noise

3.4.1. Late transposal

The only directive that became applicable in 1992 was Directive 92/14/EEC (limitation of operation of aeroplanes), which establishes restrictions, to be brought in by stages on 1 April 1995 and 1 April 2002, on the use of civilian subsonic jet aircraft not complying with specific noise standards. Four Member States have notified the Commission of national implementing measures.

3.4.2. Practical application

There are no special problems to be reported in the application of the noise directives in 1992. As was stated in earlier reports, these directives establish standards applicable to new products brought on to the market. They do not apply to ambient noise generated by the combined effect of multiple sources. Some complaints received by the Commission this year concern urban noise generated by, for instance, traffic jams and industrial plants close to residential areas. The existing noise directives proceed from the sound emission concept, and are therefore not applicable to such problems, which must be treated outside the context of Community law.

3.5. Waste

3.5.1. Late transposal

Directive 91/157/EEC was due to be transposed in 1992 and the programmes must now be notified.

In the 45 infringement proceedings in progress in the waste area, four concern failure to notify national implementing measures, five concern the incompatibility of national legislation with the requirements of the directives and 36 concern incorrect (or incomplete) application.

Proceedings are in hand for late transposal of Directives 86/278/EEC (sewage sludge) and 78/176/EEC (titanium dioxide).

3.5.2. Conformity of national provisions with Community law and incorrect application

The Member States are defaulting on their obligation to supply many of the reports required by the environmental directives. The Commission has commenced proceedings against the Member States that have not presented their reports on the waste directives.

Waste management is manifestly a source of difficulty. The problems most frequently raised concern:

- pollution of surface and drinking water by waste discharged in or near rivers and other waterways;
- unsatisfactory management of dumps;
- plans to locate dumps in places where the water table is an important source of drinking water, and plans drawn up without advance environmental impact assessment;
- unauthorized dumping remains a problem; such dumps have been detected in bird habitats and need
 urgent solutions;
- illegal waste disposal.

3.6. Nature

3.6.1. Flora and fauna

This was the year of the long-awaited adoption of Directive 92/43/EEC on the conservation of natural habitats and of wild fauna and flora, which supplies the legal basis for the establishment and protection of a Community network of major habitats called 'Natura 2000'.

Preparatory work on the implementation of the new Directive is in hand; a committee has been formed for the purpose and financial assistance will be available under the LIFE Regulation.

The need to ensure compatibility of Community financial assistance with the Community's own policy on protection of habitats is more and more acute, as has been revealed by some unfortunate experiences in the past. The adoption of Regulation (EEC) No 2078/92 on agricultural production methods compatible with the requirements of protection of the environment and the maintenance of the countryside is a substantial step forward.

3.6.2. Late transposal

The problem of late transposal of Directive 91/244/EEC (wild birds) is revealed in all its acuteness by the country sections of this report.

3.6.3. Conformity of national measures with Community law

The problems mentioned in earlier reports regarding Directive 79/409/EEC (wild birds) have not been solved, though it is hoped that initiatives such as the ORNIS database centralizing information on bird life will help the Member States in drafting their legislation on shooting.

3.6.4. Practical application

The inadequate protection of habitats is the most serious problem met in applying Directive 79/409/EEC. Every year new habitats are added to the lists, but progress remains slow.

As a question of Community interest, the protection of habitats will acquire growing importance, and there is an urgent need to coordinate all the action undertaken under existing instruments that are already applicable.

3.7. Radiation protection

3.7.1. Health protection for workers and the general population

Directive 80/836/Euratom, as amended by Directive 84/467/Euratom, is the basic instrument governing

protection against ionizing radiation. Directives have been in force since 1959; the 1980 Directive is the most recent updating of basic standards. Consequently the legislation transposing the basic standards exists in all the Member States.

The Commission has commenced infringement proceedings against several Member States to correct defects in their legislation since the Euratom Treaty demands the establishment of uniform standards and confers on the Commission the task of harmonizing legislation by directives under the Treaty.

Member States have responded to infringement proceedings by taking the requisite implementing measures, and great progress has been made in the transposal of the Directive. The bulk of the proceedings have been terminated.

The Commission is currently reviewing the basic standards in the light of developments in technical and scientific knowledge. This makes it difficult to monitor the application of the Directive since the Member States are already pleading the new standards (notably the tighter rules on maximum doses) in support of departures from the current Directive. They found support for this in the judgment given by the Court of Justice on 25 November 1992 in Case C-376/90 Commission v. Belgium, holding that the Member States are entitled to set levels of protection that are stricter than those of the Directive.

3.7.2. Radiation protection of patients

Directive 84/466/Euratom supplements Directive 80/836/Euratom as regards persons undergoing medical examination or treatment involving exposure to ionizing radiation. The aim is to preclude unnecessary exposure while preserving its beneficial effects.

Since the transposal date on 1 January 1986, all the Member States have had their implementing measures in place. But because the Directive covers a wide range of matters (training, monitoring, technical standards), the relevant national legislation is often difficult to identify, and the Commission has been obliged to commence infringement proceedings against several Member States.

3.7.3. Information for the public in the event of a radiation emergency

The Chernobyl accident showed that the information given to the public was a source of confusion rather than confidence. Directive 89/618/Euratom (deadline 27 November 1991) sets out to establish a coherent policy to be applied by the Member States.

The Directive came in for serious attention from the Community's citizens and from Members of Parliament. There was an abundance of written questions on its transposal by the Member States.

4. Progress in implementing directives applicable to the environment

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	110	103	94
Denmark	110	109	99
Germany	110	103	92
Greece	110	95	86
Spain	110	100	91
France	110	106	96
Ireland	110	99	90
Italy	110	91	83
Luxembourg	110	101	92
Netherlands	110	107	97
Portugal	110	98	89
United Kingdom	110	102	93

H. OTHER AREAS

1. EXTERNAL RELATIONS

The Commission has established that in many cases the Member States do not comply with their obligations in relation to advance information and consultation under Decision 74/393/EEC in the context of cooperation agreements between them and non-member countries. On 14 October 1992 the Court of Justice declared that Greece had failed to meet its obligations under Regulation (EEC) No 288/82 on common rules for imports, Regulation (EEC) No 3420/83 on import arrangements for products originating in State-trading countries, the EEC-Sweden agreement and the EEC Treaty, by entering matches on List D, which is not published, and thereby disallowing import licences for matches from Sweden and Bulgaria. The Court further held that the first paragraph of Article 5 of the EEC Treaty was violated by the refusal to supply the Commission with the texts of legislation relating to List D on the pretext that they did not exist.

2. COMMUNITY STAFF

In May 1990 Belgium responded to infringement proceedings by passing legislation allowing pension transfers. Initial operations have shown that the subrogation technique underlying the Belgian legislation is in many cases a source of difficulty. The Commission is engaged in discussions with the Belgian authorities in order to solve the problems.

With respect to the aggregation of family allowances under the Staff Regulations of Officials of the European Communities, the Communities and Germany came to an agreement on the amount of compensation to be paid to the Communities for the period from 31 January 1975 to 30 April 1987, during which the Communities paid allowances to those entitled. The infringement proceedings have been terminated accordingly.

The Spanish authorities have amended the legislation applicable to tax-free imports of vehicles belonging to former staff in response to a reasoned opinion issued in 1992. The new legislation is in line with Community law (Protocol on Privileges and Immunities). The Commission is still discussing with the Spanish authorities certain individual cases that arose under the old law.

Belgium has only partly complied with the judgment given by the Court of Justice on 5 April 1990 (Case C-6/89), declaring incompatible with Community law the 50 % reduction in the top-up salaries or grants paid to members of the teaching staff seconded to the European Schools. The Commission has accordingly sent Belgium an Article 171 letter.

3. ENERGY

3.1. Commission action

All the Member States have transposed Directive 85/536/EEC on the use of substitute fuel components in petrol. The proceedings against Italy and the Netherlands were terminated when the Commission received their implementing measures.

Directive 90/377/EEC (transparency of prices) has been transposed by nine Member States. France and Spain have proposed measures but not yet adopted them. Transposal has been delayed in Germany, but would appear to be imminent. The infringement proceedings against these Member States are being pursued; those against Denmark, the Netherlands and Portugal were terminated in 1992.

Directive 90/547/EEC (transit of electricity) has been transposed by eleven Member States. In Spain measures have been prepared but not adopted.

Directive 91/296/EEC (transit of gas) has been transposed in Belgium, Denmark, Ireland, Luxembourg, the Netherlands and the United Kingdom. Measures are in progress in Germany, Greece, Spain and France. Italy and Portugal have yet to notify measures.

After the Commission sent Germany a letter giving formal notice of proceedings relating to coal under Article 88 ECSC, the German Government notified the Commission of the results of the 1991 'Kohlerunde', stating that this constituted the plans for restructuring, rationalizing and modernizing the German coal industry required by Decision 89/296/ECSC. The plans are under scrutiny.

Having received a satisfactory reply from Spain in similar proceedings, the Commission terminated them in 1992.

The Commission terminated its proceedings against Portugal for failure to transpose Directives 78/170/EEC and 82/885/EEC on heat generators, since Directive 92/42/EEC on efficiency requirements for new hot-water boilers fired with liquid or gaseous fuels amends them.

On 4 March 1992 (1) penalties were imposed by the Commission under Article 83 of the Euratom Treaty on a firm that had seriously breached the safeguards rules. Inspections carried out in 1991 revealed a series of irregular practices; they were confirmed at an inventory audit carried out by Euratom inspectors.

(1) OJ No L 88, 3. 4. 1992, p. 24.

3.2. Progress in implementing directives applicable to energy

Member State	Directives applicable	Directives for which measures have been notified	%
Belgium	14	13	93
Denmark	14	13	93
Germany	14	11	79
Greece	14	12	86
Spain	14	10	71
France	14	11	79
Ireland	14	13	93
Italy	14	12	86
Luxembourg	14	13	93
Netherlands	14	13	93
Portugal	14	12	86
United Kingdom	14	13	93

4. BUDGETARY MATTERS

The Commission addressed a reasoned opinion to Greece in order to have own resources (VAT on motorway tolls) made available with interest for late payment. Comparable proceedings against France were terminated when VAT resources were paid over with interest.

5. STATISTICAL MATTERS

Several Council Directives provide for the transmission of agricultural statistics regularly used by management committees. The nature of the data, and the frequency and timing of notification, have been determined with the Member States so as to meet the needs of these committees. Measures can be devised properly only if the statistics available for use by the committees are fully reliable and available on time.

In 1988 the Commission commenced proceedings against Italy for failure to supply reliable statistics on cattle herds. Comparison of its figures with those for previous years, with those given for the purposes of calculating milk cow premiums and with other data supplied by Italy to the management committees raised doubts as to the correctness of data supplied. Considerable progress has since then been made in establishing agricultural statistics in Italy. The Commission adopted a Decision (90/501/EEC, 4 October 1990) amending certain definitions and hopes that doubts surrounding these statistics can be cleared up once the final results of the 1990 agricultural census are available in March 1993. •

ANNEX I

SUSPECTED INFRINGEMENTS - 1988 to 1992

Table 1.1.

Suspected infringements - Origin

Year	Complaints	Parliamentary questions	Petitions	Cases detected by Commission	Total
1988	929	82	8	752	1 771
1989	1 199	46	105	962	2 312
1990	1 274	32	18	268	1 592
1991	1 052	126	18	237	1 433
1992	1 185	45	33	282	1 545

Table 1.2.

Suspected infringements - Classified by sector and Member State

		В	DK	D	EL	E	F	IRL	I	L	NL	Р	UK	Total
DG I	1988	1	0	2	1	1	1	0	2	1	0	0	0	9
External Relations	1989	0	0	0	0	2	1	0	2	0	0	0	0	5
	1990	0	1	0	2	0	0	0	0	0	0	0	0	3
	1991	0	0	0	0	1	1	0	0	0	0	0	0	2
	1992	0	0	0	0	0	0	0	1	0	0	0	0	1
DG II	1988	0	1	0	3	2	0	0	0	0	0	3	0	9
Economic and Financial Affairs	1989	1	1	0	3	0	0	1	1	1	0	1	0	9
	1990	0	0	0	1	1	2	0	0	0	0	0	0	4
	1991	0	0	1	1	1	2	0	2	0	0	1	1	9
	1992	0	1	1	3	0	0	0	0	0	0	1	0	6
DG III	1988	42	30	83	58	78	129	26	121	23	36	25	41	692
Internal Market and Industrial Affairs	1989	60	23	80	104	79	95	40	99	48	49	22	38	737
	1990	29	13	59	37	58	159	2	63	5	22	15	29	491
	1991	28	7	63	41	72	90	11	56	5	19	19	28	439
	1992	20	14	74	44	39	71	8	48	6	20	13	25	382
DG IV	1988	2	0	1	6	2	3	1	1	0	2	4	1	23
Competition	1989	2	2	4	0	3	3	2	2	1	0	0	1	20
	1990	2	0	0	1	2	5	1	1	0	2	2	0	16
	1991	1	4	1	1	5	4	1	4	0	2	2	3	28
	1992	3	0	6	2	8	6	2	7	3	3	0	2	42
DG V	1988	18	4	11	3	1	12	4	4	4	6	0	6	73
Employment, Social Affairs and Education	1989	17	2	21	8	4	35	2	17	2	7	4	17	136
	1990	12	6	8	14	16	20	2	97	6	1	9	4	195
	1991	11	2	7	13	5	7	1	6	0	5	2	7	66
	1992	7	1	4	4	5	4	3	14	1	1	2	8	54

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		В	DK	D	EL	E	F	IRL	Ι	L	NL	Р	UK	Total
DG VI	1988	22	18	36	65	23	46	21	49	18	31	1	26	356
Agriculture	1989	28	14	45	46	28	53	23	77	16	20	26	33	409
	1990	1	7	19	30	21	28	9	37	0	8	6	12	178
	1991	9	7	13	24	23	48	7	33	3	7	10	50	234
	1992	11	6	18	16	47	36	7	48	6	8	7	37	247
DG VII	1988	6	3	5	5	4	6	4	5	1	2	1	3	45
Transport	1989	5	1	4	5	2	7	3	9	4	8	2	2	52
	1990	5	1	4	2	2	1	1	3	2	2	1	1	25
	1991	1	1	5	2	2	4	1	4	1	3	5	4	33
	1992	0	1	3	3	4	3	1	5	2	2	1	0	25
DG IX	1988	2	1	0	0	1	1	0	0	0	2	0	0	7
Personnel and Administration	1989	1	0	0	0	0	0	0	0	0	1	0	0	2
	1990	0	0	2	0	0	1	0	0	0	0	0	0	3
	1991	2	0	0	0	1	0	0	0	0	0	0	0	3
	1992	0	_ 0	0	0	1	1	0	0	0	0	0	0	2
DG X	1988													0
Audiovisual Media, Information, Communication and Culture	1989													0
	1990	· · · · · · · · · · · ·												0
	1991													0
	1992	1	1	1	1	1	1	1	1	1	1	1	1	12
DG XI	1988	17	10	46	23	57	44	21	27	8	13	13	41	320
Environment, Nuclear Safety and Civil Protection	1989	35	5	55	46	125	57	43	41	10	25	16	190	648
	1990	22	3	58	45	129	49	20	43	3	7	21	126	526
	1991	12	17	63	59	83	50	31	37	2	7	24	70	455
	1992	10	8	53	77	115	49	42	63	2	9	28	131	587

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		В	DK	D	EL	Е	F	IRL	I	L	NL	Р	UK	Total
DG XIII	1988	0	0	0	0	0	0	0	0	0	0	0	0	0
Telecommunications, Information, Industries and Innovation	1989	3	2	2	2	1	2	2	1	2	2	0	2	21
	1990	0	0	0	0	0	0	0	0	0	0	0	1	1
	1991	1	0	1	0	0	1	0	0	0	1	0	0	4
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
DG XIV	1988	0	0	1	0	1	2	. 0	0	0	0	0	2	6
Fisheries	1989	1	1	1	1	4	2	2	1	0	3	1	7	24
	1990	0	2	0	0	1	2	0	1	0	0	1	4	11
	1991	0	0	0	0	1	3	0	0	0	4	0	1	9
	1992	1	1	1	1	5	2	2	2	0	0	0	2	17
DG XV	1988	6	4	7	3	2	8	1	7	3	2	3	7	53
Financial Institutions and Company Law	1989	6	5	2	5	10	4	6	6	1	3	3	6	57
	1990	4	2	10	7	6	3	1	6	1	0	3	1	44
	1991	1	3	9	3	1	0	1	6	0	3	0	2	29
	1992	7	5	5	2	3	6	1	5	2	3	0	3	42
DG XVI	1988	0	0	0	0	0	0	0	0	0	0	0	0	0
Regional Policy	1989	0	0	0	0	0	0	0	1	0	0	0	0	1
	1990	0	0	0	0	0	0	0	0	0	0	0	0	0
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	0	0	0	0	0	0	1	0	0	0	0	0	1
DG XVII	1988	1	0	0	1	0	0	1	1	0	1	0	1	6
Energy	1989	1	0	0	0	0	1	0	0	0	0	0	0	2
	1990	0	1		0	0	0	0	0	0	0	0	0	1
	1991	0	0	1	0	1	0	0	0	0	0	0	0	2
	1992	0	0	. 0	0	0	0	0	0	0	0	0	0	0

		В	DK	D	EL	E	F	IRL	I	L	NL	Р	UK	Total
DG XIX	1988	0	0	1	0	1	0	2	3	0	0	0	2	9
Budgets	1989	0	0	1	1	3	2	0	2	0	1	1	0	11
	1990	0	0	0	1	0	0	0	0	0	1	0	0	2
	1991	0	0	0	0	0	0	0	0	0	0	1	0	1
	1992	0	0	0	0	1	0	0	0	0	0	0	0	1
DG XXI	1988	15	13	4	15	12	15	2	19	3	4	11	4	117
Customs Union and Indirect Taxation	1989	9	10	3	15	11	28	4	17	1	1	12	10	121
	1990	5	3	5	5	9	13	7	4	1	4	7	9	72
	1991	7	10	8	8	12	8	6	23	0	1	8	4	95
	1992	9	5	3	11	16	11	0	11	2	5	3	8	84
DG XXIII	1988	0	0	0	0	0	0	0	0	0	0	0	0	0
Enterprise Policy, Distributive Trades, Tourism and Cooperatives	1989	0	0	0	0	1	0	0	0	0	0	0	0	1
,	1990	0	0	1	2	0	0	0	0	0	0	0	0	3
	1991	0	0	0	0	2	1	0	0	0	0	0	0	3
	1992	0	0	0	1	0	0	0	0	0	0	0	1	2
CPS	1988	3	4	3	3	3	4	2	3	1	2	0	2	30
Consumer Policy Service	1989	7	6	3	5	1	4	4	9	5	6	0	2	52
	1990	2	0	3	1	0	4	0	0	0	1	1	1	13
	1991	0	0	4	1	0	1	0	2	0	0	1	3	12
	1992	0	2	11	3	2	5	2	2	0	1	4	3	35
SOEC	1988	0	0	0	0	0	0	0	1	0	0	0	0	1
Statistical Office	1989	0	0	0	0	0	0	0	0	0	0	0	0	0
	1990	0	0	0	0	0	0	0	0	1	0	0	0	1
	1991	1	0	0	0	0	0	0	0	0	0	0	0	1
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0

		В	DK	D	EL	Е	F	IRL	Ι	L	NL	Р	UK	Total
TFHR	1988	0	0	0	0	0	1	0	0	0	0	0	0	1
Task-Force for Human Resources, Education, Training and Youth	1989	0	0	0	0	0	0	0	0	0	0	0	0	0
	1990	0	0	0	0	0	1	0	0	0	0	0	0	1
	1991	1	1	1	0	0	1	0	2	0	2	0	0	8
	1992	1	0	0	0	· 0	0	0	0	0	1	0	1	3
LS	1988	1	0	1	1	1	3	1	2	1	1	1	1	14
Legal Service	1989	0	0	0	0	0	0	0	0	0	0	1	0	1
	1990	0	0	0	0	0	0	0	0	0	0	0	0	0
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	. 0	0	1	0	0	0	0	0	0	0	0	1	2
SG	1988	0	0	0	0	0	0	0	0	0	0	0	0	0
Secretariat General	1989	2	0	0	0	0	1	0	0	0	0	0	0	3
	1990	2	0	0	0	0	0	0	0	0	0	0	0	2
	1991	0	0	0	0	0	0	0	0	0	0	0	0	0
	1992	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	1988	136	88	201	187	189	275	86	245	63	102	62	137	1 771
	1989	178	72	221	241	274	295	132	285	91	126	89	308	2 312
	1990	84	39	169	148	245	288	43	255	19	48	66	188	1 592
	1991	75	52	177	153	210	221	59	175	11	54	73	173	1 433
	1992	70	45	181	168	247	195	70	207	25	54	60	223	1 545

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Table 1.3.

Year	Total cases	Terminated	In motion	Established infringements
1988	1 771	828	55	888
1989	2 312	1 065	225	1 022
1990	1 592	815	297	480
1991	1 432	661	394	377
1992	1 545	277	1 163	105

Suspected infringements — Action taken

ANNEX II

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ESTABLISHED INFRINGEMENTS — 1988 to 1992

Table 2.1.

Established infringements — Classified by stage of proceedings and Member State

Member State		Arti	cle 169 le	tters			Reas	oned opi	nions			Refe	rrals to C	Court		Judgments given					
Member State	1988	1989	1990	1991	1992	1988	1989	1990	1991	1992	1988	1989	1990	1991	1992	1988	1989	1990	1991	1992	
B	52	66	68	71	110	32	21	32	46	22	10	14	13	8	6	13	4	7	13	7	
DK	30	36	36	52	45	6	4	5	3	4	3	1	3	1	0	2	4	2	1	1	
D	55	56	61	60	97	27	12	21	13	18	8	4	5	1	5	3	0	3	5	6	
 EL	64	86	120	88	112	46	21	56	48	30	14	10	10	9	4	11	5	6	9	11	
E	31	51	114	79	127	11	8	15	30	39	1	5	3	2	5	0	0	1	5	2	
F	57	66	76	54	111	32	20	18	15	10	10	8	6	4	1	6	1	5	8	2	
IRL	40	51	52	59	88	23	13	17	27	13	8	2	3	3	9	2	o	3	1	3	
I	107	115	111	115	137	70	58	62	76	40	14	36	25	24	11	15	9	10	18	10	
L	36	43	43	64	97	19	13	15	35	21	2	6	4	4	14	0	0	0	4	1	
NL	43	58	61	62	73	12	11	20	23	16	3	5	2	7	5	0	3	1	6	3	
Р	18	26	178	86	116	7	5	12	84	22	0	1	2	2	1	0	0	0	1	1	
UK	34	37	44	63	97	15	13	6	11	13	0	5	2	0	3	4	1	0	2	3	
Total	567	691	964	853	1 210	300	199	279	411	248	73	97	78	65	64	56	27	38	73	50	

Table 2.1.1.

No No
C 233/69

Established infringements — Article 16	9 letter, classified by sector and legal basis

TOTAL 🦯	
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												5														
	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations	4	1	101 7 50 31	1 7	1 5 10	130 14 21	11 1 4		3	-	26 24 25 2		9	1		2	1 5	3 15 21		1 3	10 1 3		12		284 34 118 131
	Total	4	1	189	8	16	165	16	0	3	0	77	0	9	2	0	2	6	39	0	4	14	0	12	0	567
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	149 5 87 49	3	6 3 7 18	92 11 28	4		4		23 18 35 1	16	4	29 1 3 3		5	5	4 1 16 15	2 7 3		23		4	4	353 28 166 144
	Total	0	1	290	3	34	131	6	0	4	0	77	16	4	36	0	5	5	36	12	0	23	0	4	4	691
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations		2	261 6 66 45	4	18 2 1 21	129 11 21	30 4 1 14		2		79 24 62 3	2	1 18	27 11 4 6		4	3	2 15 10			38 13 1				59 6 16 14
	Total	0	2	378	4	42	161	49	0	2	0	168	2	19	48	0	4	6	27	0	0	52	0	0	0	96
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations Total	0	0	154 29 46 24 253	7 10 17	22 1 62 85	186 16 33 15 250	17 4 21	0	0	0	43 16 33 8 100	10	1 2 3	36 4 12 52	0	1	1 1 2	5 10 13 28	0	0	24 5 2 31	0	0	0	50 7 12 15 85
		0		255	17	85	250	21		0		100	10	3	52		1	2	20			31				
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	2	3	370 7 63 28	4	22 10 22	301 1 10 27	24 3		2	3 9	95 10 37 1	19	1	68 2 4		19 1	2	9 19 4			4 1 1	1			93 3 14 10
	Total	2	4	468	4	54	339	27	0	2	12	143	19	1	74	0	20	2	32	0	0	6	1	0	0	1 21

Established infringements - Article 169 letter, classified by sector and legal basis

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BELGIUM

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 1 2 3	1	4	12	1		1		3 3 5							1			1		1		30 4 7 11
	Total	0	0	19	1	4	12	1	0	1	0	11	0	0	0	0	0	0	1	0	0	1	0	1	0	52
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 1 6 4	1	1 3	10 2 1	1		2		2 2 1	2		5		2		1			4			1	39 3 10 14
	Total	0	0	24	1	4	13	1	0	2	0	5	2	0	6	0	2	0	1	0	0	4	0	0	1	66
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 1 9 5		1 5	6 1 1	3				3 4 3		1	6				2 3			6				26 11 16 15
	Total	0	0	22	0	6	8	4	0	0	0	10	0	1	6	0	0	0	5	0	0	6	0	0	0	68
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 2	1	3	15 2	1				8 4 1	1		3				1			3 1 1				49 5 7 10
	Total	0	0	15	2	8	17	3	٥	0	0	13	1	0	5	0	0	0	2	0	0	5	0	0	0	71
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			38 7 1		2 3 5	25 2	1		1	1	8 2	1		6				2 2			1	1			84 1 15 10
	Total	0	0	46	0	10	27	1	0	1	1	10	1	0	7	0	0	0	4	0	0	1	1	0	0	110

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Established infringements - Article 169 letter, classified by sector and legal basis

DENMARK

	DG:	I	п	ш	IV	v	VI	VII	VIII	іх	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 6			10					2 1 1		1								, 1 1				20 1 7 2
	Total	0	0	13	0	0	10	0	0	0	0	4	0	1	0	0	0	0	0	0	0	2	0	0	0	30
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			8 5 2		1	8 1 1					1	2		2				. 1			2				23 1 9 3
	Total	0	0	15	0	1	10	0	0	0	0	2	2	0	3	0	0	0	1	0	0	2	0	0	0	36
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 4 1	1	2	1	3		1		4		3	3							3				2:
	Total	0	0	12	1	3	1	4	0	1	0	5	0	3	3	0	0	0	0	0	0	3	0	0	0	30
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 2 1	1	6	14 1 1	1				3	1		2 1 3				1			3				34 1 2 13
	Total	0	0	13	1	6	16	1	0	0	0	4	1	0	6	0	0	0	1	0	0	3	0	0	0	5:
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			11	1	1	19 2	1			1	2 1 1	1		2		1									3
	Total	0	0	12	1	1	21	1	0	0	1	4	1	0	2	0	1	0	0	0	0	0	0	0	0	4

GERMANY

	DG:	Ι	II	III	IV	v	VI	VII	VIII	IX	Х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			15 5 10		1	9 1	1				1 3 2		1					1 1			1		1		27 3 11 14
	Total	0	0	30	0	2	10	2	0	0	0	6	0	1	0	0	0	0	2	0	0	1	0	1	0	55
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			8 1 10 5		5	7 1 5	1				4 2 4			1							1				21 3 16 16
	Total	0	0	24	0	5	13	1	0	0	0	10	0	0	2	0	0	0	0	0	0	1	0	0	0	56
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			8 7 15	1	1 1 2	2 3 1	1				4		1	1 2			1	1			2				18 2 18 23
	Total	0	0	30	1	4	6	3	0	0	0	8	0	1	3	0	0	1	1	0	0	3	0	0	0	61
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			16 4		1 5	11 1 2	1				3 3 1	1		2		1		2 2			1				36 1 12 11
	Total	0	0	20	0	6	14	2	0	0	0	7	1	0	4	0	1	0	4	0	0	1	0	0	0	60
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	36 2 3 2		1	18	2			1	9 2 5	2		6		2		1							77 6 10 4
	Total	0	1	43	0	3	20	2	0	0	1	16	2	0	6	0	2	0	1	0	0	0	0	0	0	97

GREECE

	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations	2	1	10 1 2 4	1	1	18 3 3	3				4 1 2							2 2			2		1		37 2 11 14
	Total	2	1	17	2	1	24	3	0	0	0	7	0	0	0	0	0	0	4	0	0	2	0	1	0	64
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			29 3 6	0	1	14	1				3	2		2		1		1 3 4			4			1	56 1 12 17
	Total	0	0	38	1	1	18	1	0	0	0	8	2	0	3	0	1	0	8	0	0	4	0	0	1	86
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	47 11 4		1	6 3	2				12 2 12		1	5			1	1			5				78 2 26 14
	Total	0	1	62	0	3	9	4	0	0	0	26	0	1	5	0	0	2	2	0	0	5	0	0	0	120
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			17 4 2	1	3	15 4 3	2				4 7	1		4 3 1				3 2			2				34 19 18 17
	Total	0	0	23	2	11	22	2	0	0	0	11	1	0	8	0	0	0	5	0	0	3	0	0	0	88
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	36 2 2 1		3 1 5	26 1	3			1	10 1 3	3		9		1		1			1				93 4 7 8
	Total	0	1	41	0	9	27	3	0	0	1	14	3	0	9	0	1	0	2	0	0	1	0	0	0	112

	DG:	I	II	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI.	xxiii	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2 6 5	1		23					1 4		2				1	2 1					1		0 3 14 14
	Total	0	0	13	1	0	5	0	0	0	0	5	0	2	0	0	0	1	3	0	0	0	0	1	0	31
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3 11 3			1 3			1		2 3 5 1			6 1			1	2 5 2					1		13 4 22 12
	Total	0	0	17	0	0	4	0	0	1	0	11	0	0	7	0	0	1	9	0	0	0	0	1	0	51
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			47 3 8 4	1	2	6	2			i i	6 1 10 1	2	4	8				1 2			2				73 7 19 15
	Total	0	0	62	1	3	7	3	0	0	0	18	2	4	9	0	0	0	3	0	0	2	0	0	0	114
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			15 1 5 2	1	2 8	10 4 2	2				3 8 3 1	1		4				1			2				41 9 12 17
	Total	0	0	23	2	10	16	3	0	0	0	15	1	0	4	0	⁻ 0	0	3	0	0	2	0	0	0	79
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1	1	36 1 3 5	1	1	30 3 4	1		1	1	9 5	2	1	5		3	1	1 5 1							89 2 16 20
	Total	1	1	45	1	4	37	1	0	1	1	14	2	1	6	0	4	1	7	0	0	0	0	0	0	127

FRANCE

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob.			5			15					1						-				1				22
	Appl. prob. Treaties/Regulations	1		9 2	1	3	3 3	1				2						1	2 4			1		1		18 16
	Total	1	0	16	1	3	21	1	0	0	0	4	0	0	0	0	0	1	6	0	0	2	0	1	0	57
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations		-	10 3 13		1 2 1 2	10 5	1		1		1 3	1	2	1				4			1		1	. 1	25 2 11 28
	Total	0	0	26	0	6	15	2	0	1	0	4	1	2	1	0	0	0	5	0	0	1	0	1	1	66
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 1 7 6		1 4	8	4				3 2 8 1		4	1			1	2 1			4				31 3 18 24
	Total	0	0	24	0	5	14	6	0	0	0	14	0	4	1	0	0	1	3	0	0	4	0	0	0	76
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 3 3	1	2	16 1 1					2 3	1	1					1			2 2				30 2 8 14
	Total	0	0	13	1	10	18	0	0	0	0	5	1	1	0	0	0	0	1	0	0	4	0	0	0	54
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		25 1 15 4		1 2 5	25 1 6	2			1	6 1 5	1		2		2		1 2 1	-		1				66 3 25 17
	Total	1	0	45	0	8	32	2	0	0	1	12	1	0	2	0	2	0	4	0	0	1	0	0	0	111

30. 8. 93

Established infringements - Article 169 letter, classified by sector and legal basi	Established infringements	- Article 169 letter,	classified by sec	tor and legal basis
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IRELAND

	DG:	Ι	п	III	īV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			11		1	9 1 1	1				4 1 1		1					2 3			2		1		27
	Total	0	0	12	0	1	11	1	0	0	0	6	0	1	0	0	0	0	5	0	0	2	0	1	0	4(
.989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 2 2		1	9 1 1					7 3 1	2		2		1	2	1 1 1			1				30
	Total	0	0	17	0	1	11	0	0	0	0	11	2	0	2	0	1	2	3	0	0	1	0	0	0	5
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			12 1 1	1	1	6 1 2	2				7 3 2 1		1	4 1 1							4				3
	Total	0	0	14	1	1	9	3	0	0	0	13	0	1	6	0	0	0	0	0	0	4	0	0	0	5
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			14	1	2	16 2 1	2				3 1 6	1		4				1			3				4
	Total	0	0	14	2	3	19	2	0	0	0	10	1	0	4	0	0	0	1	0	0	3	0	0	0	5
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			24		1	29	2			1	10 2 4	3		8		2		1				·			7
	Total	0	0	24	0	1	29	2	0	0	1	16	3	0	9	0	2	0	1	0	0	0	0	0	0	8

ITALY

	DG:	Ι	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	xvı	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		20 3 12 3	1		23 3 9	1				4 2 2			1			4	3 2 2		1 3	1 1 1		1		53 7 23 24
	Total	1	0	38	1	0	35	3	0	0	0	8	0	0	2	0	0	4	7	0	4	3	0	1	0	107
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			22 2 25 5		1 1 3	14 1 5					2 3 7	1		4		1			2 7 3		4		1	1	51 5 41 18
	Total	0	0	54	0	5	20	0	0	0	0	12	1	0	4	0	1	0	0	12	0	4	0	1	1	115
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	17 12 3		3 1 2	13 5 6	4 1				12 2 7		1	4			2	2 2 2			7				55 12 28 16
	Total	0	1	32	0	6	24	5	0	0	0	21	0	1	6	0	0	2	6	0	0	7	0	0	0	111
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations Total	0	0	23 2 19 11 55	1 1 2	1 7 8	19 7 1 27	2	0	0	0	4 1 5 10	1	0	4 2 6	0	0	1	1 2 3	0	0	0	0	0	0	56 3 31 25 115
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	31 1 17 7	1	2	31 4 5	3			1	10	2		6		1		1 2 1							87 4 26 20
	Total	0	1	56	1	6	40	5	0	0	1	13	2	0	7	0	1	0	4	0	0	0	0	0	0	137

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Official Journal of the European Communities

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Established infringements —	Article 169	letter.	classified by	sector and legal basis
Listabilistica miningements —	mucic 10/	netter,	classificu by	sector and legal basis

LUXEMBOURG

	DG:	I	п	III	IV	v	VI	VII	VIII	іх	x	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 2 1			15	3				3 3 1												1		28
	Total	0	0	10	0	0	15	3	0	0	0	7	0	0	0	0	0	0	0	0	0	0	0	1	0	36
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 1 2		1 1 3	11 1 2	1			•	1	2		2				1	-		3				31 1 4 7
	Total	0	0	13	0	5	14	1	0	0	0	2	2	0	2	0	0	0	1	0	0	3	0	0	0	43
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 1		3	8	3				5 1 2			2							4				31
	Total	0	0	14	0	3	8	3	0	0	0	8	0	0	3	0	0	0	0	0	0	4	0	0	0	4
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			19		1	19 2	2				4	1		6				1			2				3:
	Total	0	0	19	0	7	21	2	0	0	0	5	1	0	6	0	0	0	1	0	0	2	0	0	0	6
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			35 1		1	37 1	2			1	7 3	1		5		1					1				9
	Total	0	0	36	0	1	38	3	0	0	1	10	1	0	5	0	1	0	0	0	0	1	0	0	0	9

NETHERLANDS

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	X	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 1 2		2 2	7	1		1		3 4 1		1			1		3			1		2		23 4 7 9
	Total	0	0	13	0	4	7	1	0	1	0	8	0	1	· 0	0	1	0	4	0	0	1	0	2	0	43
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			21 9 3		1	5 1 1					3 3	2		2				1 1			3				34 3 14 7
	Total	0	0	33	0	3	7	0	0	0	0	6	2	0	2	0	0	0	2	0	0	3	0	0	0	58
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			17 1		2	9	4		1		5 7 1		1	2							7				4C 13 2 6
	Total	0	0	18	0	3	10	6	0	1	0	13	0	1	2	0	0	0	0	0	0	7	0	0	0	61
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			13 3 2	1	3	14 4 2	2				3 2 1		1	1	-		1	1 2			2				39 2 12 9
	Total	0	0	18	3	4	20	2	0	0	0	6	0	1	1	0	0	1	3	0	0	3	0	0	0	62
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			29 4 3	1	3 1	16 1 1	1			1	3	1		6		2									61 1 6
	Total	0	0	36	1	4	18	1	0	0	1	3	1	0	6	0	2	0	0	0	0	0	0	0	0	73

PORTUGAL

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	DG:	I	п	ш	IV	v	VI	VII	VIII	іх	x	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3	2		1	1		1		1 1 1		2					4					1		0 1 4 13
	Total	0	0	3	2	0	1	1	0	1	0	3	0	2	0	0	0	0	4	0	0	0	0	1	0	18
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations		1	83	1							1 3			2			1.	1					1		4 0 11 11
	Total	0	1	11	1	0	0	0	0	0	0	4	0	0	2	0	0	1	5	0	0	0	0	1	0	26
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			72 5 4		1	59	3				8 1 6		1	3		4		4			3				147 7 16 8
	Total	0	0	81	0	2	59	4	0	0	0	15	0	1	3	0	4	0	5	0	0	4	0	0	0	178
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			12 4 3	1	3	39 4	1				2 2	1		2				1 1 1			2				64 1 11 10
	Total	0	0	19	1	9	43	1	0	0	0	4	1	0	2	0	0	0	3	0	0	3	0	0	0	86
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			37 7 4	-	3	22	4			1	11 4 2	1		5 1 1		3	1	1 4 1			1				88 6 14 8
	Total	0	0	48	0	4	23	4	0	0	1	17	1	0	7	o	3	1	6	0	0	1	0	0	0	116

UNITED KINGDOM

	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	xıx	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3		1	12 1 1					1 3 4		1			1		1 2					1		17 3 9 5
	Total	0	ò	5	0	1	14	0	0	0	0	8	0	1	0	0	1	0	3	0	0	0	0	1	0	34
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			12 1 4 1		1 2	4 2					2	2	2	2			1	1			·				21 1 10 5
	Total	0	0	18	0	3	6	0	0	0	0	2	2	2	2	0	0	1	1	0	0	0	0	0	0	37
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4 2 1		1	6	3				10 1 6		1	1				2			3				26 2 10 6
	Total	0	0	7	0	3	6	4	0	0	0	17	0	1	1	0	0	0	2	0	0	3	0	0	0	44
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			14 7	1	1	13	1			I	4		1	4				1			2				40 7 1 15
	Total	0	0	21	1	3	17	1	Ó	0	0	10	0	1	6	0	0	0	1	0	0	2	0	0	0	63
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			32 3 1		3	23 1 3	2			1	10 4	1		8		1		1			1				82 2 9 4
	Total	0	0	36	0	3	27	2	0	0	1	14	1	0	· 8	0	1	0	3	0	0	1	0	0	0	97

Table	212
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Established infringements - Reasoned opinions, classified by sector and legal basis

TOTAL

	DG:	Ι	п	III	IV	v	VI	VII	VIII	IX	x	хі	XIII	XIV	xv	XVI	xvii	XIX	XXI	ххш	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations	2		19 2 19 21		6 1 1 2	42 6 16	3 5 2 5		2		51 34 23		8	1			1	9 7	2		3 4 2				124 46 63 67
	Total	2	0	61	0	10	64	15	0	2	0	108	0	8	1	0	0	2	16	2	0	9	0	0	0	300
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		18 4 21 11	1 2	2 1 1 9	27 10 8	5 1		2		4 6 15	4	2	2 1 2		1	1 4	2 12 6		1 3			1 8		61 13 66 59
	Total	1	0	54	3	13	45	6	0	2	0	25	4	2	5	0	1	5	20	0	4	0	0	9	0	199
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations	2		70 4 26 17	1 2	1 3 3	27 1 6 13	4 3				11 16 10 2			14 5 1 1		3		4 9 11			7	1			141 31 56 51
	Total	2	0	117	3	7	47	7	0	0	0	39	0	0	21	0	3	0	24	0	0	8	1	0	0	279
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			102 3 36 20	3	2 2 9	133 5 7	10 1				23 13 13 1	2	5	1			1	2 1 7 6			2				278 20 64 49
	Total	0	0	161	3	13	145	11	0	0	0	50	2	5	1	0	0	1	16	0	0	3	0	0	0	411
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	0		66 5 26 7	6	6 1 46	12 6 7	1		1		18 5 3		2	12 1 1	1		1	3			10 1				126 11 38 73
	Total	0	0	104	6	53	25	1	0	1	0	26	0	2	14	1	0	1	3	0	0	11	0	0	0	248

Established infringements - Reasoned opinions, classified by sector and legal basis

BELGIUM

	DG:	Ι	п	111	IV	v	VI	VII	VIII	іх	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 4		1	6	1		1		6 5			1							1				9 8 7 8
	Total	0	0	6	0	2	7	2	0	1	0	11	0	0	1	0	0	0	0	0	0	2	0	0	0	32
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3 1 2	1	3	3			1		1 1 1		1			1							1		9 2 4 6
	Total	0	0	6	1	3	4	0	0	1	0	3	0	1	0	0	1	0	0	0	0	0	0	1	0	21
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 1 3 1		1	5	2				2 3 1			3		1						1			18 7 6 2
	Total	0	0	12	0	1	6	2	0	0	0	6	0	0	4	0	1	0	0	0	0	0	1	0	0	33
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			57		5	16 1 1	2		-		2 2	2						1 2							22 0 9 15
	Total	0	0	12	0	5	18	2	0	0	0	4	2	0	0	0	0	0	3	0	0	0	0	0	0	46
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			9 2		6				-		1 1			2							1				13 1 2 6
	Total	0	0	11	0	6	0	0	0	0	0	2	0	0	2	0	0	0	0	0	0	1	0	0	0	22

Established infringements —	Reasoned	opinions,	classified	by	sector	and	legal	basis	

	DG:	I	II	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1		1					1 1							(
	Total	0	0	2	0	0	0	0	0	0	0	1	0	1	0	0	0	0	2	0	0	0	0	0	0	
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1					1							1							(
	Total	0	0	1	0	0	1	0	0	0	0	1	0	0	0	0	0	0	1	0	0	0	0	0	0	
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2		-									1				1							
	Total	0	0	3	0	0	0	0	0	0	0	0	0	0	1	0	0	0	1	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1											1											
	Total	0	0	2	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2	1									1												
	Total	0	0	2	1	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	

Established infringements - Reasoned opinions, classified by sector and legal basis

GERMANY

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
.988	No notif. Impl. prob.			1			4					1 2														
	Appl. prob. Treaties/Regulations			4			2 3					6							1							1
	Total	0	0	8	0	0	9	0	0	0	0	9	0	0	0	0	0	0	1	0	0	0	0	0	0	2
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 2		2	1	1				2 1			1				1							
	Total	0	0	3	0	2	1	1	0	0	0	3	0	0	1	0	0	0	1	0	0	0	0	0	0	1
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5 5 5			1	1 1				2										1				
	Total	0	0	15	0	0	1	2	0	0	0	2	0	0	0	0	0	0	0	0	0	1	0	0	0	2
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5 2 1		1	1					2														
	Total	0	0	8	0	1	2	0	0	0	0	2	0	0	0	. 0	0	0	0	0	0	0	0	0	0	1
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2 2 3 1		1 6						1			1											
	Total	0	0	8	0	7	0	0	0	0	0	1	0	0	2	0	0	0	0	0	0	0	0	0	0	1

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Established infringements - Reasoned opinions, classified by sector and legal basis

GREECE

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations	2	·	8 1 1		1	3 1 5	1				12 3 1		. 1					1 2	1		1				23 7 4 12
	Total	2	0	10	0	1	9	1	0	0	0	16	0	1	0	0	0	0	3	1	0	2	0	0	0	46
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		`	1 1		4 1 2	2				2 2							2 2					1		8 0 6 7
	. Total	1	0	0	2	0	7	2	0	0	0	4	0	0	0	0	0	0	4	0	0	0	0	1	0	21
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		25 1 6		1	6 1 2					2 1 1			2				1			1				36
	Total	1	٥	32	0	1	9	0	0	0	0	4	0	0	3	0	0	0	4	0	0	1	0	0	0	5
.991	No notif. Impl. prob. Appl. prob. Treaties/Regulations Total	0	0	25 3 1 29	1	1	2	1	0	0	0	8 1 9	0	0	0	0	0	0	1 1 1 3	0	0	1	0	0	0	37 2 5 4
.992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 2 1	1	8	2			5	5	4	5		2			1		5						1
	Total	0	0	10	0	8	3	0	0	0	0	6	0	0	2	0	0	1	0	0	0	0	0	0	0	3(

Established infringements - Reasoned opinions, classified by sector and legal basis

SPAIN

_	DG:	Ι	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2								1		1					3 2	1		. 1				1 0 4 6
	Total	0	0	2	0	0	0	0	0	0	0	1	0	1	0	0	0	0	5	1	0	1	0	0	0	11
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1					2		1				1	1							0 1 4 3
	Total	0	0	2	0	0	1	0	0	0	0	2	0	1	0	0	0	1	1	0	0	0	0	0	0	8
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2	1		2					1 2 3 1			1				1							1 3 7 4
	Total	0	0	2	1	0	2	0	0	0	0	7	0	0	1	0	0	0	2	0	0	0	0	0	0	15
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			9 1 2 2			8					1 2 1		2	•				2							18 3 5 4
	Total	0	0	14	0	0	8	0	0	0	0	4	0	2	0	0	0	0	2	0	0	0	0	0	0	30
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 2 2	1	1 7	2 2			1		3 1			3				1			3				20
	Total	0	0	14	1	8	4	0	0	1	0	4	0	0	3	0	0	0	1	0	0	3	0	0	0	3

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Established infringements - Reasoned opinions, classified by sector and legal basis

FRANCE

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2		1	8 1 2	1				1 5		2				1				1		-		13 6 3 10
	Total	0	0	6	0	3	11	2	0	0	0	6	0	2	0	0	0	1	0	0	0	1	0	0	0	32
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2		2	2 1			1		1 2			1			1	2 3					2		0 2 7 11
	Total	0	0	2	0	2	3	0	0	1	0	3	0	0	1	0	0	1	5	0	0	0	0	-2	0	20
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5			2	1				1							1			1				
	Total	0	0	7	0	0	6	2	0	0	0	1	0	0	0	0	0	0	1	0	0	1	0	0	0	1
.991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		2	2	1				1 2		2				1	1							
	Total	0	0	2	0	2	2	1	0	0	0	3	0	2	0	0	0	1	2	0	0	0	0	0	0	1:
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2	1	3	1							1												
	Total	0	0	4	1	3	1	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1(

Established infringements - Reasoned opinions, classified by sector and legal basis

IRELAND

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	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	4	1				10 6														16 7 0
	Total	0	0	1	0	1	4	1	0	0	0	16	0	0	0	0	0	0	0	0	0	0	0	0	0	23
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			3	1				1 1			1			1	1					1		5 1 3 4
	Total	0	0	1	0	0	4	1	0	0	0	2	0	0	1	0	0	1	2	0	0	0	0	1	0	13
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7		1	1					2 1			2				1			1				12
	Total	0	0	8	0	1	1	0	0	0	0	3	0	0	2	0	0	0	1	0	0	1	0	0	0	17
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			7 1 1	1		9	1				3 1 1							1							22 2 2 1
	Total	0	0	9	1	0	9	1	0	0	0	5	0	0	0	0	0	0	2	0	0	0	0	0	0	23
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5	1		1					4										2				1
	Total	0	0	5	1	0	1	0	0	0	0	4	0	0	0	0	0	0	0	٥	0	2	0	0	0	1

Established infringements — Reasoned opinions, classified by sector and legal basis

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	DG:	I	п	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3 1 5 5		1	14 2 2	1 2 1				16 5 6						1	3			1				35 7 19 9
	Total	0	0	14	0	1	18	4	0	0	0	27	0	0	0	0	0	1	3	0	0	2	0	0	0	70
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 2 11 4		1 1	7 3 3	2				2			1 1			1	2 2		1 3			1		22 22 22
	Total	0	0	27	0	2	13	2	0	0	0	2	0	0	2	0	0	1	4	0	4	0	0	1	0	58
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 1 7 1		1	10 2 2					2 2 3			5 1		1		4 4 2			3 1				3 1
	Total	0	0	19	0	1	14	0	0	0	0	7	0	0	6	0	1	0	10	0	0	4	0	0	0	6
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			12 1 17 2	1	2	17 3 3	2				7 4 2							1 1 1							4(2.
	Total	0	0	32	1	2	23	2	0	0	0	13	0	0	0	0	0	0	3	0	0	0	0	0	0	7
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 1 13 3	1	9	2								1											1 1 1
	Total	0	0	27	1	9	2	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	4

Established infringements --- Reasoned opinions, classified by sector and legal basis

LUXEMBOURG

	DG:	I	II	III	IV	v	VI	VII	VIII	іх	x	XI	XIII	xıv	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2		1	3	1				10 1 1														17 1 1 0
	Total	0	0	2	0	1	3	1	0	0	0	12	0	0	0	0	0	0	0	0	0	0	0	0	0	19
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2 1 2			6					1												1		9 0 1 3
	Total	0	0	5	0	0	6	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	٥	13
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4		1	2	1				1		:	2											8 1 4 2
	Total	0	0	6	0	3	2	1	0	0	0	1	0	0	2	0	0	0	0	0	0	0	0	0	0	15
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			8			15	2				2 2 1							1			2				29 2 2 2
	Total	0	0	9	0	0	16	2	0	0	0	5	0	0	0	0	0	0	1	0	0	2	0	0	0	35
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5		3 7						1			3							1				1:
	Total	0	0	5	0	10	0	0	0	0	0	2	0	0	3	0	0	0	0	0	0	1	0	0	0	2

Established infringements - Reasoned opinions, classified by sector and legal basis

NETHERLANDS

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	DG:	Ι	п	ш	IV	v	VI	VII	VIII	іх	x	XI	XIII	xīv	xv	xvi	xvii	xix	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	2	1				1		1												, , ,
	Total	0	0	5	0	1	2	2	0	0	0	1	0	1	0	0	0	0	0	0	0	0	0	0	0	12
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 2		1 1 2	2	-											1					1		
	Total	0	0	3	0	4	2	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	1	0	1
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		6			1					1 3 1			1		1		1 1	- - -						1
	Total	1	0	7	0	0	3	0	0	0	0	5	0	0	1	0	1	0	2	0	0	0	0	0	0	2
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5 4 2.			9					2		1												1
	Total	0	0	11	0	0	9	0	0	0	0	2	0	1	0	0	0	0	0	0	0	0	0	0	0	2
.992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4	1	1	1					1 2 1			1				1							
	Total	0	0	7	1	1	1	0	0	0	0	4	0	o	1	0	0	0	1	0	0	0	o	0	٥	1

Established infringements - Reasoned opinions, classified by sector and legal basis

PORTUGAL

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3			1	1		1									1							
	Total	0	0	3	0	0	1	1	0	1	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	7
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2								2												1		((4
	Total	0	0	_ 2	0	0	0	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	1	0	
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 3	2							1			1				3							
	Total	0	0	5	2	0	0	0	0	0	0	1	0	0	1	0	0	0	3	0	0	0	0	0	0	1
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			25 1 2			54 1					1														79
	Total	0	0	28	0	0	55	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	8
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			- 5 1		1	7 1	1				1							1			3 1				1
	Total	0	0	6	0	1	8	1	0	0	0	1	0	0	0	0	0	0	1	0	0	4	0	0	0	2

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Established infringements - Reasoned opinions, classified by sector and legal basis

UNITED KINGDOM

	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	xıv	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2				1				1 4 3		2					1			1				1 6 3 5
	Total	0	0	2	0	0	0	1	0	0	0	8	0	2	0	0	0	0	1	0	0	1	0	0	0	15
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			2					2	4					1	1							3 0 4 6
	Total	0	0	2	0	0	3	0	0	0	0	2	4	0	0	0	0	1	1	0	0	0	0	0	0	13
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1 1 1 1					1														
	Total	0	0	1	0	0	3	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5		2		1				1														7 0 2 2
	Total	0	0	5	0	2	0	2	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	1
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5			4					2				1										12 ((
	Total	0	0	5	0	0	5	0	0	0	0	2	0	0	0	1	0	0	0	0	0	0	0	0	0	13

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TOTAL

	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			12 1 2 3	1	5 2 1 3	1 2 7	2 1				3 5		4	2			2	7 4			2				22 13 13 25
·	Total	0	0	18	1	11	10	3	0	0	0	8	0	4	2	0	0	2	11	0	0	3	0	0	0	73
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			11 4 6 9	1	1 1 1 1	4 3 5	1		1		4 6 8 1		8	1		1	2 2	5 8		1	1				22 12 27 36
	Total	0	0	30	1	4	12	1	0	1	0	19	0	8	1	0	1	4	13	0	1	1	0	0	0	97
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			21 1 4 7	1	1 5	3 2 4	3				8 6			3				6		1	1		3		4(1) 1)
	Total	0	0	33	1	6	9	4	0	0	0	14	0	0	3	0	0	0	6	0	1	1	0	0	o	7
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		9 2 2 2		1 1	16 3 1	1				3 2		1	3				2 7 2		1	2				33
<u></u>	Total	1	0	15	0	2	20	2	0	0	0	5	0	1	- 4	0	0	0	11	0	1	3	0	0	0	6
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 6 6		1	26 4	2				4 3 2							1 5 1							3
	Total	0	0	14	0	1	30	3	0	0	0	9	ò	0	0	0	0	0	7	0	0	0	0	0	0	6

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Table 2.1.3.

Established infringements - Referrals, classified by sector and legal basis

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BELGIUM

	DG:	Ι	II	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	xxiii	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob.			1		1									1							1				4 0 3
	Appl. prob. Treaties/Regulations			2		1	1												1							3
	Total	0	0	3	0	3	1	0	0	0	О	0	0	0	1	0	0	0	1	0	0	1	0	0	0	10
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4	1	1		-		1		3 1					1		1							5 3 2 4
	Total	0	0	5	1	1	0	0	0	1	0	4	0	0	0	0	1	0	1	0	0	0	0	0	0	14
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			5 1 1		3		1				1 1														
	Total	0	0	7	0	3	0	1	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	1
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	3	1				2														-
	Total	0	0	1	0	1	3	1	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 3								1														
	Total	0	0	5	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	

Established infringements - Referrals, classified by sector and legal basis

DENMARK

	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI		SOEC	CPS	ŢFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		2 1							(
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	0	0	0	
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1							-															
	Total	0	0	1	_ 0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1												2							
	Total	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	0	0	0	0	0	

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Established infringements - Referrals, classified by sector and legal basis

GERMANY

	DG:	I	и	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	xīv	xv	xvı	XVII	XIX	XXI	xxiii	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1 1					3						1	1							1 3 2 2
	Total	0	0	1	0	0	2	0	0	0	0	3	0	0	0	0	0	1	1	0	0	0	0	0	0	8
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1					1 2		- - - - -												1 2 1
	Total	0	0	0	0	0	1	0	0	0	0	3	0	0	0	0	0	0	0	0	0	0	0	0	0	4
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2				1				1						:								
	Total	0	0	2	0	0	0	1	Ö	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1					×												1							
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1				1				1 2														
	Total	0	0	1	0	0	0	1	0	0	0	3	0	0	0	0	0	0	0	0	0	0	0	0	0	

Established infringements — Referrals, classified by sector and legal basis

GREECE

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	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4	1	2	3	1						1					1			1				
	Total	0	0	4	1	2	3	1	0	0	0	0	0	1	0	0	0	0	1	0	0	1	0	0	0	1
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 1			1 2					1							1 2							
	Total	٥	0	3	0	0	3	0	0	0	0	1	0	0	0	0	0	0	3	0	0	0	0	0	0	1
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4			1 2				-								1		1					
	Total	0	0	5	0	0	3	0	0	0	0	0	0	0	0	0	0	0	1	0	1	0	0	0	0	1
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		1				1				2			1				2		1					
	Total	1	0	1	0	0	0	1	0	0	0	2	0	0	1	0	0	0	2	0	1	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1							1 1							
	Total	0	0	1	0	0	0	0	0	0	0	1	0	0	0	0	0	0	2	0	0	0	0	0	0	

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Established infringements — Referra	s, classified by sector and legal basis
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SP	AI	IN

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	ххш	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							0 0 0 1
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1		1				- - - -	1 1							0 1 2 2
	Total	0	0	1	0	0	0	0	0	0	0	1	0	1	0	0	0	0	2	0	0	0	0	0	0	5
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations											2							1							0 0 3 0
	Total	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	1	0	0	0	0	0	0	3
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1															1							0 0 2 0
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	2
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 1			1												1							1 1 2 1
	Total	0	0	3	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	5

Established infringements - Referrals, classified by sector and legal basis

FRANCE

	DG:	I	II	ш	IV	V -	VI	VII	VIII	IX	x	XI	XIII	xīv	xv	XVI	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3		2	1					1		1					1							
	Total	0	0	4	0	2	1	0	0	0	0	1	0	1	0	0	0	0	1	0	0	0	0	0	0	1
.989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	1					1		2				1								
	Total	0	0	2	0	1	1	0	0	0	0	1	0	2	0	0	0	1	0	0	0	0	0	0	0	
99 0	No notif. Impl. prob. Appl. prob. Treaties/Regulations					1	1					4														
	Total	0	0	0	0	1	1	0	0	0	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1												1			1				
	Total	0	0	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	0	0	1	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	

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Established infringements - Referrals, classified by sector and legal basis

IRELAND

	DG:	Ι	II	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	1					1		1					2							4 1 2 1
	Total	0	0	1	0	1	1	0	0	0	0	2	0	1	0	0	0	0	2	0	0	0	0	0	0	8
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations													2												0 0 0 2
	Total	0	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	2
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations											1			2											2 C 1 C
	Total	0	0	0	0	0	0	0	0	0	0	1	0	0	2	0	0	0	0	0	0	0	0	0	0	3
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1																			2 0 1 0
	Total	0	0	1	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	3
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations						7					1							1							8 C 1 C
	Total	0	0	0	0	0	7	0	0	0	0	1	0	0	0	0	0	0	1	0	0	0	0	0	0	9

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Established infringements - Referrals, classified by sector and legal basis

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ITALY

	DG:	I	п	III	IV	v	VI	VII	VIII	іх	x	хі	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 2		. 1	1	1				1		1	1			1	1			1				5 1 3 5
	Total	0	0	4	0	1	1	2	0	0	0	1	0	1	1	0	0	1	1	0	0	1	0	0	0	14
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 3 5		1	3 2 1	1				2 1 4			1			1 2	3 2		1	1				8 3 15 10
	Total	0	0	10	0	1	6	1	0	0	0	7	0	0	1	0	0	3	5	0	1	1	0	0	0	36
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			10 3 2		1	3	2				1							1			1				16 1 5 3
	Total	0	0	15	0	1	4	2	0	0	0	1	0	0	0	0	0	0	1	0	0	1	0	0	o	25
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 2 1			10 2								1				2 3			2				15 3 6 0
	Total	0	0	4	0	0	12	0	0	0	0	0	0	0	1	0	0	0	5	0	0	2	0	0	0	24
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3	-		5 1					1							1							1
	Total	0	0	3	0	0	6	0	0	0	0	1	0	0	0	0	0	0	1	0	0	0	0	0	0	11

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Established infringements - Referrals, classified by sector and legal basis

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LUXEMBOURC	3
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	DG:	I	II	ш	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations					1						1							_							
	Total	0	0	0	0	1	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4								1							1							
	Total	0	0	4	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1	0	0	0	0	0	0	
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2											1											
	Total	0	0	3	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	2				×															
	Total	0	0	1	0	1	2	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	8	1				1 1							1							1
	Total	0	0	1	0	1	8	1	0	0	0	2	0	0	0	0	0	0	1	0	0	0	0	0	0	1

Established infringements - Referrals, classified by sector and legal basis

NETHERLANDS

	DG:	Ι	п	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	xiv	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	1																			2 ((1
	Total	0	0	1	0	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1												1							1 (1 3
	Total	0	0	3	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations					1						1														
	Total	0	0	0	0	1	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	
.991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4								1		1	1											
	Total	0	0	4	0	0	0	0	0	0	0	1	0	1	1	0	0	0	0	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations						5												•							
	Total	0	0	0	0	0	5	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	

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Established infringements - Referrals, classified by sector and legal basis

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PORTUGAL

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1																						0 0 1 0
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations				1														1							0 0 2
	Total	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	2
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1											1											2 0 0 0
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	2
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1																			0 0 1 0
	Total	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1

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Established infringements - Referrals, classified by sector and legal basis

UNITED KINGDOM

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	хш	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations					1						1		3										•		0 1 1 3
	Total	0	0	0	0	1	0	0	0	0	0	1	0	3	0	0	0	0	0	0	0	0	0	0	0	5
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1														0 0 1 1
	Total	0	0	1	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	2
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1																						0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations						2	1																		0 0 2 1
	Total	0	0	0	0	0	2	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	3

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Established infringements - Judgments, classified by sector and legal basis

TOTAL

	DG:	Ι	II	III	IV	v	VI	VII	VIII	IX	х	XI	XIII	XIV	XV	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4 2 2 8	1	2 2	1 10	2	1	1		4 3							8 5							1 1 2
	Total	0	0	16	1	4	11	2	1	1	0	7	0	0	0	0	0	0	13	0	0	0	0	0	0	5
989	No notif. Impl. prob. Appl. prob. Treatics/Regulations			5		1 2	1 1 5							2	1		1		1 4 2							1
	Total	0	0	5	0	3	7	0	0	0	0	0	0	2	2	0	1	0	7	0	0	0	0	0	0	
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1	1	1 1 1	1 2 2	1			1	5 6 1		4				1	34							
	Total	0	0	2	1	3	5	1	⁻ 0	0	1	12	0	4	0	0	0	2	7	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			11 2 3 11	1	1 2	1	1		1		4 5 8 2		5			1	1	5		1					
	Total	0	0	27	1	3	1	2	0	1	0	19	0	5	0	0	1	1	11	0	1	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		1 3 8		4	3 2 3	1				1 3 5		2	1				2 4 4		1					
	Total	1	0	12	0	4	8	2	0	0	0	9	0	2	1	0	0	0	10	0	1	0	0	0	0	

Established infringements — Judgments, classified by sector and legal basis

BELGIUM

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		2	1	2		1		4							2							6 1 0 6
	Total	0	0	1	0	2	1	2	0	1	0	4	0	0	0	0	0	0	2	0	0	0	0	0	0	13
1989	/ No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1									1							1				2 0 0 2
	Total	0	0	1	0	1	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1	0	0	0	4
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1				1	2 3														0 2 4 1
	Total	0	0	0	0	0	1	0	0	0	1	5	0	0	0	0	0	0	0	0	0	0	0	0	0	7
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2 1 4	1	1							2			4	1		1							3 3 1 6
	Total	0	0	7	1	1	0	. 0	0	0	0	0	2	0	0	0	1	0	1	0	0	0	0	0	0	13
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		3		1				1 1														1 1 1 4
	Total	0	0	1	0	3	0	1	0	0	0	2	0	0	0	0	0	o	0	0	0	0	0	0	0	7

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Official Journal of the European Communities

Established infringements - Judgments, classified by sector and legal basis

DENMARK

	DG:	I	п	ш	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	xvi	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2																						0 0 0 2
	Total	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																			Y						0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
.990	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1 1							C C 1 1
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	2
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							0 0 1 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							((1 (
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	

Established infringements - Judgments, classified by sector and legal basis

GERMANY

	DG:	I	II	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1												1							C C 1 2
	Total	0	0	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	3
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2		1	1																			0 0 1 3
	Total	0	0	2	0	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1					1						1								
	Total	0	0	0	0	0	1	0	0	0	0	1	0	Q	0	0	0	1	0	0	0	0	0	0	0	-
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations											3 2														
	Total	0	0	0	0	0	0	0	0	0	0	5	0	0	0	0	0	0	0	0	0	0	0	0	0	
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			2				1				1 1							1							
	Total	0	0	2	0	0	0	1	0	0	0	2	0	0	0	0	0	0	1	0	0	0	0	0	0	

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Established infring	ements — Judgment	s, classified by sector	r and legal basis
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GREECE

	DG:	I	11	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3	1		5		1										1							0 0 0 11
	Total	0	0	3	1	. 0	5	0	1	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	11
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			2															1				1 0 0 3
	Total	0	0	1	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	4
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations				1	1	1	1						1					1							1 1 0 4
	Total	0	0	0	1	1	1	1	0	0	0	0	0	1	0	0	0	0	1	0	0	0	0	0	0	
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4								1 1							2							4 C 1 4
	Total	0	0	5	0	0	0	0	0	0	0	2	0	0	0	0	0	0	2	0	0	0	0	0	0	ç
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations	1		2			2					2							3			1				
	Total	1	0	2	0	0	2	0	0	0	0	2	0	0	0	0	0	0	3	0	0	1	0	0	0	1

Established infringements — Judgments, classified by sector and legal basis

SPAIN

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	хш	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1)) 1
	Total	0	0	0	0	0	0	0	٥	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations									1		1		1					1							0 1 2 2
	Total	0	٥	0	0	0	0	0	0	1	0	1	0	1	0	0	0	0	2	0	0	0	0	0	0	5
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1															1							(
	Total	0.	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	2

Established infringements — Judgments	, classified	by sector	and legal basis
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FRANCE

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		2						1							2							0 3 2 1
	Total	0	0	1	0	2	0	0	0	0	0	1	0	0	0	0	0	0	2	0	0	0	0	0	0	6
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							0 0 1 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1						1		1				1						•		C 0 1 4
	Total	0	0	1	0	1	0	0	0	0	0	. 1	0	1	0	0	0	1	0	0	0	0	0	0	0	5
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1						3		2												0 4 0 4
	Total	0	0	2	0	1	0	0	0	0	0	3	0	2	0	0	0	0	0	0	0	0	0	0	0	8
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations					1	1																			
	Total	0	0	0	0	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2

Established infringements - Judgments, classified by sector and legal basis

IRELAND

	DG:	I	II	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	xvii	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1															1							0 0 2 0
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	2
989	No notif. Impl. prob. Appl. prob. Treaties/Regulations	•																								0000
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
990	No notif. Impl. prob. Appl. prob. Treaties/Regulations													1					2							
	Total	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	2	0	0	0	0	0	0	
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations													1	-											0 0 1
	Total	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1
992	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1							1												
	Total	0	0	0	0	0	2	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	

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Established infringements]	udgments,	classified by	y sector	and le	egal basis
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ITALY

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	xīv	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			4 2			1 2					2							3 1							
	Total	0	0	6	0	0	3	0	0	0	0	2	0	0	0	0	0	0	4	0	0	0	0	0	0	1
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	1											1	1 2 1							2 1 3 3
	Total	0	0	1	0	1	2	0	0	0	0	0	0	0	0	0	0	1	4	0	0	0	0	0	0	
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1		1	1					1 3		1					1							
	Total	0	0	1	0	1	2	0	0	0	0	4	0	1	0	0	0	0	1	0	0	0	0	0	0	1
991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			3 1 3				1				3							1 1		1					1
	Total	0	0	7	0	0	0	2	0	0	0	6	0	0	0	0	0	0	2	0	1	0	0	0	0	1
.992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 2 1			2												2 1							
	Total	0	0	4	0	0	3	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	0	0	0	1

Established infringements — Judgments, classified by sector and legal basis

LUXEMBOURG

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	DG:	I	п	III	IV	v	VI	VII	VIII	ΙХ	x	XI	XIII	XIV	xv	xvi	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	o	0	0	0
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	ο	0
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1							1							2 0 1 1
	Total	0	. 0	1	0	0	0	0	0	0	0	2	0	0	0	0	0	0	1	0	0	0	0	0	0	4
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1																						0 0 0 1
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1

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Established infringements - Judgments, classified by sector and legal basis

NETHERLANDS

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0
	Total	0	0	0	0	0	- 0	0	Ģ	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations						1							2												0 0 0 3
	Total	0	0	0	0	0	1	0	0	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	3
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations											1														0 1 0 0
	Total	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	1
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1 1 2		1	1																			1 0 1 4
	Total	0	0	4	0	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	6
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations											2			1									i		1 2 0 0
	Total	0	0	0	0	0	0	0	0	0	0	2	0	0	1	0	0	0	0	0	0	0	0	0	0	3

Established infringements — Judgments, classified by sector and legal basis

PORTUGAL

	DG:	I	п	ш	rv	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	xxIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																					-				0 0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									0 0 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1																						0 0 1 0
	Total	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							0 0 0 1
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1

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Established infringements —	Indements.	classified by	sector and	legal basis
Established mitingements	Judgments	chassines by	Jector and	Tegar Dasis

UNITED KINGDOM

	DG:	I	п	III	IV	v	VI	VII	VIII	IX	x	XI	XIII	XIV	xv	XVI	XVII	XIX	XXI	XXIII	SOEC	CPS	TFHR	LS	SG	Total
1988	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1			1												2							C 1 2 1
	Total	0	0	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	4
1989	No notif. Impl. prob. Appl. prob. Treaties/Regulations																		1							0 0 1 0
	Total	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	1
1990	No notif. Impl. prob. Appl. prob. Treaties/Regulations																									
	Total	ó	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
1991	No notif. Impl. prob. Appl. prob. Treaties/Regulations													2									j			
	Total	0	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	
1992	No notif. Impl. prob. Appl. prob. Treaties/Regulations			1								1		1												
	Total	0	0	1	0	0	0	0	0	0	0	1	0	1	0	0	0	0	0	0	0	0	0	0	0	

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Established infringements — Trend by Member State and year case commenced

	Cases	Terminated after Article 169 letter	In motion	Reasoned opinions	Terminated after RO	In motion	Referrals	In motion	Withdrawn	Judgments	For Commission	For Member States
Total	567	309	11	247	137	28	82	11	29	42	35	7
В	52	22	1	29	15	1	13	2	2	9	6	3
DK	30	28	1	1	1	0	0	0	0	0	0	0
D	55	30	2	23	16	2	5	1	0	4	3	1
EL	64	31	0	33	21	2	10	1	4	5	5	0
E	31	18	1	12	6	2	4	1	1	2	2	0
F	57	39	0	18	11	3	4	1	1	2	0	2
IRL	40	31	0	9	5	2	2	0	0	2	2	0
I	107	36	0	71	31	3	37	3	21	13	13	0
L	36	15	1	20	12	5	3	1	0	2	2	0
NL	43	27	3	13	6	5	2	0	0	2	1	1
Р	18	8	0	10	9	0	1	1	0	0	0	0
UK	34	24	2	8	4	3	1	0	0	1	1	0

Established infringements - Trend by Member State and year case commenced

	Cases	Terminated after Article 169 letter	In motion	Reasoned opinions	Terminated after RO	In motion	Referrals	In motion	Withdrawn	Judgments	For Commission	For Member States
Total	691	354	29	308	176	47	85	28	37	20	18	2
В	66	29	3	34	18	3	13	4	6	3	3	0
DK	36	25	1	10	5	2	3	2	1	0	0	0
D	56	36	6	14	5	6	3	3	0	0	0	0
EL	86	32	2	52	37	2	13	4	3	6	5	1
Е	51	31	3	17	8	6	3	1	0	2	2	0
F	66	41	3	22	15	4	3	3	0	0	0	0
IRL	51	27	1	23	13	5	5	0	4	1	1	0
I	115	42	3	70	43	9	18	3	13	2	1	1
L	43	20	0	23	11	1	11	5	5	ĺ	1	0
NL	58	30	4	24	13	4	7	1	4	2	2	0
Р	26	16	2	8	4	2	2	0	1	1	1	0
UK	37	25	1	11	4	3	4	2	0	2	2	0

Established infringements — Trend by Member State and year case commenced

- 1990 ---

	Cases	Terminated after Article 169 letter	In motion	Reasoned opinions	Terminated after RO	In motion	Referrals	In motion	Withdrawn	Judgments	For Commission	For Member States
Total	964	559	101	304	197	82	25	16	4	5	5	0
В	68	27	9	32	15	14	3	0	2	1	1	0
DK	36	30	4	2	0	2	0	0	0	0	0	0
D	61	31	15	15	4	8	3	2	0	1	1	0
EL	120	56	13	51	41	10	0	0	0	0	0	0
E	114	71	11	32	17	12	3	3	0	0	0	· 0
F	76	55	12	9	4	5	0	0	0	0	0	0
IRL	52	28	7	17	13	2	2	2	0	0	0	0
I	111	53	7	51	28	11	12	9	0	3	3	0
L	43	25	3	15	7	7	1	0	1	0	0	0
NL	61	43	5	13	9	4	0	0	0	0	0	0
Р	178	105	8	65	57	7	1	0	1	0	0	0
UK	44	35	7	2	2	0	0	0	0	0	0	0

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Established infringements - Trend by Member State and year case commenced

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	Cases	Terminated after Article 169 letter	In motion	Reasoned opinions	Terminated after RO	In motion	Referrals	In motion	Withdrawn	Judgments	For Commission	For Member State
Total	853	444	134	275	128	122	25	23	2	٥	0	0
В	71	34	11	26	14	12	0	0	0	0	0	0
DK	52	39	10	3	2	1	0	0	0	0	0	o
D	60	31	17	12	5	7	0	0	0	0	0	0
EL	88	46	16	26	8	18	0	0	0	0	0	0
E	79	36	12	31	10	20	1	1	0	0	0	o
F	54	33	13	8	5	3	0	0	0	0	0	0
IRL	59	31	9	19	7	6	6	6	0	0	0	0
I	115	50	20	45	14	27	4	4	0	0	0	0
L	64	32	3	29	9	12	8	6	2	0	0	0
NL	62	40	6	16	7	5	4	4	0	0	Ō	0
Р	86	38	6	42	34	7	1	1	0	0	0	0
UK	63	34	11	18	13	4	1	1	0	0	0	0

Established infringements - Trend by Member State and year case commenced

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- 1992 -

	Cases	Terminated after Article 169 letter	In motion	Reasoned opinions	Terminated after RO	In motion	Referrals	In motion	Withdrawn	Judgments	For Commission	For Member States
Total	1 210	242	953	15	0	15	0	0	0	0	0	0
В	110	19	90	1	0	1	0	0	0	0	0	0
DK	45	23	22	0	0	0	0	0	0	0	0	0
D	97	19	76	2	0	2	0	0	0	0	0	0
EL	112	21	91	0	0	0	0	0	0	0 -	0	0
E	127	24	102	1	0	1	0	0	0	0	0	0
F	111	22	88	1	0	1	0	0	0	0	0	0
IRL	88	23	65	0	0	0	0	0	0	0	0	Ō
I	137	9	119	9	0	9	0	0	0	0	0	0
L	97	20	77	0	0	0	0	0	0	0	0	0
NL	73	23	49	1	0	1	0	0	0	0	0	0
Р	116	18	98	0	0	0	0	0	0	0	0	0
UK	97	21	76	0	0	0	0	0	0	0	0	0

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Table 2.3.

			19	88			19	89			19	90			19	91			19	92	
Member	Store	Directives Treaties,			Directives			Treaties,	Directives Treaties,				Directives		Treaties,	Directives			Treaties,		
State	Stage reached	No notif.	Impl. prob.	Appl. prob.	Regu- lations, Decisions	No notif.	Impl. prob.	Appl. prob.	Regu- lations, Decisions	No notif.	Impl. prob.	Appl. prob.	Regu- lations, Decisions	No notif.	Impl. prob.	Appl. prob.	Regu- lations, Decisions	No notif.	Impl. prob.	Appl. prob.	Regu- lations, Decisions
В	LETR RO REF	30 9 4	4 8	7 7 3	11 8 3	39 9 5	3 2 3	10 4 2	14 6 4	26 18 6	11 7 2	16 6 2	15 2 3	49 22 3	5 3	7 9 1	10 15 1	84 13 2	1	15 2 1	10 6 3
DK	LETR RO REF	20	1	7 2 2	2 3 1	23	1	9 2 1	3	22 1	1	6 3 2	7 1 1	34 1	1	4 1 1	13 1	39 2		2	42
D	LETR RO REF	27 6 1	3 2 3	11 13 2	14 6 2	21 1	3 3 1	16 6 2	16 2 1	18 7	2 3 1	18 5 1	23 6 3	36 6	1	12 4 1	11 3	77 4 1	6 2 1	10 5 3	4 7
EL	LETR RO REF	37 23 6	2 7 2	11 4	14 12 6	56 8 2	1	12 6 2	17 7 5	78 36 4	2 2 1	26 5 1	14 12 4	34 37 2	19 2	18 5 2	17 4 5	93 13 1	4	7 7 1	8 10 1
E	LETR RO REF	1	3	14 4	14 6 1	13	4 1 1	22 4 2	12 3 2	73 1	7 3	19 7 3	15 4	41 18	9 3	12 5 2	17 4	89 20 1	2 3 1	16 4 2	20 12 1
F	LETR RO REF	22 13 3	1 6 1	18 3 1	16 10 5	25 1	2 2 1	11 7 1	28 11 5	31 9	3 2 4	18 1	24 6 2	30 4 1	2 1 1	8 4 1	14 6 1	66 2	3	25 1	17 8
IRL	LETR RO REF	27 16 4	2 7 1	4 2	7	36 5	3 1	6 3	6 4 2	36 12 2	6 2	3 1 1	72	46 22 2	1 2	8 2 1	4 1	79 12 8	3	5 1	1 1
I	LETR RO REF	53 35 5	7 7 1	23 19 3	24 9 5	51 22 8	5 4 3	41 22 15	18 10 10	55 35 16	12 5 1	28 16 5	16 6 3	56 40 15	3 5 3	31 23 6	25 8	87 10 5	4 1 1	26 13 4	20 16 1
L	LETR RO REF	28 17 2	3 1	3 1	2	31 9 5	1	4 1	7 3 1	38 8 3	1 1	2 4	2 2 1	35 29 3	19 2	4 2	6 2 1	90 13 10	1 1 1	5 1	1 7 2
NL	LETR RO REF	23 3 2	4 1	74	9 4 1	34 3 1	3	14 3 1	7 5 3	40 10	13 3 1	2 4	6 3 1	39 14 5	2 2 1	12 4	9 3 1	61 7 5	1 2	6 5	5 2
Р	LETR RO REF		1	43	13 4	4		11 4 1	11 1	147 3	7 1	16 3	8 5 2	64 79 2	1	11 3	10 2	88 18	6 1	14 2 1	8 1
UK	LETR RO REF	17 1	36	9 3	5 5	21 3	1	10 4 1	5 6 3	26 1	2 2	10 1 1	6 2 1	40 7	7	1 2	15 2	82 12	2	9 2	4 1 1

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ANNEX III

INFRINGEMENTS OF TREATIES, REGULATIONS AND DECISIONS

External rela	itions	Number: Title:	90/0193 Limit on the use of edible gelatine in certain
GREECE	60 /0505	Leg. base: Ro. dd: Dd. ref: Case No: Dd. wd:	foodstuffs 157E171 Date reasoned opinion sent: 91/04/05 Date of referral: 92/03/10 C-92/074 Date of decision to withdraw proceedings: 92/10/13
Number: Title: Leg. base: Ro. dd:	88/0505 'Delta list', matches from Bulgaria and Sweden 382R1765; 383R3420; 157E005 Date reasoned opinion sent: 90/01/22	Number:	90/0546
Dd. ref: Case No:	Date of referral: 91/02/14 C-91/065	Title:	Restriction on the free movement of radio broad- casting services
Dd. ju.: Ju. for.:	Date of judgment: 92/10/14 Commission	Leg. base: Ro. dd:	157E059; 157E090 Date reasoned opinion sent: 91/10/21
Internal mar	ket and industrial affairs	Number: Title: Leg. base: Dd. cl:	90/0591 Seizure of wireless telephones 157E030 Date of termination: 92/12/23
BELGIUM		DENMARK	
Number: Title: Leg. base: Ro. dd:	82/0316 Refusal to grant import licences for codeine 157E030 Date reasoned opinion sent: 83/09/19	Number: Title:	89/0538 Order concerning radio installations and the reception of broadcasts via telecom satellites (not. 87/55)
		Leg. base: Ro. dd:	157E030 Date reasoned opinion sent: 90/04/06
Number: Title:	89/0035 Duplication of tests on imports of sterile medical accessories	Number:	90/0365
Leg. base: Ro. dd:	157E030; 157E036 Date reasoned opinion sent: 91/09/30	Title: Leg. base:	Obligatory patent licences 157E030; 157E036
Dd. ref: Case No:	Date of referral: 92/09/25 C-92/373	Ro. dd:	Date reasoned opinion sent: 91/05/08
Number:	89/0566 State compensation for victims of acts of violence	GERMANY	
Title: Leg. base: Ro. dd: Dd. ref:	157E007 Date reasoned opinion sent: 91/03/13 Date of referral: 92/03/12 C-92/078	Number: Title:	86/0518 Amendment to the German law on foodstuffs
Case No: Dd. wd:	Date of decision to withdraw proceedings: 92/07/09	Leg. base: Ro. dd:	following the 'Cassis de Dijon' judgment 157E030 Date reasoned opinion sent: 88/06/03
Number: Title:	90/0069 Decree of the Flemish community on television cables	Number: Title:	88/0061 Importation of medicines by individuals for their personal use
Leg. base: Ro. dd: Dd. ref: Case No:	157E052; 157E056; 157E059 Date reasoned opinion sent: 91/02/14 Date of referral: 91/08/08 C-91/211	Leg. base: Ro. dd: Dd. ref: Case No:	157E030 Date reasoned opinion sent: 88/11/23 Date of referral: 90/03/13 C-90/062
Dd. ju.: Ju. for.:	Date of judgment: 92/12/16 Commission	Dd. ju.: Ju. for.:	Date of judgment: 92/04/08 Commission

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Number:	89/0104	Number:	91/0204
Title:	Importation of flame arresters	Title:	Restrictions on freedom to provide services and
Leg. base:	157E030	T 1	freedom of establishment — television
Ro. dd:	Date reasoned opinion sent: 90/11/30	Leg. base: Ro. dd:	157E052; 157E053; 157E059; 157E221
Number	89/0166	Ko. uu:	Date reasoned opinion sent: 92/03/16
Number: Title:	Labelling of medical equipment		
Leg. base:	157E030	Number:	91/4175
Ro. dd:	Date reasoned opinion sent: 90/07/30	Title:	Public supply contract — submarine telecommu- nications cable
		Leg. base:	157E030
Number:	90/0261	Dd. cl:	Date of termination: 92/05/06
Title:	Parallel importation of pharmaceutical products		
Leg. base:	157E030; 157E036 of the procedure (pending adoption of new legis-		
lation)	of the procedure (pending adoption of new regis-	SPAIN	
,			
Number:	90/0555		
Title:	Parallel importation of pharmaceutical products	Number:	87/0311 Observations and historical of historical and
Leg. base:	157E030; 157E036	Title:	Obstacles to the importation of biscuit and chocolate products
Ro. dd:	Date reasoned opinion sent: 91/12/31	Leg. base:	157E030
		Ro. dd:	Date reasoned opinion sent: 88/04/26
GREECE		Dd. cl:	Date of termination: 92/01/29
Number:	87/0113	Number:	90/0265
Title:	Restrictions on freedom to provide services as	· Title:	Freedom to provide services — cinema industry
	tourist guides	Leg. base: Ro. dd:	157E056; 157E059 Date reasoned opinion sent: 91/06/07
Leg. base:	157E059	Ko. uu.	Date reasoned opinion sent. 71700/07
Ro. dd: Dd. ref:	Date reasoned opinion sent: 88/04/20 Date of referral: 89/06/20		
Case No:	C-89/198	Number:	90/0388
Dd. ju.:	Date of judgment: 91/02/26	Title:	Restrictions on freedom to provide services as tourist guides
Ju. for.:	Commission	Leg. base:	157E005; 157E048; 157E052; 157E059
Dd. 171:	Date Art. 171 letter sent: 92/05/18	Ro. dd:	Date reasoned opinion sent: 91/10/14
NT 1	00/01/25	Dd. ref:	Date of referral: 92/10/01
Number: Title:	89/0165 Nationality condition for access to work as	Case No:	C-92/375
1 lue:	architect, engineer or surveyor		
Leg. base:	157E052; 157E059; 157E171	ED ANICE	
Ro. dd:	Date reasoned opinion sent: 90/01/22	FRANCE	
Dd. ref:	Date of referral: 90/10/24		
Case No: Dd. ju.:	C-90/328 Date of judgment: 92/01/30	Number:	85/0269
Ju. for.:	Commission	Title:	Refusal to grant import licences for codeine
Ju. 101	Commission	Leg. base:	157E030
Number:	89/0354	Ro. dd:	Date reasoned opinion sent: 87/11/12
Title:	Sale of baby foods exclusively through phar-		
	macists	Number:	85/0499
Leg. base:	157E030; 157E036	Title:	Freedom of establishment and freedom to provide
Ro. dd: Dd. ref:	Date reasoned opinion sent: 91/10/28 Date of referral: 92/11/09		services in overseas territories
Case No:	C-92/391	Leg. base:	380D1186; 386D0283
Cube 1.01		Ro. dd: Dd. ref:	Date reasoned opinion sent: 87/05/27 Date of referral: 88/09/23
Number:	90/0331	Case No:	C-88/263
Title:	Prohibition on sale of beers other than	Dd. ju.:	Date of judgment: 90/12/12
	malt-based beers	Ju. for.:	Commission
Leg. base:	157E030; 157E171	Dd. 171:	Date Art. 171 letter sent: 92/06/05
Ro. dd: Dd. ref:	Date reasoned opinion sent: 84/04/03 Date of referral: 84/07/09		
Case No:	C-84/176	Number:	86/0432
Dd. ju.:	Date of judgment: 87/03/12	Title:	Restrictions on the freedom to provide services as
Ju. for.:	Commission	T. L	tourist guides
Dd. 171:	Date Art. 171 letter sent: 90/07/02	Leg. base: Ro. dd:	157E059 Date reasoned opinion sent: 88/05/02
		Dd. ref:	Date of referral: 89/04/28
Number:	90/5177	Case No:	C-89/154
Title:	Public contract — telecommunications	Dd. ju.:	Date of judgment: 91/02/26
Leg. base:	157E030	Ju. for.:	Commission
Dd. cl:	Date of termination: 92/05/06	Dd. 171:	Date Art. 171 letter sent: 92/05/18

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Number: Title:	89/0574 Prohibition on applying the description 'escargots' to agate snails	Number: Title: Leg. base:	90/2018 National rules on pasta products 157E030
Leg. base: Ro. dd:	157E030 Date reasoned opinion sent: 91/04/05		of the procedure (pending adoption of new le
Number: Title:	89/0576 Approval of tanks for the transport of dangerous products	Number: Title:	91/0315 Refusal of permit to open a private detec
Leg. base: Ro. dd:	157E030 Date reasoned opinion sent: 92/06/17	Leg. base: Ro. dd:	agency 157E048; 157E052; 157E059 Date reasoned opinion sent: 92/05/18
Number:	90/0037	Number:	91/0708
Title:	Estate agents' permits	Title:	Organization of the Verona customs office
Leg. base: Ro. dd:	157E005; 157E052; 157E059; 157E048 Date reasoned opinion sent: 92/12/10	Leg. base: Ro. dd:	157E005; 157E030; 157E036 Date reasoned opinion sent: 92/06/05
		Number:	91/0710
ITALY		Title:	Public contracts
		Leg. base: Ro. dd:	157E030; 157E036 Date reasoned opinion sent: 92/04/10
Number: Title:	87/0071 Restrictions on the freedom to provide services as		
Leg. base:	tourist guides 157E059	LUXEMBO	DURG
Ro. dd:	Date reasoned opinion sent: 88/04/20		
Dd. ref: Case No:	Date of referral: 89/05/25 C-89/180	Number:	89/0106
Dd. ju.:	Date of judgment: 91/02/26	Title:	Refusal of Permission to open a second dent
Ju. for.:	Commission	I an hear	surgery
		Leg. base: Ro. dd:	157E048; 157E052 Date reasoned opinion sent: 89/11/21
Number:	87/0424	Dd. ref:	Date of referral: 90/11/29
Title:	Import licences for the exploitation of new plant varieties and patents	Case No: Dd. ju.:	C-90/351 Date of judgment: 92/06/16
Leg. base:	157E030; 371R2358	Ju. for.:	Commission
Ro. dd: Dd. ref:	Date reasoned opinion sent: 89/02/10 Date of referral: 89/07/28		
Case No:	C-89/235	Number:	89/0227
Dd. ju :	Date of judgment: 92/02/18	Title:	Importation of fish products contain saccharine
Ju. for.:	Commission	Ro. dd: Dd. cl:	Date reasoned opinion sent: 90/03/27 Date of termination: 92/06/10
Number:	88/0340		
Title:	Refusal to recognize qualifications in physiotherapy and osteopathy	Number:	89/0568
Leg. base:	157E007; 157E048; 157E052; 157E059	Title: Leg. base:	State compensation for victims of acts of viole 157E007
Ro. dd:	Date reasoned opinion sent: 89/06/15	Ro. dd:	Date reasoned opinion sent: 91/02/08
Dd. ref: Case No:	Date of referral: 90/03/09 C-90/058	Dd. ref:	Date of referral: 92/03/24
Dd. ju.:	Date of judgment: 91/07/25	Case No: Dd. wd:	C-92/096 Date of decision to withdraw proceedi
Ju. for.: Dd. 171:	Commission Date Art. 171 letter sent: 92/09/21	20. 10.	92/07/13
Number:	88/0373	NETHERL	ANDS
Title:	Nationality requirement (guides, journalists, licensed pharmacists)		
Leg. base :	157E052; 157E059; 157E171	Number:	89/0567
Ro. dd: Dd. ref:	Date reasoned opinion sent: 89/11/21 Date of referral: 90/10/01	Title:	Compensation for victims of acts of violence
Case No:	C-90/297	Leg. base: Ro. dd:	157E007 Date reasoned opinion sent: 91/02/26
Number:	90/0397	Number:	91/0557
Title:	Marketing of wholemeal bread	Title:	Public lending rights — law and cultural polic
Leg. base: Ro. dd:	157E030 Date reasoned opinion sent: 91/03/18	Leg. base: Dd. cl:	157E007; 157E059; 157E052 Date of termination: 91/04/05
K0. uU.	Date reasoned opinion sent. 71/03/10	Du. ci:	Date of termination. 71/04/05

pasta products ending adoption of new legis-

to open a private detective ; 157E059 nion sent: 92/05/18 ne Verona customs office); 157E036 nion sent: 92/06/05

TAUHIDEL.	8970108					
Title:	Refusal of Permission to open a second dentist's					
Leg. base:	surgery 157E048, 157E052					
Ro. dd:	Date reasoned opinion sent: 89/11/21					
Dd. ref:	Date of referral: 90/11/29					
Case No:	C-90/351					
Dd. ju.:	Date of judgment: 92/06/16					
Ju. for.:	Commission					
Number:	89/0227					
Title:	Importation of fish products containing saccharine					
Ro. dd:	Date reasoned opinion sent: 90/03/27					
Dd. cl:	Date of termination: 92/06/10					
Number:	89/0568					
Title:	State compensation for victims of acts of violence					
Leg. base:	157E007					
ມີ 11.	Deer mered animism server 01/02/08					

o. dd:	Date reasoned opinion sent: 91/02/08
d. ref:	Date of referral: 92/03/24
ase No:	C-92/096
d. wd:	Date of decision to withdraw proceedings:

Ro. dd:	Date reasoned opinion sent: 91/02/26
Number:	91/0557
Title:	Public lending rights — law and cultural policy
Leg. base:	157E007; 157E059; 157E052
Dd. cl:	Date of termination: 91/04/05

PORTUGAL

Number:	90/0178
Title:	Patent licences
Leg. base:	157E030
Ro. dd:	Date reasoned opinion sent: 91/06/04

UNITED KINGDOM

Number:	82/0320
Title:	Refusal to grant import licences for codeine
Leg. base:	157E030
Ro. dd:	Date reasoned opinion sent: 83/09/06
Number:	89/0034
Title:	Patent licences
Leg. base:	157E030
Ro. dd:	Date reasoned opinion sent: 89/08/28
Dd. ref:	Date of referral: 90/01/31
Case No:	C-90/030
Dd. ju.:	Date of judgment: 92/02/18
Ju. for.:	Commission

Competition

BELGIUM

Number:89/0030Title:Aid for Idealspun/BeaulieuLeg. base:157E171; 384D0508Ro. dd:Date reasoned opinion sent: 89/08/30Dd. ref:Date of referral: 89/12/18Case No:C-89/375Dd. ju.:Date of judgment: 91/02/19Ju. for.:Commission	
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DENMARK

Number:	91/0752
Title:	Exclusive rights — gas
Leg. base:	157E030; 157E034; 157E037
Ro. dd:	Date reasoned opinion sent: 92/11/26

SPAIN

Number:	87/0361
Title:	Adjustment of petroleum monopoly
Leg. base:	185I048; 157E030
Ro. dd:	Date reasoned opinion sent: 87/12/21
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Number:	91/0755
Title:	Exclusive rights — electricity
Leg. base:	157E030; 157E034; 157E037; 157E048
Ro. dd:	Date reasoned opinion sent: 92/11/26
Ro. dd:	Date reasoned opinion sent: 92/11/26

FRANCE

Number:	91/0751
Title:	Exclusive rights — gas and electricity
Leg. base:	157E037; 157E030; 157E034
Ro. dd:	Date reasoned opinion sent: 92/11/26

IRELAND

Number:	91/0756
Title:	Exclusive rights — electricity
Leg. base:	157E030; 157E034; 157E037
Ro. dd:	Date reasoned opinion sent: 92/11/26

ITALY

Number:	91/0757
Title:	Exclusive rights — electricity
Leg. base:	157E030; 157E034; 157E037
Ro. dd:	Date reasoned opinion sent: 92/11/26

NETHERLANDS

Number:	91/0759
Title:	Exclusive rights — electricity
Leg. base:	157E030; 157E037
Ro. dd:	Date reasoned opinion sent: 92/11/26

PORTUGAL

Number:	88/0540
Title:	Minimum price for imported spirits
Leg. base:	157E030; 185I208; 185I002; 185I202; 157E030;
-	157E037; 157E009; 157E012; 185I193
Ro. dd:	Date reasoned opinion sent: 90/01/16
Dd. ref:	Date of referral: 90/12/11
Case No:	C-90/361
Number:	89/0021
Title:	Adjustment of petroleum monopoly

Title:	Adjustment of petroleum monopoly
Leg. base:	185I208; 157E012; 157E030; 157E095
Ro. dd:	date reasoned opinion sent: 90/01/16

Employment and social policy

BELGIUM

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Number: Title: Leg. base: Ro. dd:	87/0207 Nationality requirement (postal services, telecom- munications, radio and television) 157E048; 368R1612 Date reasoned opinion sent: 92/08/06		
Number: Title: Leg. base: Ro. dd:	87/0208 Nationality requirement for access to employment in a university hospital 157E048; 368R1612 Date reasoned opinion sent: 92/08/06		

Number:	88/0364	Number:	89/0116
Title:	Disguised discrimination in the granting of	Title:	Taxation of non-residents
Leg. base:	welfare or social security benefits 157E048; 368R1612; 371R1408; 683J0249; 684J0122; 683J0261; 673J0187; 674J0039;	Leg. base: Ro. dd:	368R1612; 157E048 Date reasoned opinion sent: 92/02/19
Ro. dd:	675J0007 Date reasoned opinion sent: 89/08/28	Number:	89/0466
Dd. ref: Case No:	Date of referral: 90/10/23 C-90/326	Title:	Equal opportunities under bilateral social security agreements
Dd. ju.:	Date of judgment: 92/11/10 Commission	Leg. base:	371R1408; 157E007; 157E048
Ju. for.:	Commission	Ro. dd:	Date reasoned opinion sent: 91/04/15
Number:	89/0457	Number:	91/0611
Title:	Financing of students – discrimination on	Title:	Access to employment (land transport)
Leg. base:	grounds of nationality 157E007; 157E128	Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/07/13
Ro. dd:	Date reasoned opinion sent: 91/03/21	Ko. du.	
		Number	91/0612
Number:	90/0383	Number: Title:	Access to employment (non-military research)
Title:	Failure to comply with a court ruling on the	Leg. base:	157E048; 368R1612
Leg. base:	calculation of pensions under Community law 371R1408	Ro. dd:	Date reasoned opinion sent: 92/07/13
Ro. dd:	Date reasoned opinion sent: 91/04/02		
		Number:	91/0613
Number:	90/0401	Title: Leg. base:	Access to employment (water supply) 157E048; 368R1612
Title:	Conditions for access to employment aboard ships	Ro. dd:	Date reasoned opinion sent: 92/07/13
Leg. base:	157E048; 368R1612		
Ro. dd:	Date reasoned opinion sent: 91/04/23	Number:	91/0614
•	•	Title:	Access to employment (postal services and tele- communications)
Number:	91/0572	Leg. base:	157E048; 368R1612
Title:	Access to employment (public and State- subsidized education)	Ro. dd:	Date reasoned opinion sent: 92/07/13
Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/08/06		
100. 44.	Dute reasoned opinion sent. 72,00,00	Number: Title:	91/0615 Equal opportunities with German nationals
		Leg. base:	157E048; 368R1612
Number:	91/0573	Ro. dd:	Date reasoned opinion sent: 92/07/13
Title: Leg. base:	Access to employment (sea and air transport) 157E048; 368R1612		
Ro. dd:	Date reasoned opinion sent: 92/08/06	GREECE	
	X	GREECE	х.
Number:	91/0574		
Title:	Access to employment (water, gas and electricity	Number:	90/0339
Leg. base:	supply) 157E048; 368R1612	Title:	Refusal by railway company to offer conces-
Ro. dd:	Date reasoned opinion sent: 92/08/06	T 1 .	sionary fares
		Leg. base: Ro. dd:	368R1612; 157E052; 157E005 Date reasoned opinion sent: 92/10/08
Number:	91/0575		Duce reasoned opinion sent. 727 107 00
Title:	Access to employment (urban and local transport)		
Leg. base:	157E048; 368R1612	Number: Title:	90/0360 Conditions for access to employment abaard
Ro. dd:	Date reasoned opinion sent: 92/08/06	Thue:	Conditions for access to employment aboard ships
		Leg. base:	157E048; 368R1612
OFD1(+)7		Ro. dd:	Date reasoned opinion sent: 91/12/16
GERMANY			
		Number:	91/0583
Number:	87/0282	Title:	Discrimination on grounds of nationality — access to employment (public electricity
Title:	Equal opportunities in respect of tax relief	-	access to employment (public electricity company)
Leg. base:	157E048; 368R1612	Leg. base:	368R1612; 157E048
Ro. dd:	Date reasoned opinion sent: 89/03/01	Ro. dd:	Date reasoned opinion sent: 92/07/13

Number:	91/0584	Number:	91/0629
Title:	Discrimination on grounds of nationality —	Title:	Access to employment (non-military research)
Ter here	access to employment (doctors in State hospitals)	Leg. base:	157E048; 368R1612
Leg. base: Ro. dd:	368R1612; 157E048 Date reasoned opinion sent: 92/07/13	Ro. dd:	Date reasoned opinion sent: 92/08/06
Ro. uu.	Date reasoned opinion sent. 72707715		
		Number:	91/0630
Number:	91/0585	Title:	Access to employment (sea transport)
Title:	Access to employment (State education)	Leg. base:	157E048; 368R1612
Leg. base:	157E048; 368R1612	Ro. dd:	Date reasoned opinion sent: 92/08/06
Ro. dd:	Date reasoned opinion sent: 92/07/13		
		NT I	01/0/21
		Number: Title:	91/0631
Number:	91/0586	Leg. base:	Access to employment (air transport) 157E048; 368R1612
Title:	Access to employment (air and sea transport)	Ro. dd:	Date reasoned opinion sent: 92/08/06
Leg. base:	157E048; 368R1612		1
Ro. dd:	Date reasoned opinion sent: 92/07/13		
		FRANCE	
		FRANCE	
Number:	91/0587		
Title:	Access to employment (land transport)		
Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/07/13	Number:	89/0409
Ro. uu.	Date reasoned opinion sent. 72/07/15	Title:	Taxation of non-residents
		Leg. base: Ro. dd:	368R1612; 157E048
Number:	91/0588	Ko. ud:	Date reasoned opinion sent: 92/02/04
Title:	Access to employment (non-military research)		
Leg. base:	157E048; 368R1612	Number:	90/0284
Ro. dd:	Date reasoned opinion sent: 92/07/13	Title:	Conditions for access to employment aboard
			ships
		Leg. base:	157E048; 368R1612; 157E005
Number:	91/0589	Ro. dd:	Date reasoned opinion sent: 91/04/17
Title:	Access to employment (postal services, telecom-		
	munications, radio and television)	Number:	90/0714
Leg. base:	157E048; 368R1612	Title:	Calculation of ceiling on unemployment benefits
Ro. dd:	Date reasoned opinion sent: 92/07/13	Leg. base:	371R1408; 157E051
		Ro. dd:	Date reasoned opinion sent: 91/12/16
SPAIN		NT 1	01 (0000
		Number: Title:	91/0233
		Leg. base:	Access to employment (sea and river transport) 157E048; 368R1612
Number	90/0402	Ro. dd:	Date reasoned opinion sent: 92/08/06
Number: Title:	Conditions for access to employment aboard		
11110.	ships		
Leg. base:	157E048; 368R1612	Number:	91/0616
Ro. dd:	Date reasoned opinion sent: 92/02/04	Title:	Refusal to totalize Belgian insurance periods and
		T. L.	to grant French unemployment benefits
		Leg. base: Ro. dd:	371R1408
Number:	91/0625	NO. 441	Date reasoned opinion sent: 92/06/15
Title:	Discrimination on grounds of nationality (state		
	education)		
Leg. base:	368R0612; 157E048; 157E007	ITALY	
Ro. dd:	Date reasoned opinion sent: 92/08/06		
			1
NT 1	01/0/2/	Number:	87/0212
Number: Title:	91/0626 Access to employment (postal services, telecom-	Title:	Nationality requirement for access to
1100.	munications, radio and television)	T. 1	employment in various public bodies
Leg. base:	157E048; 368R1612	Leg. base:	157E048; 368R1612
Ro. dd:	Date reasoned opinion sent: 92/08/06	Ro. dd:	Date reasoned opinion sent: 92/11/09
	-		
		Number:	87/0213
Number:	91/0628	Title:	Nationality requirement for access to
Title:	Access to employment (public health)	_	employment in State education
Leg. base:	157E048; 368R1612	Leg. base:	157E048; 368R1612
Ro. dd:	Date reasoned opinion sent: 92/08/06	Ro. dd:	Date reasoned opinion sent: 92/10/15

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Number: Title:	90/0361 Conditions for access to employment aboard ships	Number: Title: Leg. base:	89/0521 Discrimination on grounds of nationality 157E048; 368R1612
Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 91/07/19	Ro. dd: Dd. ref:	Date reasoned opinion sent: 90/10/23 Date of referral: 92/04/13
		Case No:	C-92/118
Number: Title:	91/0576 Discrimination on grounds of nationality (access to employment in the State-run gas and water industries)	Number: Title: Leg. base:	91/0222 Access to employment (land transport) 157E048; 368R1612
Leg. base: Ro. dd:	368R1612; 157E048 Date reasoned opinion sent: 92/10/15	Ro. dd:	Date reasoned opinion sent: 92/07/14
No. uu.	Date reasoned opinion sent. 72/10/15	Number:	91/0223
Number:	91/0577	Title:	Access to employment (non-military research)
Title:	Access to employment (postal services, telecom- munications, radio and television)	Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/07/14
Leg. base:	157E048; 368R1612		
Ro. dd:	Date reasoned opinion sent: 92/10/15	Number: Title: Leg. base:	91/0224 Access to employment (State education) 157E048; 368R1612
Number:	91/0578	Ro. dd:	Date reasoned opinion sent: 92/07/14
Title: Leg. base:	Access to employment (air transport) 157E048; 368R1612		
Ro. dd:	Date reasoned opinion sent: 92/10/15	Number: Title:	91/0225 Access to employment (postal services and tele- communications)
Number:	91/0579	Leg. base:	157E048; 368R1612
Title:	Access to employment (non-military research)	Ro. dd:	Date reasoned opinion sent: 92/07/14
Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/10/15		
	-	Number: Title:	91/0226 Access to employment (water, gas and electricity supply sectors)
Number: Title:	91/0580 Access to employment (urban and regional	Leg. base:	157E048; 368R1612
Leg. base:	transport) 157E048; 368R1612	Ro. dd:	Date reasoned opinion sent: 92/07/14: SG(92)D/9489
Ro. dd:	Date reasoned opinion sent: 92/10/15		
		Number:	91/0228
Number:	91/0581	Title:	Discrimination on grounds of nationality — access to employment (nurses in State hospitals)
Title:	Access to employment (transport by sea or inland waterways)	Leg. base: Ro. dd:	368R1612; 157É048 Date reasoned opinion sent: 92/07/14
Leg. base: Ro. dd:	157E048; 368R1612 Date reasoned opinion sent: 92/11/09		
Number:	91/0582	Agriculture	
Title: Leg. base:	Access to employment (public health) 157E048; 368R1612	-	
Ro. dd:	Date reasoned opinion sent: 92/10/15	GERMANY	
LUXEMBO	URG	Number:	90/0375
		Title:	Imports of live crayfish
		Leg. base: Ro. dd:	157E030; 381R3796 Date reasoned opinion sent: 90/12/15
Number: Title:	87/0420 Residence conditions for ante-natal and maternity benefits		
Leg. base:	157E048; 368R1612	GREECE	
Ro. dd: Dd. ref:	Date reasoned opinion sent: 90/07/06 Date of referral: 91/04/15		
Case No:	C-91/111	Number:	85/0068
Number:	89/0408	Title: Leg. base:	Import prices for sheep and goats from Hungary 380R1837; 382R0019; 383R0020; 157E113; 157E030; 157E171
Title:	8970408 Income tax law (taxation of non-residents)	Ro. dd:	157E030; 157E171 Date reasoned opinion sent: 86/02/25
Leg. base: Ro. dd:	368R1612; 157E048 Date reasoned opinion sent: 92/02/04	Dd. ref: Case No:	Date of referral: 87/04/15 C-87/127

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Number:	91/0617	UNITED K	INGDOM
Title: Leg. base: Ro. dd:	Imports of cheese 157E030; 368R0804 Date reasoned opinion sent: 92/05/18	Number: Title: Leg. base:	91/0541 MMB: restrictions on disposal of milk 368R0804; 378R1422
SPAIN		Ro. dd: Dd. ref: Case No:	Date reasoned opinion sent: 91/09/23 Date of referral: 92/02/13 C-92/040
Number: Title:	91/0742 Difficulties affecting the importation of deep- frozen minced meat into Spain	Number: Title: Leg. base:	91/0639 Scottish Pride 378R1422; 379R1565
Leg. base: Ro. dd:	157E030 Date reasoned opinion sent: 92/07/15	Ro. dd:	Date reasoned opinion sent: 92/05/07
Number: Title: Leg. base:	91/4019 Intra-Community trade in live sheep 157E030; 391L0068	Community	staff
Ro. dd:	Date reasoned opinion sent: 92/10/01	BELGIUM	
FRANCE		Number: Title: Leg. base:	84/0303 Transfer of pension rights 157F/PRO/PRI; 157E171
Number: Title:	89/0161 Strategic stocks of wine held by the Comité inter- professionnel des vins doux	Ro. dd: Dd. ref: Case No:	Date reasoned opinion sent: 79/07/24 Date of referral: 80/06/09 C-80/137
Leg. base: Ro. dd:	387R0822; 387R0823; 157E085; 362R0017 Date reasoned opinion sent: 90/06/19	Dd. ju.: Ju. for.:	Date of judgment: 81/10/19 Commission
Dd. ref: Case No:	Date of referral: 91/10/04 C-91/249	Dd. 171:	Date Art. 171 letter sent: 84/07/31
Number: Title:	91/4135 Really and a success becoming available	Number: Title:	88/0065 50 % reduction in salaries paid by Belgian auth-
Leg. base: Ro. dd:	Reallocation of quotas becoming available 384R0857; 390R2138; 390R1183 Date reasoned opinion sent: 92/12/23	Leg. base: Ro. dd: Dd. ref:	orities to Belgian teachers' on secondment 157E005 Date reasoned opinion sent: 88/07/07 Date of referral: 89/01/09
ITALY		Case No: Dd. ju.: Ju. for.:	C-89/006 Date of judgment: 90/04/05 Commission
Number:	84/0085	Dd. 171: Dd. ro. 171:	Date Art. 171 letter sent: 92/10/13 Date Art. 171 reasoned opinion sent: 85/05/08
Title: Leg. base:	Restrictions on the marketing of fractionated concentrated butter 368R0804; 379R0262	SPAIN	
Ro. dd:	Date reasoned opinion sent: 84/09/05		
Dd. ref: Case No:	Date of referral: 88/03/03 C-88/067	Number: Title:	89/0557 Difficulty encountered by a temporary member of
Dd. ju.: Ju. for.:	Date of judgment: 90/11/27 Commission	Leg. base:	staff on importing a tax-free car 165F/PRO/PRI
		Ro. dd:	Date reasoned opinion sent: 92/06/24
Number: Title:	85/0068 Quality standards for fruit and vegetables		
Leg. base: Ro. dd:	157E171; 372R1035; 369R2638; 380R2150 Date reasoned opinion sent: 85/09/26	Environment	
Dd. ref:	Date of referral: 86/03/11	Livitonincia	
Case No: Dd. ju.:	C-86/069 Date of judgment:87/02/12	FRANCE	
Ju. for.:	Commission		
Number:	86/0215	Number: Title:	86/0225 Rules on international trade in wild animal and
Title: Leg. base:	Restrictions on the marketing of oils and fats 157E030; 366R0136	Leg. base:	plant species in danger of extinction 382R3626; 157E005
Ro. dd:	Date reasoned opinion sent: 87/05/04	Ro. dd:	Date reasoned opinion sent: 87/11/04
Dd. ref: Case No:	Date of referral: 88/03/03 C-88/067;/2	Dd. ref: Case No:	Date of referral: 89/05/25 C-89/182
Dd. ju.:	Date of judgment: 90/11/27	Dd. ju.:	Date of judgment: 90/11/29
Ju. for.:	Commission	Ju. for.:	Commission

Fisheries

DENMARK

Number:	90/0481
Title:	Failure to comply with obligation to inspect -
	overfishing 1988
Leg. base:	383R0170; 387R3977; 387R2241
Ro. dd:	Date reasoned opinion sent: 92/10/28

SPAIN

Number: Title:	87/0405 Failure to comply with obligation to record catches (ICES divisions)
Leg. base:	382R2057; 385R3777; 386R4034
Ro. dd:	Date reasoned opinion sent: 88/10/26
Dd. ref:	Date of referral: 89/08/14
Case No:	C-89/258
Dd. ju.:	Date of judgment: 91/07/25
Ju. for.:	Commission

Number: Title:	88/0356 Requirement to cooperate — inspection and monitoring of fishing activities
Leg. base:	382R2057; 387R2241
Ro. dd:	Date reasoned opinion sent: 89/11/20

FRANCE

Number:	84/0445
Title:	Inadequate monitoring of compliance with technical measures
Leg. base:	382R2057; 383R0171
Ro. dd:	Date reasoned opinion sent: 86/11/18
Dd. ref:	Date of referral: 88/02/29
Case No:	C-88/064
Dd. ju.:	Date of judgment: 91/06/11
Ju. for.:	Commission

Number: Title:	89/0277 Prosecution of infringements against the Community rules on logbooks	
Leg. base: Ro. dd:	387R2241; 383R2807 Date reasoned opinion sent: 91/02/20	

90/0205 Number: Failure to notify catches subject to TACs or Title: quotas 387R2241; 157E005 Leg. base: Ro. dd: Date reasoned opinion sent: 91/06/24

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

IRELAND

Number: Title: Leg. base: Ro. dd: Dd. ref: Case No: Dd. ju.: Ju. for.:	85/0394 Incompatibility with Community law of Fisheries Amendment Act 1983 157E052 Date reasoned opinion sent: 86/12/16 Date of referral: 89/03/21 C-89/093 Date of judgment: 91/10/04 Commission
Number: Title:	88/0187 Ban on UK vessels fishing in Irish waters and
Leg. base: Ro. dd: Dd. ref: Case No: Dd. ju.: Ju. for.:	related measures 376R0101; 381R3796 Date reasoned opinion sent: 89/05/24 Date of referral: 89/09/12 C-89/280 Date of judgment: 92/12/02 Commission
ITALY	
Number: Title:	86/0188 Failure to provide information required under the
Leg. base: Ro. dd: Dd. ref: Case No: Dd. ju.: Ju. for.: Dd. 171:	common organization of the market in fishery products 381R3796; 382R3191 Date reasoned opinion sent: 87/12/09 Date of referral: 88/07/29 C-88/209 Date of judgment: 90/11/27 Commission Date Art. 171 letter sent: 92/09/07
NETHERL/	ANDS
Number: Title: Leg. base: Ro. dd: Dd. ref: Case No:	86/0370 Overfishing 1986. 385R3721 Date reasoned opinion sent: 88/11/21 Date of referral: 91/02/05 C-91/052
Number:	88/0477

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

UNITED KINGDOM

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

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Number:	87/0520	DENMARK	
Title:	Extension of territorial waters		
Leg. base:	172B100; 383R0170		
Ro. dd:	Date reasoned opinion sent: 88/06/09	Number:	84/0343
Dd. ref:	Date of referral: 89/04/25	Title:	
Case No:	C-89/146		Duty-free imports of military equipment
Dd. ju.:	Date of judgment: 91/07/09	Leg. base:	157E009; 157E028; 368R0950
Ju. for.:	Commission	Ro. dd:	Date reasoned opinion sent: 85/07/25
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Number:	88/0186		
Title:	Fishing vessels: restrictions on free movement of	GREECE	
T tele .	persons and exports of goods		
Leg. base:	157E034; 157E048; 157E052; 157E059;		
Lig. Dase.	368R1612		
Ro. dd:	Date reasoned opinion sent: 89/05/24	Number:	86/0126
Dd. ref:	Date of referral: 89/09/12	Title:	Duty-free imports of military equipment
Case No:	C-89/279	Leg. base:	157E009; 157E028; 368R0950
		Ro. dd:	Date reasoned opinion sent: 90/05/02
Dd. ju.:	Date of judgment: 92/11/17 Commission		
Ju. for.:	Commission		
		Number:	87/0341
Number:	89/0087	Title:	Higher VAT on imported spirits than on national
Title:	Merchant Shipping Act		products
Leg. base:	157E048; 157E052; 157E059	Leg. base:	157E095; 157E171
Ro. dd:	Date reasoned opinion sent: 89/05/29	Ro. dd:	Date reasoned opinion sent: 88/06/08
Dd. ref:	Date of referral: 89/08/04	Dd. ref:	Date of referral: 89/07/20
Case No:	C-89/246	Case No:	C-89/230
Dd. ju.:	Date of judgment: 91/10/04	Dd. ju.:	Date of judgment: 91/04/18
Ju. for.:	Commission	Ju. for.:	Commission
Ū		Ju. 101	Commission
		Number:	88/0275
Freedom to	provide financial services	Title:	VAT on silver-plated cutlery
i iccuoin to	provide imancial services	Leg. base:	157E095
		Ro. dd:	Date reasoned opinion sent: 89/06/29
ITALY		100. 00.	Duce reasoned opinion sent. 677 667 27
IIALI			
		Number:	88/0369
Number:	91/0835	Title:	Taxes on imported cars
		Leg. base:	157E095; 157E171
Title:	Financial services (brokerage)	Ro. dd:	Date reasoned opinion sent: 89/07/07
Leg. base: Ro. dd:	157E052; 157E059	Dd. ref:	Date of referral: 90/10/24
Ko. dd:	Date reasoned opinion sent: 92/10/19	Case No:	C-90/327
		Dd. ju.:	Date of judgment: 92/05/12
		Ju. for.:	Commission
		Ju. 101	Commission
Customs uni	on and indirect taxation		
		Number:	89/0038
		Title:	Discriminatory VAT on instant coffee
BELGIUM		Leg. base:	157E095
		Ro. dd:	Date reasoned opinion sent: 91/06/03
		No. uu.	Date reasoned opinion sent. 71700705
Number:	83/0187		
Title:	Excise duty on beer	Number:	89/0627
Leg. base:	157E095; 157E096; 157E171	Title:	Discriminatory tax on imported cars
Ro. dd:	Date reasoned opinion sent: 87/02/02		157E095
Dd. ref:	Date of referral: 89/04/27	Leg. base: Ro. dd:	
Case No:	C-89/153		Date reasoned opinion sent: 90/03/16
Dd. ju.:	Date of judgment: 91/06/26	Dd. ref:	Date of referral: 91/04/03
Ju. for.:		Case No:	C-91/105
		D 1 ·	
Dd 1/1	Commission	Dd. ju.:	Date of judgment: 92/11/17
Dd. 171:		Dd. ju.: Ju. for.:	Date of judgment: 92/11/17 Commission
	Commission Date Art. 171 letter sent: 92/08/06		
Number:	Commission Date Art. 171 letter sent: 92/08/06 84/0342		
Number: Title:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment	Ju. for.:	
Number: Title: Leg. base:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950		
Number: Title:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment	Ju. for.:	
Number: Title: Leg. base: Ro. dd:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25	Ju. for.: SPAIN	Commission
Number: Title: Leg. base: Ro. dd: Number:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25 90/0027	Ju. for.: SPAIN Number:	Commission 90/0078
Number: Title: Leg. base: Ro. dd: Number: Title:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25 90/0027 Taxation of 'petillant de raisin'	Ju. for.: SPAIN Number: Title:	Commission 90/0078 Duty-free imports of military equipment
Number: Title: Leg. base: Ro. dd: Number: Title: Leg. base:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25 90/0027	Ju. for.: SPAIN Number:	Commission 90/0078 Duty-free imports of military equipment 387R2658; 157E028
Number: Title: Leg. base: Ro. dd: Number: Title:	Commission Date Art. 171 letter sent: 92/08/06 84/0342 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25 90/0027 Taxation of 'petillant de raisin'	Ju. for.: SPAIN Number: Title:	Commission 90/0078 Duty-free imports of military equipment

ITALY

Number:	83/0158
Title:	Excise duty on beer
Leg. base:	157E095; 157E096
Ro. dd:	Date reasoned opinion sent: 87/02/02
Dd. ref:	Date of referral: 90/07/31
Case No:	C-90/238
Number:	84/0345
Title:	Duty-free imports of military equipment
Leg. base:	157E009; 157E028; 368R0950
Ro. dd:	Date reasoned opinion sent: 85/07/25
Number: Title: Leg. base: Ro. dd: Dd. ref:	90/0253 Customs agents: monopoly and charges 157E007; 157E030; 157E034; 157E059; 385R3632; 377R0222 Date reasoned opinion sent: 91/04/16 Date of referral: 92/04/14
Case No:	C-92/119

LUXEMBOURG

Number:	83/0188
Title:	Excise duty on beer
Leg. base:	157E095; 157E096
Ro. dd:	Date reasoned opinion sent: 87/02/02
Dd. ref:	Date of referral: 89/04/27
Case No:	C-89/152
Dd. ju.:	Date of judgment: 91/06/26
Ju. for.:	Commission
Dd. 171:	Date Art. 171 letter sent: 92/08/06
Number:	84/0346
Title:	Duty-free imports of military equipment
Leg. base:	157E009; 157E028; 368R0950
Ro. dd:	Date reasoned opinion sent: 85/07/25

NETHERLANDS

Number:	83/0189				
Title:	Excise duty on beer				
Leg. base:	157E095; 157E096				
Ro. dd:	Date reasoned opinion sent: 87/02/02				
Dd. ref:	Date of referral: 89/09/14				
Case No:	C-89/282				
Dd. wd:	Date of decision to withdraw proceedings: 92/10/19				
Number: Title: Leg. base: Ro. dd:	84/0347 Duty-free imports of military equipment 157E009; 157E028; 368R0950 Date reasoned opinion sent: 85/07/25				

Number:	91/0694
Title:	Taxation of fruit wines
Leg. base:	157E095
Ro. dd:	Date reasoned opinion sent: 92/12/22

PORTUGAL

Number:	89/0093
Title:	Differential taxation of motor vehicles
Leg. base:	157E095
Ro. dd:	Date reasoned opinion sent: 90/08/02
Number:	91/0735
Title:	Use of motor vehicle by frontier worker
Leg. base:	686J0127
Ro. dd:	Date reasoned opinion sent: 92/12/22

UNITED KINGDOM

Number:	84/0126				
Title:	Civil aircraft exempted from customs duties and subsequently used as military aircraft				
Leg. base:	377R1535				
Ro. dd:	Date reasoned opinion sent: 85/06/06: SG(85)D/6932				
Number:	84/0344				
Title:	Title: Duty-free imports of military equipment				
Leg. base:					
Ro. dd:	Date reasoned opinion sent: 85/07/25				

Enterprise policy, tourism and cooperatives

SPAIN

Number:	87/0352
Title:	Discrimination in museum admission charges
Leg. base:	157E059; 157E048; 157E052; 157E007
Ro. dd:	Date reasoned opinion sent: 88/07/08

Legal matters

LUXEMBOURG

Number:	88/0309
Title:	Privileged treatment for claims relating to ECSC
4	levies
Leg. base:	386D0198
Leg. base: Ro. dd:	Date reasoned opinion sent: 89/06/28

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ANNEX IV

REPORT ON THE APPLICATION OF DIRECTIVES

62/2005

Carriage of goods by road Member States which have notified implementing measures: all

62/2645 Foodstuffs for human consumption — colouring matter Member States which have notified implementing measures: all

63/0261

Freedom of establishment for agricultural workers Member States which have notified implementing measures: all

63/0262

Freedom of establishment on abandoned agricultural holdings Member States which have notified implementing measures: all

64/0054 Foodstuffs for human consumption — preservatives Member States which have notified implementing measures: all

64/0225

Freedom of establishment Member States which have notified implementing measures: all

64/0432

Health problems — trade in animals Member States which have notified implementing measures: all Belgium — 85/0484, not properly applied, judgment 5.7.90 — Case C-304/88 — terminated in 1992

Italy — 88/0314, not properly applied, reasoned opinion in 1989 — terminated in 1992

Portugal — 91/0698, not properly applied, referral in 1992 — Case C-52/92

64/0433

Health problems - trade in meat

Member States which have notified implementing measures: all

Belgium — 90/0070, not properly applied, reasoned opinion in 1989 — terminated in 1992

Italy — 89/0448, not properly applied, referral in 1991 — Case C-329/91

65/0001

Freedom to provide services - agriculture

Member States which have notified implementing measures: all Greece — 90/0003, no measures notified, reasoned opinion in 1991 — terminated in 1992

65/0065

Proprietary medicinal products

Member States which have notified implementing measures: all

65/0066

Foodstuffs for human consumption — preservatives Member States which have notified implementing measures: all

66/0400 Beet seed

Member States which have notified implementing measures: all Portugal — 91/0490, no measures notified, reasoned opinion in 1991 — terminated in 1992

66/0401

Fodder-plant seed

Member States which have notified implementing measures: all Portugal — 90/0893, no measures notified, reasoned opinion in 1991 — terminated in 1992

66/0402

Cereal seed Member States which have notified implementing measures: all

66/0403 Seed potatoes Member States which have notified implementing measures: all

66/0404 Forest reproductive material Member States which have notified implementing measures: all Portugal — 91/0491, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)

66/0600

Health problems — trade in animals Member States which have notified implementing measures: all

67/0227 First VAT Directive Member States which have notified implementing measures: all

67/0427 Preservatives on citrus fruit Member States which have notified implementing measures: all

67/0530

Freedom for farmers to transfer from one holding to another Member States which have notified implementing measures: all

67/0654 Freedom of establishment — forestry Member States which have notified implementing measures: all

68/0089 Classification of wood in the rough Member States which have notified implementing measures: all

68/0151

First Directive on company law

Member States which have notified implementing measures: all Germany — 90/0322, not properly applied, reasoned opinion in 1992

68/0192

Freedom of access to credit for farmers Member States which have notified implementing measures: all

68/0193

Material for the propagation of vines

Member States which have notified implementing measures: all Portugal — 91/0494, no measures notified, reasoned opinion in 1991 — terminated in 1992

68/0360

Movement and residence of workers

Member States which have notified implementing measures: all Netherlands — 87/0382, not properly applied, formal notice (171) in 1992 — terminated in 1992

68/0365

Freedom of establishment — food-manufacturing industries Member States which have notified implementing measures: all

68/0366

Food-manufacturing industries Member States which have notified implementing measures: all

68/0367

Freedom of establishment — personal services Member States which have notified implementing measures: all

68/0369

Freedom of establishment — film distribution Member States which have notified implementing measures: all

68/0414

Crude-oil stocks Member States which have notified implementing measures: all

68/0415

Freedom of access to aid for farmers Member States which have notified implementing measures: all

69/0060

Cereal seed

Member States which have notified implementing measures: all

69/0061

Beet seed

Member States which have notified implementing measures: all Portugal — 91/0495, no measures notified, reasoned opinion in 1991 — terminated in 1992

69/0062

Seed potatoes Member States which have notified implementing measures: all

69/0063

Fodder-plant seed

Member States which have notified implementing measures: all Portugal — 91/0894, no measures notified, reasoned opinion in 1991 — terminated in 1992

69/0064

Reproductive material

Member States which have notified implementing measures: all Portugal — 91/0496, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)

69/0077

Activities of the self-employed in the manufacturing and processing industries

Member States which have notified implementing measures: all

69/0082

Freedom of establishment — oil exploration

- Member States which have notified implementing measures: all
- Spain 90/0525, no measures notified, reasoned opinion in 1991 — terminated in 1992

69/0169

Tax-free allowances for travellers

Member States which have notified implementing measures: all

- Denmark 87/0298, not properly applied, judgment 17.10.91 — Case C-100/90 — terminated in 1992
- Germany 85/0320, not properly applied, reasoned opinion in 1986
- Spain 89/0129, not properly applied, judgment 9.6.92 Case C-96/91
- Ireland 87/0247, not properly applied, judgment 12.6.90 — Case C-158/88 — terminated in 1992
- Ireland 86/0096, not properly applied, judgment 16.12.90 — Case C-367/88 — terminated in 1992

69/0208

Seed of oil and fibre plants

Member States which have notified implementing measures: all Portugal — 91/0497, no measures notified, reasoned opinion in 1991 — terminated in 1992

69/0335

Indirect taxes on the raising of capital Member States which have notified implementing measures: all Italy — 90/0028, not properly implemented, referral in 1991 — Case C-176/91

69/0464 Control of potato wart disease Member States which have notified implementing measures: all

69/0465 Control of potato cyst eelworm Member States which have notified implementing measures: all

69/0466 Control of San José scale Member States which have notified implementing measures: all

71/0018 69/0493 Crystal glass Member States which have notified implementing measures: all 70/0156 71/0118 Type-approval of motor vehicles Member States which have notified implementing measures: all Greece 70/0157 Sound level of motor vehicles Portugal — Member States which have notified implementing measures: all 70/0220 71/0127 Air pollution from engines Member States which have notified implementing measures: all 70/0221 71/0140 Fuel tanks Member States which have notified implementing measures: all 70/0222 Mounting of motor-vehicle registration plates Member States which have notified implementing measures: all 71/0161 70/0311 Steering equipment for motor vehicles Member States which have notified implementing measures: all 70/0357 Foodstuffs for human consumption - anti-oxidants 71/0162 Member States which have notified implementing measures: all Seed 70/0373 Feedingstuffs - official control Member States which have notified implementing measures: all 71/0250 70/0387 Doors of motor vehicles Member States which have notified implementing measures: all 71/0285 70/0388 Audible warning devices for motor vehicles Member States which have notified implementing measures: all 71/0305 70/0451 Public works contracts Freedom of establishment - film production Member States which have notified implementing measures: all Denmark 70/0457 Germany Common catalogue of varieties of plant species Member States which have notified implementing measures: all Germany 70/0458 Spain Vegetable seed Member States which have notified implementing measures: all Portugal - 91/0499, no measures notified, reasoned opinion Italy in 1991 - terminated in 1992

70/0524

Feedingstuffs — additives Member States which have notified implementing measures: all

Freedom of establishment - agriculture and horticulture Member States which have notified implementing measures: all

Health problems - trade in poultrymeat Member States which have notified implementing measures: all

- 88/0129, not properly applied, referral in 1990 -Case C-375/90

91/0867, no measures notified, reasoned opinion in 1992 - terminated in 1992

Rear-view mirrors of motor vehicles

Member States which have notified implementing measures: all

Material for the propagation of vines Member States which have notified implementing measures: all Portugal - 91/0500, no measures notified, reasoned opinion in 1991 - terminated in 1992

Forest reproductive material Member States which have notified implementing measures: all Portugal - 91/0501, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)

Member States which have notified implementing measures: all Portugal - 91/0915, no measures notified, reasoned opinion in 1991 - terminated in 1992

Feedingstuffs - official control Member States which have notified implementing measures: all

Health problems - trade in animals Member States which have notified implementing measures: all

Member States which have notified implementing measures: all - 89/0316, not properly applied, referral in 1989 - Case C-243/89 - 89/0195, not properly applied, reasoned opinion in 1990 — 89/0535, not properly applied, reasoned opinion in 1990 89/0654, not properly applied, judgment 18.3.92 - Case C-24/91 - terminated in 1992 - 88/0342, not properly applied, judgment 3.6.92 - Case C-360/89 - terminated in 1992

– 89/0541, not properly applied, reasoned Italy opinion in 1990

90/0029, not properly applied, referral in 1992 Italy — Case C-107/92

Italy		90/0183, opinion in	properly — termina	
Italy		90/0200, opinion in	properly — termina	
Italy	_	90/0405,	properly	

opinion in 1991 — terminated in 1992 Italy — 91/0200, not properly applied, referral in 1992 — Case C-296/92

Netherlands — 87/0406, not properly applied, reasoned opinion in 1988

Netherlands — 91/0765, not properly applied, reasoned opinion in 1992 — terminated in 1992

71/0307

Textile names

Member States which have notified implementing measures: all

71/0316

Measuring instruments Member States which have notified implementing measures: all

71/0317

Medium accuracy weights Member States which have notified implementing measures: all

71/0318 Gas volume meters Member States which have notified implementing measures: all

71/0319 Meters for liquids Member States which have notified implementing measures: all

71/0320 Braking devices of motor vehicles Member States which have notified implementing measures: all

71/0347 Measuring of grain Member States which have notified implementing measures: all

71/0348 Meters for liquids Member States which have notified implementing measures: all

71/0349

Calibration of the tanks of vessels Member States which have notified implementing measures: all

71/0393 Feedingstuffs — official control Member States which have notified implementing measures: all

72/0166 First Directive on insurance for motor vehicles

Member States which have notified implementing measures: all

72/0168

Vegetable varieties

Member States which have notified implementing measures: all Portugal — 91/0502, no measures notified, reasoned opinion in 1991 — terminated in 1992

72/0169

Vine varieties

Member States which have notified implementing measures: all Portugal — 91/0503, no measures notified, reasoned opinion in 1991 — terminated in 1992

72/0180

Agricultural varieties

Member States which have notified implementing measures: all Portugal — 91/0504, no measures notified, reasoned opinion in 1991 — terminated in 1992

72/0199 Feedingstuffs — official controls Member States which have notified implementing measures: all

72/0230 Tax and excise duties in international travel Member States which have notified implementing measures: all

72/0245 Radio interference from engines Member States which have notified implementing measures: all

72/0274
Seed
Member States which have notified implementing measures: all
Portugal — 91/0916, no measures notified, reasoned opinion in 1991 — terminated in 1992

72/0275 Feedingstuffs — official control Member States which have notified implementing measures: all

72/0276 Analysis of textile fibres Member States which have notified implementing measures: all

72/0306 Emission of pollutants from diesel engines Member States which have notified implementing measures: all

72/0418

Seed Member States which have notified implementing measures: all Portugal — 90/0866, no measures notified, reasoned opinion in 1991 — terminated in 1992

72/0425 Oil stocks Member States which have notified implementing measures: all

72/0426

Carriage of goods by road Member States which have notified implementing measures: all

72/0427

Measuring instruments Member States which have notified implementing measures: all

72/0445

Health problems — trade in live animals Member States which have notified implementing measures: all

72/0461

Health problems — trade in meat Member States which have notified implementing measures: all

72/0462

Health problems — animals and meat from non-member countries Member States which have notified implementing measures: all

72/0464

Taxes on tobacco

Member States which have notified implementing measures: all

France — 85/0271, not properly applied, judgment 13.7.88 — Case C-169/87

Italy — 89/0006, not properly applied, referral in 1991 — Case C-306/91

73/0023

Electrical equipment --- low tension

Member States which have notified implementing measures: all Italy — 89/0224, not properly applied, reasoned opinion in

1989 — terminated in 1992 Italy — 90/0486, not properly applied, reasoned opinion in

1991 — terminated in 1992

73/0037 Inward processing Member States which have notified implementing measures: all

73/0044

Analysis of textile fibres Member States which have notified implementing measures: all

73/0046 Feedingstuffs — official control Member States which have notified implementing measures: all

73/0047 Feedingstuffs — official control Member States which have notified implementing measures: all

73/0103 Feedingstuffs — additives Member States which have notified implementing measures: all

73/0148

Movement and residence of nationals of the Member States Member States which have notified implementing measures: all Belgium — 90/0143, not properly applied, reasoned opinion in 1992

73/0150 Health problems — live animals Member States which have notified implementing measures: all

73/0183 Freedom of establishment for banks Member States which have notified implementing measures: all

73/0238 Oil supply difficulties Member States which have notified implementing measures: all

73/0239 First Directive on insurance other than life assurance Member States which have notified implementing measures: all Spain — 89/0262, not properly implemented, reasoned opinion in 1990 — terminated in 1992

73/0241 Cocoa and chocolate Member States which have notified implementing measures: all

73/0350 Sound level of motor vehicles Member States which have notified implementing measures: all

73/0360 Weighing machines Member States which have notified implementing measures: all Greece — 90/0486, not properly applied, reasoned opinion in 1991 — terminated in 1992

73/0361 Marking of wire-ropes, chains and hooks Member States which have notified implementing measures: all

73/0362 Measures of length Member States which have notified implementing measures: all

73/0404 Detergents Member States which have notified implementing measures: all

73/0405 Detergents Member States which have notified implementing measures: all

73/0437 Sugars Member States which have notified implementing measures: all

73/0438 Seed Member States which have notified implementing measures: all Portugal - 90/0873, no measures notified, reasoned opinion in 1991 --- terminated in 1992 74/0013 Forest reproductive material Member States which have notified implementing measures: all Portugal - 91/0492, no measures notified, reasoned opinion in 1991 (to be terminated in 1993) 74/0060 Interior fittings of motor vehicles Member States which have notified implementing measures: all 74/0061 Devices to prevent the unauthorized use of motor vehicles Member States which have notified implementing measures: all 74/0063 Feedingstuffs --- undesirable substances

recongstutts — undesirable substances Member States which have notified implementing measures: all

74/0132

Braking devices of motor vehicles Member States which have notified implementing measures: all

74/0148

Weights of above-medium accuracy Member States which have notified implementing measures: all

74/0149

Carriage of goods by road Member States which have notified implementing measures: all

74/0150

Type-approval of tractors Member States which have notified implementing measures: all

74/0151 Characteristics of tractors Member States which have notified implementing measures: all

74/0152 Maximum speed of tractors Member States which have notified implementing measures: all

74/0203

Feedingstuffs — official control Member States which have notified implementing measures: all

74/0268

Fodder-plant and cereal seed Member States which have notified implementing measures: all

74/0290

Air pollution from engines Member States which have notified implementing measures: all 74/0297 Interior fittings of motor vehicles Member States which have notified implementing measures: all

74/0329 Foodstuffs for human consumption — additives Member States which have notified implementing measures: all

74/0331 Gas volume meters Member States which have notified implementing measures: all

74/0346 Rear-view mirrors of tractors Member States which have notified implementing measures: all

74/0347 Windscreen wipers of tractors Member States which have notified implementing measures: all

74/0408 Interior fittings of motor vehicles Member States which have notified implementing measures: all

74/0409 Honey Member States which have notified implementing measures: all

74/0483 External projections of motor vehicles Member States which have notified implementing measures: all

74/0561 Admission to the occupation of road haulage operator Member States which have notified implementing measures: all

74/0562

Admission to the occupation of road passenger transport operator

Member States which have notified implementing measures: all Portugal — 90/0926, no measures notified, reasoned opinion in 1992 — terminated in 1992

74/0577 Stunning of animals before slaughter Member States which have notified implementing measures: all

74/0647 Control of carnation leaf-rollers Member States which have notified implementing measures: all

74/0648

Material for the propagation of vines

Member States which have notified implementing measures: all Portugal — 90/0493, no measures notified, reasoned opinion in 1991 — terminated in 1992

74/0649

Material for the propagation of vines

Member States which have notified implementing measures: all Portugal — 90/0505, no measures notified, reasoned opinion in 1991 — terminated in 1992

Tax exemptions for small consignments Member States which have notified implementing measures: all

75/0033

Water meters Member States which have notified implementing measures: all

75/0084

Feedingstuffs — official control Member States which have notified implementing measures: all

75/0106

Prepackaged liquids

Member States which have notified implementing measures: all Portugal — 90/0815, no measures notified, reasoned opinion in 1991 — terminated in 1992

• 75/0107

Bottles used as measuring containers Member States which have notified implementing measures: all

75/0117

Equal pay for men and women Member States which have notified implementing measures: all

75/0129

Collective redundancies

Member States which have notified implementing measures: all United Kingdom — 89/0536, not properly applied, referral in 1992 — Case C-383/92

75/0130

Combined transport

Member States which have notified implementing measures: all Italy — 87/0263, not properly applied, judgment 7.5.91 — Case C-45/89

75/0296

Feedingstuffs — additives Member States which have notified implementing measures: all

75/0318

Proprietary medicinal products Member States which have notified implementing measures: all

75/0319

Proprietary medicinal products Member States which have notified implementing measures: all

75/0321

Steering equipment of tractors Member States which have notified implementing measures: all

75/0322

Radio interference from tractors

Member States which have notified implementing measures: all

75/0324

Aerosols

Member States which have notified implementing measures: all Portugal — 90/0817, no measures notified, reasoned opinion in 1991 — terminated in 1992

75/0339 Fossil fuel stocks Member States which have notified implementing measures: all

75/0362

Mutual recognition of medical qualifications

- Member States which have notified implementing measures: all Spain — 90/0981, not properly implemented, reasoned opinion in 1991
- Portugal 91/4592, not properly applied, reasoned opinion in 1991

75/0363

Activities of doctors

Member States which have notified implementing measures: all Spain — 90/0618, not properly implemented, reasoned opinion in 1992

75/0368

Freedom of establishment - various activities

Member States which have notified implementing measures: all Spain — 90/0528, no measures notified, reasoned opinion in 1991 — terminated in 1992

75/0405 Use of petroleum pro

Use of petroleum products in power stations Member States which have notified implementing measures: all

75/0410

Continuous totalizing weighing machines Member States which have notified implementing measures: all

75/0431

Health problems — trade in poultrymeat Member States which have notified implementing measures: all Portugal — 90/0868, no measures notified, reasoned opinion in 1992 — terminated in 1992

75/0439

Disposal of waste oils

- Member States which have notified implementing measures: all
- Belgium 87/0108, not properly implemented, judgment 13.6.90 — terminated in 1992
- Belgium 84/0170, no measures notified, judgment 14.1.88 — terminated in 1992
- Italy 86/0419, not properly applied, referral in 1989 Case C-366/89

1_{75/0440}

Surface water

Member States which have notified implementing measures: all Belgium — 87/0345, not properly implemented, judgment 11.6.91 — Case C-290/89

- Germany 87/0372, not properly implemented, formal notice (171) in 1992
- Greece 89/0303, not properly applied, reasoned opinion in 1992
- France 87/0349, not properly implemented, referral in 1990 Case C-21/90
- Italy 89/0206, not properly implemented, reasoned opinion in 1991

Waste

Member States which have notified implementing measures: all

- Belgium 88/0071, not properly applied, judgment 9.7.92 Case C-2/92
- Belgium 88/0293, not properly applied, reasoned opinion in 1990 — terminated in 1992
- Greece 89/0138, not properly applied, judgment 7.4.92 Case C-45/91
- Italy 88/0239, not properly applied, judgment in 1991 — Case C-33/90
- Portugal 89/0413, not properly applied, reasoned opinion in 1991 — terminated in 1992

75/0443

Reverse equipment of motor vehicles

Member States which have notified implementing measures: all Portugal — 90/0867, no measures notified, reasoned opinion in 1991 — terminated in 1992

75/0444

Seed

Member States which have notified implementing measures: all

75/0445

Forest reproductive material Member States which have notified implementing measures: all

75/0502

Meadowgrass seed Member States which have notified implementing measures: all Portugal — 90/0506, no measures notified, reasoned opinion in 1991 — terminated in 1992

75/0524

Braking devices of motor vehicles Member States which have notified implementing measures: all

75/0716

Sulphur content of liquid fuel Member States which have notified implementing measures: all

75/0726

Fruit juices

Member States which have notified implementing measures: all

76/0014

Feedingstuffs — undesirable substances Member States which have notified implementing measures: all

76/0114

Statutory plates for motor vehicles Member States which have notified implementing measures: all 76/0115 Safety belts

Member States which have notified implementing measures: all

76/0116 Fertilizers Member States which have notified implementing measures: all

76/0117

Electrical equipment Member States which have notified implementing measures: all

76/0118 Preserved milk

Member States which have notified implementing measures: all

76/0135 Inland waterway vessels Member States which have notified implementing measures: all

76/0160

Bathing water

Member States which have notified implementing measure	es: all
Greece — 87/0315, not properly applied, rea opinion in 1988	soned
Spain — 89/0418, not properly applied, rea opinion in 1990	soned
France — 87/0507, not properly applied, rea opinion in 1991	soned
Ireland — 90/0152, not properly implemented, rea opinion in 1991 — terminated in 1992	soned
Italy — 87/0356, not properly implemented, rea opinion in 1988	soned
Luxembourg — 90/0289, not properly applied, rea opinion in 1991	soned
Netherlands — 89/0651, not properly applied, rea opinion in 1992	soned
United – 86/0214, not properly applied, referral in Kingdom – Case C-56/90	1990

76/0207

Equal treatment of men and women

Member States which have notified implementing measures: B, DK, D, EL, E, IRL, I, L, NL, P, UK.

- Belgium 89/0458, not properly applied, referral in 1992 Case C-173/91
- France 89/0350, not properly implemented, formal notice (171) in 1989 — terminated in 1992
- France 90/0445, no measures notified, formal notice (171) in 1990

76/0211

Prepackaged products

Member States which have notified implementing measures: all Portugal — 90/0820, no measures notified, reasoned opinion in 1991 — terminated in 1992 76/0308 Mutual assistance — customs

Member States which have notified implementing measures: all

76/0331

Beet seed Member States which have notified implementing measures: all Portugal — 91/0507, no measures notified, reasoned opinion in 1991 — terminated in 1992

76/0371 Feedingstuffs — official control Member States which have notified implementing measures: all

76/0372 Feedingstuffs — official control Member States which have notified implementing measures: all

76/0403 Disposal of PCBs Member States which have notified implementing measures: all

76/0432

Braking devices of tractors Member States which have notified implementing measures: all

76/0434 Marking of wire-ropes, chains and hooks Member States which have notified implementing measures: all

76/0464 Dangerous substances in the sea Member States which have notified implementing measures: all

76/0491 Information on oil prices Member States which have notified implementing measures: all

76/0621 Foodstuffs for human consumption — oils and fats Member States which have notified implementing measures: all

76/0696 Weighing machines Member States which have notified implementing measures: all

76/0756 Lighting and light-signalling devices on motor vehicles Member States which have notified implementing measures: all

76/0757 Reflex reflectors for motor vehicles Member States which have notified implementing measures: all

76/0758

Lamps for motor vehicles Member States which have notified implementing measures: all 76/0759 Lamps for motor vehicles Member States which have notified implementing measures: all

76/0760 Registration-plate lamps for motor vehicles Member States which have notified implementing measures: all

76/0761 Headlamps for motor vehicles Member States which have notified implementing measures: all

76/0762 Lamps for motor vehicles Member States which have notified implementing measures: all

76/0763 Seats for tractors Member States which have notified implementing measures: all

76/0764 Thermometers Member States which have notified implementing measures: all

76/0765 Alcoholometers Member States which have notified implementing measures: all

76/0766 Alcohol tables Member States which have notified implementing measures: all

76/0767
Pressure vessels
Member States which have notified implementing measures: all
Portugal — 90/0824, no measures notified, reasoned opinion in 1991 — terminated in 1992

76/0768

Cosmetics

Member States which have notified implementing measures: all Greece — 86/0421, not properly implemented, judgment 18.3.92 — Case C-29/90 — terminated in 1992

- Spain 87/0371, not properly implemented, supplementary reasoned opinion in 1992
- France 86/0390, not properly implemented, referral in 1991 Case C-246/91
- Italy 88/0450, not properly implemented, reasoned opinion in 1990 — terminated in 1992
- Portugal 90/0207, not properly implemented, reasoned opinion in 1992

76/0769

Dangerous substances and preparations Member States which have notified implementing measures: all

76/0891 Energy meters

Member States which have notified implementing measures: all

Pesticide residues in fruit and vegetables Member States which have notified implementing measures: all

76/0914

Training for road transport drivers Member States which have notified implementing measures: all

76/0934

Feedingstuffs — undesirable substances Member States which have notified implementing measures: all

77/0062

Public supply contracts

- Member States which have notified implementing measures: all Greece 91/0726, not properly applied, reasoned opinion in 1992
- Greece 91/0810, not properly applied, reasoned opinion in 1992
- Spain 90/0337, not properly applied, referral in 1992 Case C-328/92
- Spain 90/0875, not properly implemented, referral in 1992 — Case C-71/92
- Ireland 89/0662, not properly applied, reasoned opinion in 1992 — terminated in 1992
- Italy 89/0495, not properly applied, reasoned opinion in 1991 — terminated in 1992
- Italy 90/0183, not properly applied, reasoned opinion in 1991 — terminated in 1992
- Italy 91/0002, not properly implemented, referral in 1991 — Case C-309/91
- Italy 91/0725, not properly applied, reasoned opinion in 1992

77/0091

Second Directive on company law

Member States which have notified implementing measures: all

77/0092

Freedom of establishment — insurance brokers Member States which have notified implementing measures: all

77/0093

Organisms harmful to plants

- Member States which have notified implementing measures: all
- Italy 87/0323, not properly applied, judgment 12.7.90 Case C-128/89
- Italy 90/0174, not properly applied, referral in 1992 Case C-249/92
- Italy 91/0780, not properly applied, reasoned opinion in 1992

77/0095

Taxi-meters

Member States which have notified implementing measures: all

77/0096

Health problems — import of meat

Member States which have notified implementing measures: all

77/0098

Health problems — trade in animals Member States which have notified implementing measures: all

77/0099 Health problems — meat products Member States which have notified implementing measures: all

77/0101 Feedingstuffs

Member States which have notified implementing measures: all

77/0102

Air pollution from engines Member States which have notified implementing measures: all

77/0143

Roadworthiness tests for motor vehicles Member States which have notified implementing measures: all

77/0158

Carriage of goods by road Member States which have notified implementing measures: all

77/0187

Safeguarding of employees' rights in the event of the transfer of firms

Member States which have notified implementing measures: all United Kingdom — 89/0537, not properly applied, referral in 1992 — Case C-382/92

77/0212

Sound level of motor vehicles Member States which have notified implementing measures: all

77/0249

Lawyers

Member States which have notified implementing measures: all France — 84/0450, not properly implemented, judgment 7.10.91 — Case C-294/89 — terminated in 1992

77/0311

Sound level of tractors Member States which have notified implementing measures: all

77/0313

Measuring of liquids Member States which have notified implementing measures: all

77/0388

Sixth VAT Directive

Member States which have notified implementing measures: all Denmark — 89/0159, not properly applied, referral in 1991 — Case C-234/91

Greece — 88/0199, not properly applied, reasoned opinion in 1989

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Greece		90/0279, not properly applied, reasoned opinion in 1992
Spain		88/0323, not properly applied, judgment 17.10.91 — Case C-35/90 — terminated in 1992
Spain	_	89/0470, not properly applied, referral in 1992 — Case C-73/92
Spain		89/0524, not properly applied, reasoned opinion in 1991
France	—	88/0053, not properly applied, referral in 1992 — Case C-68/92
France	—	88/0213, not properly applied, reasoned opinion in 1989
France		90/0548, not properly applied, reasoned opinion in 1991 — terminated in 1992
Ireland	_	88/0200, not properly applied, reasoned opinion in 1989
France	—	89/0468, not properly applied, referral in 1992 — Case C-70/92 — withdrawn in 1992
Italy		89/0540, not properly applied, referral (171) in 1991 — Case C-101/91
Italy	_	89/0663, not properly applied, reasoned opinion in 1991 — terminated in 1992
Luxembourg		89/0469, not properly applied, referral in 1992 — Case C-69/92
Netherlands	_	88/0201, not properly applied, reasoned opinion in 1989
United		88/0202, not properly applied, reasoned

Kingdom

Motor-vehicle towing devices

Member States which have notified implementing measures: all

opinion in 1989

77/0391

Eradication of brucellosis Member States which have notified implementing measures: all

77/0436

Coffee extracts Member States which have notified implementing measures: all

77/0452

Mutual recognition of qualifications — nurses Member States which have notified implementing measures: all

77/0453

Activities of nurses Member States which have notified implementing measures: all

77/0489

Protection of animals in international transport Member States which have notified implementing measures: all

77/0504

Pure-bred cattle for breeding Member States which have notified implementing measures: all Ireland — 88/0449, not properly applied, judgment 17.11.92 — Case C-235/91 77/0535 Fertilizers

Member States which have notified implementing measures: all

77/0536 Roll-over protection of tractors Member States which have notified implementing measures: all

77/0537 Emission of pollutants from diesel engines Member States which have notified implementing measures: all

77/0538 Lamps for motor vehicles Member States which have notified implementing measures: all

77/0539 Lamps for motor vehicles Member States which have notified implementing measures: all

77/0540 Lamps for motor vehicles Member States which have notified implementing measures: all

77/0541 Safety belts Member States which have notified implementing measures: all

77/0576 Safety signs at the workplace Member States which have notified implementing measures: all

77/0629

Material for the propagation of vines Member States which have notified implementing measures: all Portugal — 91/0508, no measures notified, reasoned opinion in 1991 — terminated in 1992

77/0649 Field of vision of motor-vehicle drivers Member States which have notified implementing measures: all

77/0728 Labelling of paints Member States which have notified implementing measures: all

77/0780 First Directive on the coordination of banking laws Member States which have notified implementing measures: all

77/0794

Mutual assistance — customs Member States which have notified implementing measures: all

77/0796

Mutual recognition of qualifications — goods haulage operators Member States which have notified implementing measures: all

Mutual assistance — indirect taxes

Member States which have notified implementing measures: all

77/0805

Taxes on tobacco

Member States which have notified implementing measures: all

78/0025

Medicines — colouring matter Member States which have notified implementing measures: all

78/0050

Health problems — trade in meat and poultrymeat Member States which have notified implementing measures: all Portugal — 90/0869, no measures notified, reasoned opinion in 1992 — terminated in 1992

78/0052

Eradication of brucellosis Member States which have notified implementing measures: all

78/0055

Seed

Member States which have notified implementing measures: all Portugal — 90/0877, no measures notified, reasoned opinion in 1991 — terminated in 1992

78/0142

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: all

78/0170

Heat generators

Member States which have notified implementing measures: all Portugal — 90/0940, no measures notified, Art. 169 letter 1990 — terminated in 1992

78/0176

Waste — titanium dioxide

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

- Italy 89/0008, not properly applied, reasoned opinion in 1990 — terminated in 1992
- Portugal 90/0929, no measures notified, Art. 169 letter in 1990

78/0315

Type-approval of motor vehicles Member States which have notified implementing measures: all

78/0316 Interior fittings of motor vehicles Member States which have notified implementing measures: all

78/0317

Defrosting systems of motor vehicles Member States which have notified implementing measures: all

78/0318

Windscreen wipers of motor vehicles

Member States which have notified implementing measures: all

78/0319

Toxic and dangerous waste

- Member States which have notified implementing measures: all Belgium — 90/0212, not properly implemented, formal notice
- (171) in 1990
- Germany 90/0038, not properly applied, referral in 1992 Case C-422/92
- Spain 89/0337, not properly applied, reasoned opinion in 1991
- Spain 89/0338, not properly applied, reasoned opinion in 1990
- Ireland 90/0192, not properly applied, reasoned opinion in 1991

78/0365

Gas volume meters

Member States which have notified implementing measures: all

78/0386

Fodder-plant seed

Member States which have notified implementing measures: all Portugal — 91/0805, no measures notified, reasoned opinion in 1991 — terminated in 1992

78/0387 Cereal seed Member States which have notified implementing measures: all

78/0388

Seed of oil and fibre plants

Member States which have notified implementing measures: all Portugal — 91/0509, no measures notified, reasoned opinion in 1991 — terminated in 1992

78/0473

Community co-insurance Member States which have notified implementing measures: all

78/0507 Motor-vehicle registration plates Member States which have notified implementing measures: all

78/0511

Fodder-plant and cereal seed Member States which have notified implementing measures: all

78/0547

Type-approval of motor vehicles Member States which have notified implementing measures: all

78/0548 Heating of motor vehicles Member States which have notified implementing measures: all

Wheels of motor vehicles

Member States which have notified implementing measures: all

78/0610

Health protection of workers — vinyl chloride monomer Member States which have notified implementing measures: all

78/0629

Measures of length Member States which have notified implementing measures: all

78/0631 Labelling of dangerous preparations (pesticides) Member States which have notified implementing measures: all

78/0632

Interior fittings of motor vehicles Member States which have notified implementing measures: all

78/0633

Feedingstuffs — official control Member States which have notified implementing measures: all

78/0659

Quality of fresh waters

Member States which have notified implementing measures: all France — 87/0508, not properly implemented, reasoned opinion in 1991 — terminated in 1992 Italy — 90/0211, not properly implemented, reasoned

opinion in 1991

78/0660

Annual accounts of companies Member States which have notified implementing measures: all

78/0663 Foodstuffs for human consumption — additives Member States which have notified implementing measures: all

78/0664 Foodstuffs for human consumption — antioxidants Member States which have notified implementing measures: all

78/0665 Air pollution from engines Member States which have notified implementing measures: all

78/0686

Dentists

in 1992

Member States which have notified implementing measures: all Germany — 87/0434, not properly applied, reasoned opinion

- Germany 91/2098, not properly applied, Art. 169 letter in 1992
- Germany 91/4044, not properly applied, Art. 169 letter in 1991 — terminated in 1992

- Spain 90/0411, not properly applied, reasoned opinion in 1991
- Italy 90/0412, not properly applied, reasoned opinion in 1991

78/0687 Dentists

Member States which have notified implementing measures: all Germany — 91/4044, not properly applied, Art. 169 letter in 1991 — terminated in 1992

- Spain 90/0411, not properly applied, reasoned opinion in 1992
- Italy 90/0412, not properly applied, reasoned opinion in 1991

78/0692 Seed

Member States which have notified implementing measures: all Portugal — 90/0918, no measures notified, reasoned opinion in 1991 — terminated in 1992

78/0764

Driver's seat on tractors Member States which have notified implementing measures: all

78/0816 Seed potatoes Member States which have notified implementing measures: all

78/0855
Company mergers
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P, UK.
Belgium — 90/0399, no measures notified, reasoned opinion (171) in 1992

78/0891
Prepackaging
Member States which have notified implementing measures: all
Portugal — 90/0828, no measures notified, reasoned opinion in 1991 — terminated in 1992

78/0932 Head restraints of seats of motor vehicles Member States which have notified implementing measures: all

78/0933 Lighting on tractors Member States which have notified implementing measures: all

78/1015 Sound level of motorcycles Member States which have notified implementing measures: all

78/1016 Inland waterway vessels Member States which have notified implementing measures: all

78/1020 Seed

Member States which have notified implementing measures: all Portugal — 90/0887, no measures notified, reasoned opinion in 1991 — terminated in 1992

Veterinary surgeons Member States which have notified implementing measures: all

78/1027 Veterinary surgeons Member States which have notified implementing measures: all

78/1031

Automatic checkweighing machines Member States which have notified implementing measures: all

78/1035

Tax exemptions for small consignments Member States which have notified implementing measures: all

79/0005 Combined transport Member States which have notified implementing measures: all

79/0007

Equal treatment in social security Member States which have notified implementing measures: all

Ireland — 89/0024, not properly applied, reasoned opinion in 1990

79/0032

Taxes on tobacco Member States which have notified implementing measures: all

79/0076

Analysis of textile fibres Member States which have notified implementing measures: all

79/0109

Health problems — trade in animals — brucellosis Member States which have notified implementing measures: all Italy — 88/0463, no measures notified, reasoned opinion (171) in 1989 — terminated in 1992

79/0111 Health problems — trade in animals — brucellosis Member States which have notified implementing measures: all

79/0112

Labelling of foodstuffs

Member States which have notified implementing measures: all

- Germany 90/0306, not properly applied, Art. 171 letter in 1990
- Spain 89/0646, not properly applied, reasoned opinion in 1991 — terminated in 1992
- Italy 87/0101, not properly applied, judgment in 1990 — Case C-177/89
- Italy 88/0243, not properly applied, judgment 25.7.91 — Case C-32/90

79/0113

Noise emissions from construction plant and equipment Member States which have notified implementing measures: all

79/0115 Pilotage of vessels Member States which have notified implementing measures: all

79/0116 Tankers Member States which have notified implementing measures: all

79/0117 Plant protection products containing certain active substances Member States which have notified implementing measures: all

79/0138 Fertilizers Member States which have notified implementing measures: all

79/0168 Fruit juices Member States which have notified implementing measures: all Spain — 90/0490, non communication, Art. 169 letter in 1990 — terminated in 1992

79/0196 Electrical equipment Member States which have notified implementing measures: all

79/0267 First Directive on life assurance Member States which have notified implementing measures: all

79/0268 Pure-bred cattle for breeding Member States which have notified implementing measures: all

79/0279 Admission of securities to stock-exchange listing Member States which have notified implementing measures: all

79/0372

Straight feedingstuffs Member States which have notified implementing measures: all

79/0373

Compound feedingstuffs Member States which have notified implementing measures: all

79/0409

Conservation of	f wild birds			
Member States	which have	notified	implementing	measures: all

- Belgium 90/0291, not properly implemented, formal notice (171) in 1990
- Germany 87/0246, not properly applied, referral in 1989 — Case C-57/89
- Germany 86/0222, not properly implemented, judgment 3.7.90 — Case C-288/88

Germany		89/0048, not properly implemented, referral (171) in 1992 — Case C-345/92
Greece		90/0171, not properly applied, reasoned opinion in 1992
Greece	—	88/0283, not properly applied, reasoned opinion in 1989 — terminated in 1992
Spain		88/0295, not properly applied, referral in 1990 — Case C-355/90
France	—	84/0121, not properly implemented, formal notice (171) in 1992
Italy	—	87/0327, not properly applied, reasoned opinion in 1989
Italy		87/0501, not properly applied, judgment 17.1.91 — Case C-157/89
Italy	—	89/0049, not properly implemented, reasoned opinion (171) in 1990
Italy		89/0300, not properly applied, reasoned opinion in 1990
Italy	—	89/0573, not properly applied, reasoned opinion in 1991
Netherlands	_	85/0400, not properly implemented, formal notice (171) in 1992
Netherlands		89/0060, not properly implemented, judgment 6.2.92 — Case C-75/91
United Kingdom	*****	87/0187, not properly applied, reasoned opinion in 1988 — terminated in 1992

External projections of motor vehicles Member States which have notified implementing measures: all

79/0489 Braking devices of motor vehicles Member States which have notified implementing measures: all

79/0490 Fuel tanks of motor vehicles Member States which have notified implementing measures: all

79/0532 Lighting on tractors Member States which have notified implementing measures: all

79/0533 Coupling device of tractors Member States which have notified implementing measures: all

79/0581 Indication of the prices of foodstuffs Member States which have notified implementing measures: all

79/0622 Roll-over protection of tractors

Member States which have notified implementing measures: all

79/0640

Safety signs at the workplace Member States which have notified implementing measures: all 79/0641 Seed

Member States which have notified implementing measures: all Portugal — 90/0888, no measures notified, reasoned opinion in 1991 — terminated in 1992

79/0663

Dangerous substances and preparations Member States which have notified implementing measures: all

79/0692

Seed

Member States which have notified implementing measures: all Portugal — 90/0953, no measures notified, reasoned opinion in 1991 — terminated in 1992

79/0693 Jams, jellies and marmalade Member States which have notified implementing measures: all

79/0694 Type-approval of tractors Member States which have notified implementing measures: all

79/0695 Release of goods for free circulation — harmonization Member States which have notified implementing measures: all

79/0700 Pesticides in fruit and vegetables — official inspection Member States which have notified implementing measures: all

79/0795 Rear-view mirrors of motor vehicles Member States which have notified implementing measures: all

79/0796 Sugars Member States which have notified implementing measures: all

79/0797 Feedingstuffs Member States which have notified implementing measures: all

79/0830 Water meters Member States which have notified implementing measures: all

79/0831 Labelling of dangerous substances Member States which have notified implementing measures: all

79/0869 Surface water Member States which have notified implementing measures: all Italy — 89/0207, not properly implemented, reasoned opinion in 1991

Luxembourg — 88/0530, not properly applied, reasoned opinion in 1990

Shellfish waters

Member States which have notified implementing measures: all France — 87/0509, not properly implemented, reasoned opinion in 1990 — terminated in 1992

79/967

Seed

Member States which have notified implementing measures: all Portugal — 92/0521, no measures notified, Art. 169 letter in 1992 — terminated in 1992

79/1005

Prepackaged liquids

Member States which have notified implementing measures: all Portugal — 90/0832, no measures notified, reasoned opinion in 1991 — terminated in 1992

79/1034

Tankers Member States which have notified implementing measures: all

79/1066 Coffee extracts Member States which have notified implementing measures: all

79/1067

Preserved milk Member States which have notified implementing measures: all

79/1070

Mutual assistance — direct taxes Member States which have notified implementing measures: all

79/1071

Mutual assistance — debts Member States which have notified implementing measures: all

79/1072

Eighth VAT Directive Member States which have notified implementing measures: all Italy -- 90/0031, not properly applied, judgment 3.6.92 --Case C-287/91

79/1073 Field of vision on tractors Member States which have notified implementing measures: all

80/0049

Carriage of goods by road Member States which have notified implementing measures: all

80/0051

Noise emissions from subsonic aircraft Member States which have notified implementing measures: all

80/00)68		

Protection of groundwater

Member States which have notified implementing measures:

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n				~ ~	1.						

Belgium	— 88/0291, no	t properly	implemented,	reterral
	(171) in 1991	— Case C	-174/91	

- Germany 86/0121, not properly implemented, formal notice (171) in 1992
- Spain 89/0658, not properly implemented, supplementary reasoned opinion in 1992
- Ireland 89/0163, not properly implemented, reasoned opinion in 1990
- Italy 86/0086, not properly applied, judgment 28.2.91 — terminated in 1992
- Netherlands 88/0532, no measures notified, reasoned opinion (171) in 1990
- United 88/0354, not properly applied, reasoned Kingdom opinion in 1989

80/0154

Mutual recognition of qualifications — midwives Member States which have notified implementing measures: all

80/0155

Midwives Member States which have notified implementing measures: all Spain — 88/0225, not properly implemented, judgment 7.11.91 — Case C-313/89 — terminated in 1992

80/0181 Units of measurement Member States which have notified implementing measures: all

80/0213 Health problems — trade in meat Member States which have notified implementing measures: all

80/0215

Health problems — meat products Member States which have notified implementing measures: all

80/0216 Health problems — trade in poultrymeat Member States which have notified implementing measures: all Portugal — 90/0911, no measures notified, reasoned opinion in 1992 — terminated in 1992

80/0217

Control of classical swine fever Member States which have notified implementing measures: all

80/0219

Health problems — trade in animals — tuberculosis Member States which have notified implementing measures: all Italy — 88/0453, no measures notified, reasoned opinion (171) in 1989 — terminated in 1992

Prepackaged products

Member States which have notified implementing measures: all Portugal — 90/0833, no measures notified, Art. 169 letter in 1991 — terminated in 1992

80/0233

Lighting on motor vehicles Member States which have notified implementing measures: all

80/0304

Seed of oil and fibre plants

Member States which have notified implementing measures: all Portugal — 91/0510, no measures notified, reasoned opinion in 1991 — terminated in 1992

80/0368

11th VAT Directive - French overseas departments Member States which have notified implementing measures: all

80/0369

Taxes on tobacco Member States which have notified implementing measures: F

80/0390

Admission of securities to stock-exchange listing — particulars to be published

Member States which have notified implementing measures: all France — 86/0338, not properly implemented, reasoned opinion in 1989 — terminated in 1992

80/0392

Organisms harmful to plants Member States which have notified implementing measures: all

80/0393

Organisms harmful to plants Member States which have notified implementing measures: all

80/0428

Pesticide residues in fruit and vegetables Member States which have notified implementing measures: all

80/0502

Feedingstuffs — undesirable substances Member States which have notified implementing measures: all

80/0509

Compound feedingstuffs Member States which have notified implementing measures: all

80/0510 Straight feedingstuffs Member States which have notified implementing measures: all

80/0511

Compound feedingstuffs in packages Member States which have notified implementing measures: all

80/0590

Foodstuffs for human consumption — materials intended to come into contact Member States which have notified implementing measures: all

internet owned which have nothing implementing measured and

80/0665 Potato ring rot Member States which have notified implementing measures: all

80/0695 Compound feedingstuffs Member States which have notified implementing measures: all

80/0720

Doors and windows of tractors Member States which have notified implementing measures: all

80/0723

Transparency in financial relations (Member States – public undertakings) Member States which have notified implementing measures: all

80/0754

Fodder-plant seed Member States which have notified implementing measures: all Portugal — 90/0818, no measures notified, reasoned opinion in 1991 — terminated in 1992

80/0766

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: all

80/0767

Public supply contracts

- Member States which have notified implementing measures: all Greece — 90/0268, not properly applied, reasoned opinion in 1991 — terminated in 1992 Portugal — 90/0283, not properly applied, reasoned opinion in
- Portugal 90/0283, not properly applied, reasoned opinion in 1991 — terminated in 1992

80/0777

Natural mineral waters Member States which have notified implementing measures: all

80/0778 / Drinking water

M L C.		11.1.1
Member Stat	es	which have notified implementing measures: all
Belgium	—	86/0221, not properly implemented, judgment 5.7.90 — Case C-42/89
Germany		87/0440, not properly implemented, judgment 24.11.92 Case C-237/90
Italy		87/0363, not properly implemented, reasoned opinion in 1988
Luxembourg		88/0087, not properly implemented, reasoned opinion in 1992
United Kingdom	—	87/0370, not properly applied, judgment 25.11.92 — Case C-337/89

Air quality

Member States which have notified implementing measures: all Germany — 86/0119, not properly implemented, judgment 30/5/91 — Case C-361/88

France	- 86/0014, not properly implemented, judgment
	1.10.91 — Case C-64/90 — terminated in 1992

- Italy 86/0120, not properly implemented, reasoned opinion in 1988
- United 87/0387, not properly applied, reasoned opinion Kingdom in 1990 — terminated in 1992

80/0780

Rear-view mirrors of two-wheeled motor vehicles Member States which have notified implementing measures: all

80/0781 Solvents

Member States which have notified implementing measures: all

80/0836

Health protection — ionizing radiation

Member States which have notified implementing measures:

B, DK, D, EL, E, F, IRL, L, NL, P, UK.

- Spain 88/0484, not properly implemented, reasoned opinion in 1991 — terminated in 1992
- Ireland 88/0486, not properly implemented, reasoned opinion in 1989
- Italy 87/0225, no measures notified, formal notice (171) in 1992
- Luxembourg 88/0487, not properly implemented, reasoned opinion in 1991
- Netherlands 88/0488, not properly implemented, reasoned opinion in 1990

80/0876

Fertilizers

Member States which have notified implementing measures: all

80/0879

Health problems - poultrymeat

Member States which have notified implementing measures: all Portugal — 90/0912, no measures notified, reasoned opinion sent in 1992 — terminated in 1992

80/0891

Foodstuffs for human consumption — oils and fats Member States which have notified implementing measures: all

80/0987

Protection of workers — insolvency of employers

- Member States which have notified implementing measures: all Greece — 86/0116, not properly implemented, judgment 8.11.90 — Case C-53/88
- Italy 90/0203, not properly implemented, formal notice (171) in 1990 — terminated in 1992

80/1057

Acquired rights — Doctors, male and female nurses, dentists and veterinary surgeons

Member States which have notified implementing measures: all

80/1095

Control of classical swine fever Member States which have notified implementing measures: all

80/1098

Health problems — trade in animals — classical swine fever Member States which have notified implementing measures: all Italy — 88/0454, no measures notified, reasoned opinion (171) in 1989 — terminated in 1992

80/1099

Health problems — trade in meat — classical swine fever Member States which have notified implementing measures: all Italy — 88/0456, no measures notified, reasoned opinion (171) in 1989 — terminated in 1992

80/1100

Health problems — meat products — classical swine fever Member States which have notified implementing measures: all

80/1101

Control of classical swine fever Member States which have notified implementing measures: all

80/1107 Protection of workers against chemicals Member States which have notified implementing measures: all

80/1178

Admission to the occupation of road haulage operator Member States which have notified implementing measures: all

80/1179

Admission to the occupation of road passenger transport operator

Member States which have notified implementing measures: all

80/1180

Mutual recognition of qualifications – goods haulage operators Member States which have notified implementing measures: all

80/1189 Labelling of dangerous substances Member States which have notified implementing measures: all

80/1263

Community driving licence

Member States which have notified implementing measures: all Germany — 88/0169, not properly applied, reasoned opinion in 1989 — terminated in 1992

80/1266 Mutual assistance — aircraft accidents Member States which have notified implementing measures: all

80/1267 Type-approval of motor vehicles Member States which have notified implementing measures: all

80/1268 Fuel consumption of motor vehicles Member States which have notified implementing measures: all

80/1269 Engine power of motor vehicles Member States which have notified implementing measures: all

80/1272 Rear-view mirrors of motorcycles Member States which have notified implementing measures: all

80/1273 Mutual recognition of qualifications — midwives Member States which have notified implementing measures: all

80/1274 Health problems — trade in animals — classical swine fever Member States which have notified implementing measures: all

80/1335 Cosmetics Member States which have notified implementing measures: all

81/0006 Eradication of brucellosis Member States which have notified implementing measures: all

81/0007 Organisms harmful to plants Member States which have notified implementing measures: all

81/0036 Pesticide residues in fruit and vegetables Member States which have notified implementing measures: all

81/0075 Analysis of textile fibres Member States which have notified implementing measures: all

81/0126

Seed Member States which have notified implementing measures: all Portugal — 90/0909, no measures notified, reasoned opinion in 1991 — terminated in 1992

81/0177

Export of goods — harmonization Member States which have notified implementing measures: all 81/0333 Fuel tanks of motor vehicles Member States which have notified implementing measures: all

81/0334 Sound level of motor vehicles Member States which have notified implementing measures: all

81/0389 Protection of animals in international transport Member States which have notified implementing measures: all

81/0432 Foodstuffs for human consumption — materials intended to come into contact Member States which have notified implementing measures: all

81/0465 Release of goods for free circulation Member States which have notified implementing measures: all

81/0528 Modernization of agricultural holdings Member States which have notified implementing measures: all

81/0575 Safety belts Member States which have notified implementing measures: all

81/0576 Saftey belts Member States which have notified implementing measures: all

81/0577 Interior fittings of motor vehicles Member States which have notified implementing measures: all

81/0602 Ban on hormones Member States which have notified implementing measures: all

81/0643 Driver's field of vision on motor vehicles Member States which have notified implementing measures: all

81/0680 Feedingstuffs — official control Member States which have notified implementing measures: all

81/0712 Additives in foodstuffs Member States which have notified implementing measures: all

81/0715 Feedingstuffs — official control Member States which have notified implementing measures: all

81/0851

Veterinary medicines

Member States which have notified implementing measures: all Italy — 89/0069, not properly implemented, judgment 6.2.92 — Case C-77/91 — terminated in 1992

81/0852 82/0121 Information to be published regularly by companies Veterinary medicines Member States which have notified implementing measures: all Member States which have notified implementing measures: all 81/0853 82/0130 Release of goods for free circulation Electrical equipment Member States which have notified implementing measures: all Member States which have notified implementing measures: all 81/0854 82/0147 Conservation of wild birds Cosmetics Member States which have notified implementing measures: all Member States which have notified implementing measures: all 81/0855 82/0176 Surface water Mercury discharges Member States which have notified implementing measures: EL Member States which have notified implementing measures: all 81/0857 Air quality (Greece) 82/0232 Member States which have notified implementing measures: EL Labelling of dangerous substances Member States which have notified implementing measures: all 81/0858 Drinking water 82/0242 Member States which have notified implementing measures: all Detergents Member States which have notified implementing measures: all 81/0916 Italy - 82/0202, no measures notified, reasoned opinion in Labelling of paints 1990 - terminated in 1992 Member States which have notified implementing measures: all 82/0243 81/0957 Detergents Labelling of dangerous substances Member States which have notified implementing measures: all Member States which have notified implementing measures: all Italy - 89/0203, no measures notified, reasoned opinion in 1990 - terminated in 1992 81/0962 Foodstuffs for human consumption --- antioxidants Member States which have notified implementing measures: all 82/0244 Lighting on motor vehicles Member States which have notified implementing measures: all 81/1051 Noise emissions from construction plant and equipment Member States which have notified implementing measures: all 82/0287 Seed Member States which have notified implementing measures: all 81/1057 Portugal - 90/0819, no measures notified, reasoned opinion Acquired rights - doctors, nurses, dentists and veterinary in 1991 - terminated in 1992 surgeons Member States which have notified implementing measures: all 82/0318 82/0003 Safety belts Combined transport Member States which have notified implementing measures: all Member States which have notified implementing measures: all 82/0319 82/0050 Safety belts Carriage of goods by road Member States which have notified implementing measures: all Member States which have notified implementing measures: all 82/0331 82/0057 Material for the propagation of vines Release of goods for free circulation Member States which have notified implementing measures: all Member States which have notified implementing measures: all Portugal - 91/0511, no measures notified, reasoned opinion in 1991 - terminated in 1992 82/0076 Doctors Member States which have notified implementing measures: all 82/0347 Portugal - 91/0703, not properly applied, reasoned opinion in Export of goods - harmonization 1991 - terminated in 1992 Member States which have notified implementing measures: all

Cosmetics

Member States which have notified implementing measures: all

82/0434

Cosmetics

Member States which have notified implementing measures: all

82/0470

Services incidental to transport

Member States which have notified implementing measures: all Italy — 89/0362, no measures notified, referral (171) in 1991 — terminated in 1992

Greece — 85/0127, no measures notified, judgment 10.12.91 — Case C-306/89 — terminated in 1992

82/0471

Feedingstuffs

Member States which have notified implementing measures: all

82/0473

Solvents

Member States which have notified implementing measures: all

82/0475

Labelling of compound feedingstuffs for pet animals Member States which have notified implementing measures: all

82/0489

Hairdressers

Member States which have notified implementing measures: all

82/0501

Major-accident hazards Member States which have notified implementing measures: all Germany — 87/0219, not properly implemented, reasoned

opinion in 1989 Netherlands — 86/0457, not properly implemented, judgment 20.5.92 — Case C-190/90

82/0528

Pesticide residues in fruit and vegetables Member States which have notified implementing measures: all

82/0603

Combined transport Member States which have notified implementing measures: all

82/0605

Protection of workers — metallic lead Member States which have notified implementing measures: all

82/0621 Energy meters Member States which have notified implementing measures: all

82/0622

Weighing machines

Member States which have notified implementing measures: all

82/0623 Gas volume meters

Member States which have notified implementing measures: all

82/0624 Alcoholometers Member States which have notified implementing measures: all

82/0625 Measuring systems for liquids Member States which have notified implementing measures: all

82/0711

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, UK.

- Belgium 91/0260, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Denmark 91/0285, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Germany 91/0241, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 91/0348, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 91/0377, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Italy 91/0397, no measures notified, reasoned opinion in 1992
- Portugal 90/0799, no measures notified, Art. 169 letter in 1990
- United 91/0531, no measures notified, reasoned opinion Kingdom in 1992 — terminated in 1992

82/0714

Inland waterway vessels

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.

Belgium — 89/0356, no measures notified, judgment (171) 10.12.91 — Case C-19/91

82/0806

Dangerous preparations and substances Member States which have notified implementing measures: all

82/0859

Seed of oil and fibre plants Member States which have notified implementing measures: all Portugal — 91/0512, no measures notified, reasoned opinion in 1991 — terminated in 1992

82/0883

Titanium dioxide waste Member States which have notified implementing measures: all

82/0884

Lead in the air Member States which have notified implementing measures: all Germany — 88/0036, not properly implemented, judgment 30/5/91 — Case C-59/89

France — 87/0510, not properly implemented, judgment 1.10.91 — Case C-13/90 — terminated in 1992

Portugal — 91/0832, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Heat generators

Member States which have notified implementing measures: all Portugal - 90/0941, no measures notified, reasoned opinion in 1991 --- terminated in 1992

82/0890 Tractors

Member States which have notified implementing measures: all

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82/0891

Division of companies Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.

Belgium - 90/0399, no measures notified, reasoned opinion (171) in 1992

82/0894

Notification of animal diseases Member States which have notified implementing measures: all

82/0937 Straight feedingstuffs Member States which have notified implementing measures: all

82/0953

Roll-over protection of tractors Member States which have notified implementing measures: all

82/0957

Compound feedingstuffs Member States which have notified implementing measures: all

83/0029

Waste --- titanium dioxide Member States which have notified implementing measures: all

83/0090

Health problems - trade in meat Member States which have notified implementing measures: all

83/0091

Health problems - trade in animals and meat Member States which have notified implementing measures: all Italy — 90/0958, no measures notified, reasoned opinion (171) in 1991 — terminated in 1992

83/0116

Fodder-plant seed and seed of oil and fibre plants Member States which have notified implementing measures: all Portugal - 90/0949, no measures notified, reasoned opinion in 1991 — terminated in 1992

83/0128

Clinical thermometers - mercury Member States which have notified implementing measures: all

83/0129 Seal-pup skins

Member States which have notified implementing measures: all Greece — 90/0149, not properly applied, reasoned opinion in 1991

83/0131

Plant protection products containing certain active substances Member States which have notified implementing measures: all

83/0181

VAT - final import of goods

Member States which have notified implementing measures: all

Italy - 88/0445, no measures notified, judgment (171) 14.10.92 - Case C-262/91

83/0182

- Tax exemptions on temporary import of means of transport Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK. Denmark — 86/0127, not properly applied, judgment 31.3.92
- Case C-52/90 terminated in 1992
- Greece - 89/0122, not properly applied, referral in 1992 -Case C-9/92
- Spain - 89/0471, no measures notified, Art. 169 letter in 1989
- France - 89/0063, not properly applied, referral in 1991 -Case C-276/91

83/0183

Tax exemptions on permanent imports of personal property Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK.

- Greece 89/0123, not properly implemented, referral in 1992 - Case C-9/92
- Greece 90/0086, not properly applied, reasoned opinion in 1991 — terminated in 1992

Italy - 88/0446, no measures notified, judgment (171) 14.10.92 - Case C-262/91

83/0189 Technical standards

Mombor St	ates which have notified implementing measures: all
wiender St	ates which have notified implementing measures: an
Belgium	— 87/0276, not properly applied, reasoned opinion in 1989
Belgium	 — 89/0304, not properly applied, referral in 1990 — Case C-325/90
Belgium	 — 91/0842, not properly applied, reasoned opinion in 1992
Belgium	— 92/0020, not properly applied, reasoned opinion in 1992
Germany	- 88/0341, not properly applied, reasoned opinion in 1989
Germany	 — 89/0094, not properly applied, referral in 1992 — Case C-317/92
Germany	 — 89/0113, not properly applied, reasoned opinion in 1990
Germany	 90/0715, not properly applied, reasoned opinion in 1992

Greece		90/0136, opinion in		properly — terminat		
Spain	_	91/0846, opinion in		properly	applied,	reasoned
Italy		88/0422, 1 — Case C			ied, referra	ıl in 1992
Italy		89/0095, opinion in		properly	applied,	reasoned
Italy	—	90/0246, opinion in		properly	applied,	reasoned
Italy		91/0849, opinion in		properly	applied,	reasoned
Italy		92/0006, opinion in	not 1992	properly	applied,	reasoned
Italy	_	92/0007, opinion in	not 1992	properly	applied,	reasoned
Italy	_	92/0008, opinion in	not 1992	properly	applied,	reasoned
Italy	_	92/0010, opinion in	not 1992	properly	applied,	reasoned
Italy		92/0011, opinion in		properly	applied,	reasoned
Italy	—	92/0013, opinion in		properly	applied,	reasoned
Italy		92/0014, opinion in		properly	applied,	reasoned
Netherlands		89/0549, opinion in		properly	applied,	reasoned
Netherlands				properly — terminat		
Netherlands	_		not 1991 -	properly — terminat		
Netherlands	_	90/0120, opinion in	not 1991	properly	applied,	reasoned
Portugal	_	91/0841, opinion in	not 1992	properly	applied,	reasoned

83/0190 Driver's seat on tractors Member States which have notified implementing measures: all

83/0191 Cosmetics Member States which have notified implementing measures: all

83/0201 Health problems — products containing a small percentage of meat Member States which have notified implementing measures: all

83/0206 Noise emissions from aircraft Member States which have notified implementing measures: all

83/0228 Feedingstuffs Member States which have notified implementing measures: all 83/0229

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: all

83/0264

Dangerous preparations and substances Member States which have notified implementing measures: all

83/0265

Labelling of paints

Member States which have notified implementing measures: all

83/0276 Lighting and light-signalling devices on motor vehicles Member States which have notified implementing measures: all

83/0341 Cosmetics

Member States which have notified implementing measures: all

83/0349

Consolidated accounts

Member States which have notified implementing measures: all Ireland — 89/0322, no measures notified, referral in 1990 withdrawn in 1992 — Case C-359/90

83/0351 Air pollution from engines Member States which have notified implementing measures: all

83/0371 Release of goods for free circulation Member States which have notified implementing measures: all

83/0381 Feedingstuffs Member States which have notified implementing measures: all

83/0417 Caseins Member States which have notified implementing measures: all

83/0463 Labelling of foodstuffs Member States which have notified implementing measures: all Greece — 90/0596, no measures notified, reasoned opinion in 1991 — terminated in 1992

83/0467 Labelling of dangerous substances Member States which have notified implementing measures: all

83/0477 Protection of workers - asbestos Member States which have notified implementing measures: all

83/0478 Dangerous preparations and substances Member States which have notified implementing measures: all

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Cosmetics

Member States which have notified implementing measures: all

83/0513

Cadmium discharges

Member States which have notified implementing measures: all France — 88/0205, not properly applied, reasoned opinion in 1989

Italy — 87/0369, not properly implemented, judgment 13.12.90 — Case C-70/89 — terminated in 1992

83/0514

Cosmetics

Member States which have notified implementing measures: all

83/0570

Proprietary medicinal products Member States which have notified implementing measures: all

83/0572

Carriage of goods by road Member States which have notified implementing measures: all

83/0574

Cosmetics Member States which have notified implementing measures: all

83/0575 Measuring instruments

Member States which have notified implementing measures: all

83/0577

Meat products Member States which have notified implementing measures: all

83/0623

Textile names

Member States which have notified implementing measures: all

83/0643

Facilitation of inspections of goods

Member States which have notified implementing measures: all Germany — 87/0281, not properly applied, judgment 28.11.89 — Case C-186/88

- Italy 88/0464, not properly applied, referral in 1991 Case C-228/91
- Italy 90/0415, not properly applied, reasoned opinion in 1991

84/0004

Feedingstuffs — official control

Member States which have notified implementing measures: all

84/0005

Second Directive on motor-vehicle insurance

- Member States which have notified implementing measures: all Greece — 89/0200, no measures notified, referral in 1991 — withdrawn in 1992 — Case C-57/91
- Luxembourg 89/0172, no measures notified, referral in 1990 — withdrawn in 1992 — Case C-349/90

84/0008

Lighting and light-signalling devices on motor vehicles Member States which have notified implementing measures:

84/0047

Electrical equipment Member States which have notified implementing measures: all

84/0156

Mercury discharges

Member States which have notified implementing measures: all Italy — 87/0482, not properly implemented, reasoned opinion in 1990 — terminated in 1992

84/0253

Audit of accounting documents

Member States which have notified implementing measures:

- B, DK, D, EL, E, F, IRL, I, L, P, UK.
- Ireland 89/0324, no measures notified, referral in 1990 — withdrawn in 1992 — Case C-359/90 Italy — 89/0326, no measures notified, reasoned
 - opinion in 1990 terminated in 1992
- Netherlands 89/0328, no measures notified, judgment 17.11.92 — Case C-157/91

84/0291

Dangerous preparations (pesticides) Member States which have notified implementing measures: all

84/0319 Health problems — import of meat — trichinae Member States which have notified implementing measures: all

84/0360

Air pollution from industrial plants Member States which have notified implementing measures: all Luxembourg — 89/0561, not properly implemented, referral in 1992 — Case C-344/92

84/0372

Sound level of motor vehicles Member States which have notified implementing measures: all

84/0378

Organisms harmful to plants Member States which have notified implementing measures: all

84/0386

Second VAT Directive Member States which have notified implementing measures: all

84/0414 Thermometers Member States which have notified implementing measures: all

84/0415 Cosmetics Member States which have notified implementing measures: all

Sound level of motor vehicles

Member States which have notified implementing measures: all

84/0425

Feedingstuffs — official control Member States which have notified implementing measures: all

84/0443

Products used in feedingstuffs Member States which have notified implementing measures: all

84/0449

Labelling of dangerous substances Member States which have notified implementing measures: all

84/0450

Misleading advertising

Member States which have notified implementing measures: all Italy — 88/0054, no measures notified, referral in 1989 — Case C-256/89 — withdrawn in 1992

84/0466

Radiation protection

Member	States v	which have notified implementing measures: all
Belgium		90/0237, not properly implemented, reasoned
		opinion in 1992

- Italy 90/0240, not properly implemented, referral in 1992 — Case C-95/92
- Netherlands 90/0241, not properly implemented, reasoned opinion in 1991

84/0467

Health protection — ionizing radiation

Member States which have notified implementing measures:

B, DK, D, EL, E, F, IRL, L, NL, P, UK.

Italy — 87/0233, no measures notified, formal notice (171) in 1992

84/0491

HCH discharges

Member States which have notified implementing measures: all

84/0500

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: all

84/0525

Steel gas cylinders

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

Portugal — 90/0841, no measures notified, reasoned opinion in 1991

84/0526

Aluminium gas cylinders

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

Portugal — 90/0842, no measures notified, reasoned opinion in 1991

84/0527

Welded steel gas cylinders

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

Portugal — 90/0843, no measures notified, reasoned opinion in 1991

84/0528

Lifting appliances Member States which have notified implementing measures: all

84/0529 Electrically-operated lifts Member States which have notified implementing measures: all

84/0532

Construction plant and equipment Member States which have notified implementing measures: all Ireland — 90/0216, not properly implemented, reasoned opinion in 1991 — terminated in 1992

84/0533

Sound power level of compressors Member States which have notified implementing measures: all

84/0534

Sound power level of tower cranes Member States which have notified implementing measures: all

84/0535

Sound power level of welding generators Member States which have notified implementing measures: all

84/0536 Sound power level of power generators Member States which have notified implementing measures: all

84/0537

Sound power level of hand-held concrete-breakers Member States which have notified implementing measures: all

84/0538

Sound power level of lawnmowers Member States which have notified implementing measures: all

84/0539

Electro-medical equipment Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK. Spain — 90/0503, no measures notified, reasoned opinion in 1991

84/0587

Feedingstuffs — additives Member States which have notified implementing measures: all

84/0631

Transfrontier shipment of hazardous waste

Member States which have notified implementing measures: all Italy — 89/0656, not properly applied, reasoned opinion in 1991

84/0641

Tourist assistance

Member States which have notified implementing measures: all Italy — 89/0178, no measures notified, reasoned opinion in 1990 — terminated in 1992

Luxembourg — 89/0179, no measures notified, referral in 1990 — withdrawn in 1992 — Case C-349/90

Health problems — trade in poultrymeat Member States which have notified implementing measures: all

84/0643

Health problems — trade in animals — foot-and-mouth disease Member States which have notified implementing measures: all

84/0644 Health problems — trade in animals — brucellosis Member States which have notified implementing measures: all

84/0645

Control of classical swine fever Member States which have notified implementing measures: all

84/0647

Vehicles hired without drivers Member States which have notified implementing measures: all

85/0001 Units of measurement Member States which have notified implementing measures: all

85/0003

Weights and dimensions of motor vehicles Member States which have notified implementing measures: all

85/0010

Prepackaged liquids Member States which have notified implementing measures: all Portugal — 90/0848, no measures notified, reasoned opinion in 1991 — terminated in 1992

85/0038

Fodder-plant seed

Member States which have notified implementing measures: all Portugal — 90/0901, no measures notified, reasoned opinion in 1991 — terminated in 1992

85/0073

Financing of health inspections of fresh meat Member States which have notified implementing measures: all

85/0146

Measures of length Member States which have notified implementing measures: all

85/0203

Air quality — nitrogen dioxide

Member States which have notified implementing measures: all Belgium — 88/0023, not properly implemented, referral in 1991 — Case C-186/91

Germany — 88/0035, not properly implemented, reasoned opinion in 1990

85/0205 Rear-view mirrors of motor vehicles Member States which have notified implementing measures: all

85/0210 Lead content of petrol Member States which have notified implementing measures: all

85/0298

Plant protection products containing certain active substances Member States which have notified implementing measures: all

85/0320 Health problems — trade in animals — classical swine fever Member States which have notified implementing measures: all

85/0321 Health problems — meat products — classical swine fever Member States which have notified implementing measures: all

85/0322 Health problems — trade in meat — classical swine fever Member States which have notified implementing measures: all

85/0325 Health problems — trade in meat Member States which have notified implementing measures: all

85/0326

 Health problems — trade in poultrymeat
 Member States which have notified implementing measures: all
 Portugal — 90/0878, no measures notified, reasoned opinion in 1992 — terminated in 1992

85/0327

Health problems — meat products Member States which have notified implementing measures: all

85/0337 Assessment of the effects of projects on the environment Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK. Belgium - 89/0652, not properly applied, reasoned opinion in 1991 Germany - 90/0189, not properly applied, referral 23.12.92 - Case C-431/92 Spain - 90/0129, not properly implemented, reasoned opinion in 1992 Luxembourg -90/0126, no measures notified, reasoned opinion in 1991 United 91/2200, not properly implemented, decision

Kingdom on reasoned opinion in 1992 and press release

Containers of liquids for human consumption

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

Belgium — 87/0330, not properly applied, referral in 1989 — Case C-330/89

Spain — 87/0337, not properly applied, judgment 10.12.91 — Case C-192/90

- France 87/0332, not properly applied, reasoned opinion in 1989
- Luxembourg 87/0334, not properly applied, judgment 25.7.91 — Case C-252/89
- Luxembourg 88/0157, no measures notified, judgment 25.7.91 — Case C-252/89
- Portugal 87/0338, not properly applied, reasoned opinion in 1989

85/0358

Ban on hormones

Member States which have notified implementing measures: all

85/0362

VAT — temporary import of goods

Member States which have notified implementing measures: all

85/0374

Defective products

Member States which have notified implementing measures: B, DK, D, EL, IRL, I, L, NL, P, UK.

- Spain 90/0519, no measures notified, reasoned opinion in 1992
- France 89/0146, no measures notified, referral in 1991 Case C-293/91
- United 89/0153, not properly implemented, reasoned Kingdom opinion in 1990

85/0384

Architects

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

- Greece 88/0387, no measures notified, judgment 7.11.91 Case C-309/90
- Spain 90/0349, not properly implemented, reasoned opinion in 1992
- Italy 88/0507, no measures notified, judgment 11.7.91 Case C-296/90 — terminated in 1992

85/0391

Cosmetics

Member States which have notified implementing measures: all

85/0397

Health problems — trade in milk

- Member States which have notified implementing measures: all Spain 90/0976, no measures notified, reasoned opinion in
- 1991 terminated in 1992
- Italy 90/0257, not properly applied, reasoned opinion in 1990 — terminated in 1992

85/0405

Sound emissions from construction plant and equipment Member States which have notified implementing measures: all 85/0406

Sound power level of compressors Member States which have notified implementing measures: all

85/0407 Sound power level of welding generators Member States which have notified implementing measures: all

85/0408

Sound power level of power generators Member States which have notified implementing measures: all

85/0409

Sound power level of hand-held concrete-breakers Member States which have notified implementing measures: all

85/0411

Conservation of wild birds

Member States	which have notified implementing measures: all
	/0174, not properly applied, reasoned opinion 1991 — terminated in 1992
	/0175, no measures notified, judgment 17.1.91 Case C-334/89 — terminated in 1992
United — 88 Kingdom op	/0026, not properly implemented, reasoned inion in 1990

85/0413

Transparency in financial relations (Member States - public undertakings)

Member States which have notified implementing measures: all

85/0432

Pharmacists

Member States which have notified implementing measures: all Belgium — 88/0265, not properly implemented, formal notice (171) in 1992

- Germany 90/0461, not properly applied, reasoned opinion in 1992
- Greece 91/0432, not properly applied, Art. 169 letter in 1992
- Italy 91/0820, not properly applied, reasoned opinion in 1992

85/0433

Pharmacists

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.

Belgium — 88/0255, no measures notified, judgment (171) 14.5.91 — Case C-167/90

85/0444

Seal-pup skins

Member States which have notified implementing measures: all

85/0467 Dangerous preparations and substances Member States which have notified implementing measures: all

85/0469

Transfrontier shipment of hazardous waste Member States which have notified implementing measures: all

85/0490 Cosmetics

Member States which have notified implementing measures: all

85/0503

Caseins

Member States which have notified implementing measures: all

85/0509

Feedingstuffs

Member States which have notified implementing measures: all

85/0511

Control of foot-and-mouth disease

Member States which have notified implementing measures: all Portugal — 90/0889, no measures notified, reasoned opinion in 1992 — terminated in 1992

85/0536

Crude-oil savings

- Member States which have notified implementing measures: all Italy — 89/0175, not properly implemented, reasoned opinion in 1990 — terminated in 1992
- Netherlands 89/0297, no measures notified, reasoned opinion in 1990 — terminated in 1992

85/0572

Foodstuffs --- articles intended to come into contact

Member States which have notified implementing measures:

B, DK, D, EL, E, F, IRL, L, NL, P, UK.

- Belgium 91/0261, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Denmark 91/0286, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Germany 91/0242, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 91/0349, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Spain 91/0307, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 91/0378, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0398, no measures notified, reasoned opinion in 1992
- United 91/0532, no measures notified, reasoned opinion Kingdom in 1992 – terminated in 1992

85/0574

Organisms harmful to plants

Member States which have notified implementing measures: all

85/0576

Tax exemptions for small consignments

Member States which have notified implementing measures: all

85/0577

Contracts negotiated away from business premises

- Member States which have notified implementing measures: all
- Spain 90/0566, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Italy 89/0011, no measures notified, referral Case C-357/90 — withdrawn in 1992

85/0578

Admission to the occupation of road haulage operator Member States which have notified implementing measures: all

85/0579

Admission to the occupation of road passenger transport operator

Member States which have notified implementing measures: all

85/0580

Air quality — nitrogen dioxide

Member States which have notified implementing measures: all

85/0581

Lead content of petrol Member States which have notified implementing measures: all

85/0584

Pharmacists

- Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, NL, P, UK.
- Belgium 88/0260, no measures notified, formal notice (171) in 1992

Luxembourg — 88/0264, no measures notified, judgment 16.5.91 — Case C-168/90

85/0586

Health problems — trade in animals and meat Member States which have notified implementing measures: all

85/0591

Foodstuffs for human consumption Member States which have notified implementing measures: all

85/0610

Dangerous preparations and substances

Member States which have notified implementing measures: all

85/0611

Undertakings for collective investment

Member States which have notified implementing measures:

B, DK, D, E, F, IRL, I, L, NL, UK.

- Greece 92/0600, no measures notified, Art. 169 letter in 1992
- Portugal 92/0633, no measures notified, Art. 169 letter in 1992

85/0614

Architects

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

Greece — 88/0388, no measures notified, judgment 7.11.91 — Case C-309/90

Italy — 88/0509, no measures notified, judgment 11.7.91 — Case C-296/90 — terminated in 1992

85/0647

Braking devices of motor vehicles

Member States which have notified implementing measures: all

Architects

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK.

- Greece 88/0389, no measures notified, judgment 7.11.91 Case C-309/90
- Spain 90/0349, not properly implemented, reasoned opinion in 1992
- Italy 88/0547, no measures notified, judgment 11.7.91 Case C-296/90 — terminated in 1992

86/0096

Prepackaging

Member States which have notified implementing measures: all Portugal — 90/0849, no measures notified, Art. 169 letter in

1990 — terminated in 1992

86/0109

Certified seed

Member States which have notified implementing measures: all Portugal — 90/0902, no measures notified, reasoned opinion in 1991 — terminated in 1992

86/0121

Transfrontier shipment of hazardous waste Member States which have notified implementing measures: all

86/0122

Conservation of wild birds Member States which have notified implementing measures: all

86/0155

Seed Member States which have notified implementing measures: all Portugal — 90/0950, no measures notified, reasoned opinion

in 1991 — terminated in 1992

86/0174

Compound feedingstuffs for poultry Member States which have notified implementing measures: all

86/0179

Cosmetics Member States which have notified implementing measures: all

86/0188

Protection of workers from noise

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

- Belgium 91/0151, no measures notified, Art. 169 letter 1991 — terminated in 1992
- Luxembourg 90/0719, no measures notified, reasoned opinion in 1992
- Netherlands 90/0753, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Portugal 91/0488, no measures notified, reasoned opinion in 1992 — terminated in 1992

86/0199

Cosmetics

Member States which have notified implementing measures: all

86/0214

Plant protection products containing certain active substances Member States which have notified implementing measures: all

86/0217 Pressure gauges Member States which have notified implementing measures: all

86/0246 Taxes on tobacco Member States which have notified implementing measures: all

86/0267 Vine varieties Member States which have notified implementing measures: all

86/0278

Sewage sludge used in agriculture
Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, L, NL, P, UK.
Belgium - 90/0230, no measures notified, reasoned opinion in 1991

86/0279

Transfrontier shipment of hazardous waste Member States which have notified implementing measures: all

86/0280

Dangerous substances in the sea

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK.

- Ireland 89/0254, no measures notified, reasoned opinion in 1992
- Netherlands 90/0106, not properly implemented, reasoned opinion in 1992

86/0295

Construction plant

Member	States	which	have	noti	fied i	implen	nenting me	asures: all
Spain		90/05	504,	no	mea	sures	notified,	reasoned
		opinion in 1991 — terminated in 1992					2	

- Portugal 90/0851, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Netherlands 89/0596, no measures notified, referral in 1991 — Case C-204/91 — withdrawn in 1992

86/0296

Constructio	n pl	ant
Member Sta	ates	which have notified implementing measures: all
Spain		90/0505, no measures notified, reasoned opinion in 1991 — terminated in 1992
Portugal		90/0852, no measures notified, reasoned opinion in 1991 — terminated in 1992
Netherlands	; —	89/0597, no measures notified, referral in 1991 — Case C-205/91 — withdrawn in 1992

86/0297

Power take-offs of tractors Member States which have notified implementing measures: all

Roll-over protection of tractors Member States which have notified implementing measures: all

86/0299 Feedingstuffs — undesirable substances Member States which have notified implementing measures: all

86/0312 Electrically-operated lifts Member States which have notified implementing measures: all

86/0320

Cereal seed

Member States which have notified implementing measures: all Italy — 91/0097, no measures notified, reasoned opinion in 1991 — terminated in 1992

86/0354

Compound feedingstuffs Member States which have notified implementing measures: all

86/0355

Plant protection products containing certain active substances Member States which have notified implementing measures: all

86/0360

Weights and dimensions of motor vehicles Member States which have notified implementing measures: all

86/0362

Pesticide residues in cereals Member States which have notified implementing measures: all

86/0363

Pesticide residues in foodstuffs of animal origin Member States which have notified implementing measures: all

86/0364

Weights and dimensions of motor vehicles Member States which have notified implementing measures: all

86/0378

Equal treatment of men and women

Member States which have notified implementing measures: D, E, F, IRL, P, UK.

- Belgium 90/0341, no measures notified, Art. 169 letter in 1990
- Denmark 90/0342, no measures notified, Art. 169 letter in 1990
- Greece 90/0343, no measures notified, Art. 169 letter in 1990
- Italy 90/0344, no measures notified, Art. 169 letter in 1990
- Luxembourg 90/0345, no measures notified, Art. 169 letter in 1990
- Netherlands 91/0134, no measures notified, Art. 169 letter in 1990

86/0415

Controls of tractors

Member States which have notified implementing measures: all

86/0424 Caseins

Member States which have notified implementing measures: all

86/0431 Labelling of dangerous substances Member States which have notified implementing measures: all

86/0457 Training in general medicine Member States which have notified implementing measures: all

86/0469 Examination of meat for the presence of residues Member States which have notified implementing measures: all

86/0489 Mutual assistance Member States which have notified implementing measures: all

86/0508 Labelling of paints Member States which have notified implementing measures: all

86/0530 Products used in feedingstuffs Member States which have notified implementing measures: all

86/0544 Combined transport Member States which have notified implementing measures: all

86/0545 Organisms harmful to plants Member States which have notified implementing measures: all

86/0546

Organisms harmful to plants Member States which have notified implementing measures: all

86/0547 Organisms harmful to plants Member States which have notified implementing measures: all

86/0560

VAT — taxable persons not established in Community territory Member States which have notified implementing measures: all

86/0562

Rear-view mirrors of motor vehicles Member States which have notified implementing measures: all

86/0587 Health problems — trade in meat Member States which have notified implementing measures: all

86/0594 Noise from household appliances Member States which have notified implementing measures: all

 Brotection of animals Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK. Belgium — 91/0150, no measures notified, Art. 169 letter in 1991 — terminated in 1992 Italy — 90/0693, no measures notified, Art. 169 letter in 1990 — terminated in 1992 	Self-propelled industrial trucks Member States which have notified imp Netherlands — 89/0598, no measures — Case C-202/91 — v Portugal — 90/0854, no measur opinion in 1991 — terr
Luxembourg — 90/0730, no measures notified, reasoned opinion in 1992 Portugal — 90/0932, no measures notified, reasoned opinion in 1992 — terminated in 1992	86/0664 VAT — travellers' allowances Member States which have notified imj
 86/0613 Equal treatment of men and women Member States which have notified implementing measures: all Netherlands — 92/0431, no measures notified, Art. 169 letter in 1992 — terminated in 1992 Portugal — 92/0520, no measures notified, Art. 169 letter in 1992 — terminated in 1992 	87/0018 Chemical substances — verification of Member States which have notified B, DK, D, EL, F, IRL, I, L, NL, P, U Spain — 90/0064, no measur opinion in 1991 Netherlands — 90/0298, not properly opinion in 1992 — terr
86/0635 Annual accounts of banks Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, P, UK.	United — 91/0062, no measures Kingdom in 1991 — terminated i
Belgium — 91/0280, no measures notified, reasoned opinion in 1992 — terminated in 1992	87/0019 Proprietary medicinal products

Proprietary medicinal products

in 1991 — terminated in 1992 Greece — 91/0370, no measures notified, reasoned

91/0473, no measures notified, Art. 169 letter

opinion in 1992 - 91/0393, no measures notified, Art. 169 letter Ireland in 1991 — terminated in 1992

91/0420, no measures notified, Art. 169 letter Italy in 1991 --- terminated in 1992

Luxembourg - 91/0443, no measures notified, Art. 169 letter in 1991 -- terminated in 1992

Netherlands - 91/0482, no measures notified, reasoned opinion in 1992

86/0651

Germany

Organisms harmful to plants

Member States which have notified implementing measures: all

86/0653

Commercial agents

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, NL, P, UK.

- 90/0444, no measures notified, reasoned Belgium opinion in 1992
- Spain - 90/0537, no measures notified, reasoned opinion in 1992 - terminated in 1992
- Luxembourg 90/0718, no measures notified, reasoned opinion in 1992

86/0662

Noise from hydraulic excavators

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK.

- Italy - 90/0063, no measures notified, reasoned opinion in 1991
- Netherlands 90/0227, not properly implemented, reasoned opinion in 1991

86/0663

plementing measures: all notified, referral in 1991 withdrawn in 1992 ures notified, reasoned

rminated in 1992

plementing measures: all

tests

- implementing measures: IIK
- ares notified, reasoned
- y implemented, reasoned minated in 1992

s notified, Art. 169 letter in 1992

Member States which have notified implementing measures: all

87/0020

Veterinary medicines

Member States which have notified implementing measures: all - 88/0094, no measures notified, reasoned opinion in Italy 1989 - terminated in 1992

87/0021

Proprietary medicinal products Member States which have notified implementing measures: all

87/0022 High-technology medicinal products Member States which have notified implementing measures: all

87/0053 Facilitation of inspections of goods Member States which have notified implementing measures: all

87/0054 Legal protection of semi-conductor products Member States which have notified implementing measures: all

87/0055 Foodstuffs for human consumption - antioxidants Member States which have notified implementing measures: all

87/0056 Sound level of motorcycles Member States which have notified implementing measures: all

97 (0101	97 /001 /
87/0101 Disposal of waste oils	87/0216 Major-accident hazards
Member States which have notified implementing measures:	Member States which have notified impleme
B, DK, D, EL, E, F, I, L, NL, P, UK.	Member States when have notified impleme
Belgium — 91/0149, no measures notified, reasoned opinion in 1991 — terminated in 1992	07/0017
Greece — 90/0625, no measures notified, reasoned opinion in 1992 — terminated in 1992	87/0217 Pollution by asbestos Member States which have notified imple
Ireland — 90/0660, no measures notified, referral 16.12.92 — Case C-418/92	B, DK, D, EL, E, F, IRL, L, NL, P, UK. Greece — 92/0281, no measures notified,
Italy — 90/0694, no measures notified, reasoned opinion in 1992 — terminated in 1992	1992 — terminated in 1992 Italy — 90/0065, no measures notified, r 1991
87/0102	
Consumer credit	
Member States which have notified implementing measures:	87/0219
B , DK, D, EL, F, I, NL, P, UK.	Sulphur content of liquid fuelds
Spain — 90/0567, no measures notified, reasoned opinion in 1992	Member States which have notified impleme Italy — 90/0508, no measures notified, Art.
Ireland — 90/0667, no measures notified, reasoned opinion in 1992	— terminated in 1992
Italy — 90/0699, no measures notified, Art. 169 letter in 1990 — terminated in 1992	87/0234
Luxembourg — 90/0737, no measures notified, reasoned opinion in 1992	Straight feedingstuffs Member States which have notified impleme
Netherlands — 90/0768, no measures notified, Art. 169 letter in 1990 — terminated in 1992	
	87/0235
87/0112	Compound feedingstuffs Member States which have notified impleme
Transfrontier shipment of hazardous waste Member States which have notified implementing measures: all	wentber states which have nothice impleme
	07/0020
87/0120	87/0238 Feedingstuffs — undesirable substances
Seeds and propagating materials	Member States which have notified implement
Member States which have notified implementing measures: all	
Portugal — 90/0951, no measures notified, reasoned opinion	
in 1991 — terminated in 1992	87/0250
	Labelling of alcoholic beverages
87/0137 Cosmetics	Member States which have notified implement
Member States which have notified implementing measures: all	Portugal — 90/0803, no measures notified, in 1991 — terminated in 1992
87/0140	
Textile names	87/0252
Member States which have notified implementing measures: all	Sound power level of lawnmowers
Italy — 89/0431, no measures notified, referral in 1991 — Case C-227/91 — withdrawn in 1992	Member States which have notified implement
	Belgium — 88/0431, no measures notified, r 1990 — terminated in 1992

Cosmetics

Member States which have notified implementing measures: all

87/0153

Feedingstuffs - additives Member States which have notified implementing measures: all

87/0181

Plant protection products containing certain active substances Member States which have notified implementing measures: all

87/0184

Analysis of textile fibres

Member States which have notified implementing measures: all Italy - 89/0431, no measures notified, referral in 1991 -Case C-227/91 — withdrawn in 1992

enting measures: all

ementing measures:

- Art. 169 letter in
- reasoned opinion in

enting measures: all t. 169 letter in 1990

enting measures: all

enting measures: all

enting measures: all

enting measures: all , reasoned opinion

enting measures: all reasoned opinion in

- 1990 terminated in 1992
- 89/0205, no measures notified, reasoned opinion in Italy 1990 - terminated in 1992

87/0298

Organisms harmful to plants Member States which have notified implementing measures: all

87/0328

Cattle for breeding

- Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, P, UK.
- 92/0144, no measures notified, Art. 169 letter Spain in 1992 — terminated in 1992
- Ireland - 89/0493, no measures notified, judgment 17.11.1992 - Case C-236/91

Netherlands —	89/0500, no measures notified, referral in 1992
	— Case C-303/92

United	 88/0442,	not	properly	applied,	reasoned
Kingdom	opinion in	1990	— termina	ted in 1992	2

Credit insurance and suretyship insurance

Member States which have notified implementing measures: all Ireland — 90/0663, no measures notified, Art. 169 letter

- Ireland 90/0663, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Italy 90/0493, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Luxembourg 91/0169, no measures notified, Art. 169 letter in 1991 — terminated in 1992

87/0344

Legal-expenses insurance

- Member States which have notified implementing measures: all Italy — 90/0794, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Luxembourg 91/0170, no measures notified, Art. 169 letter in 1991 — terminated in 1992

87/0345

Admission of securities to stock exchange listing — particulars to be published

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Greece 90/0632, no measures notified, Art. 169 letter in 1990 terminated in 1992
- Spain 91/0327, no measures notified, reasoned opinion in 1992

87/0354

Industrial products — distinctive numbers and letters

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

Portugal — 90/0857, no measures notified, reasoned opinion in 1992

87/0355

Measuring instruments

Member States which have notified implementing measures: all Italy — 88/0404, no measures notified, referral in 1990 —

withdrawn 1992 — Case C-366/90

87/0356

Prepackaged products

- Member States which have notified implementing measures: all Italy — 89/0193, no measures notified, referral in 1990 —
- withdrawn in 1992 Case C-365/90 Portugal — 90/0859, no measures notified, Art. 169 letter in
 - 1990 terminated in 1992

87/0357

Safety of consumers

- Member States which have notified implementing measures: all
- Ireland 90/0665, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 90/0698, no measures notified, Art. 169 letter in 1990 — terminated in 1992

87/0358

Type-approval of motor vehicles

Member States which have notified implementing measures: all

87/0372

Cellular communications — frequency bands to be reserved Member States which have notified implementing measures: all

87/0402

Roll-over protection of tractors

Member States which have notified implementing measures: all

87/0403

Type-approval of motor vehicles Member States which have notified implementing measures: all

87/0404
Pressure vessels
Member States which have notified implementing measures: all
Germany — 90/0186, no measures notified, reasoned opinion in 1991 — terminated in 1992
Luxembourg — 90/0710, no measures notified, reasoned opinion in 1991 — terminated in 1992
Netherlands — 90/0747, no measures notified, reasoned opinion in 1991 — terminated in 1992
Portugal — 90/0860, no measures notified, reasoned opinion in 1991 — terminated in 1992
United — 91/0072, no measures notified, reasoned Kingdom opinion in 1991 — terminated in 1992

87/0405

Sound power level of tower cranes

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK.

Germany — 90/0433, no measures notified, reasoned opinion in 1992

Italy — 90/0370, no measures notified, reasoned opinion in 1991 — terminated in 1992

87/0416

Lead content of petrol Member States which have notified implementing measures: all

87/0432

Labelling of dangerous substances

Member States which have notified implementing measures: all

87/0441

Crude-oil savings

Member States which have notified implementing measures: all Italy — 89/0175, no measures notified, reasoned opinion in 1990 — terminated in 1992

Netherlands — 89/0297, no measures notified, reasoned opinion in 1991 — terminated in 1992

87/0477

Plant protection products containing certain active substances Member States which have notified implementing measures: all

Seed

Member States which have notified implementing measures: all Luxembourg - 91/0160, no measures notified, referral in 1992 — Case C-323/92 (withdrawn in 1993)

– 91/0027, no measures notified, reasoned Portugal opinion in 1991 — terminated in 1992

87/0481

Vegetable seed

- Member States which have notified implementing measures: all - 90/0685, no measures notified, referral in 1992 Italy - Case C-361/92 (withdrawn in 1993)
- Netherlands 90/0755, no measures notified, reasoned opinion in 1991 — terminated in 1992
- 91/0513, no measures notified, reasoned Portugal opinion in 1991 - terminated in 1992

87/0486

Control of classical swine fever Member States which have notified implementing measures: all

87/0487

Classical swine fever

Member States which have notified implementing measures: all

87/0489

Health problems - trade in animals - classical swine fever Member States which have notified implementing measures: all

87/0491 Health problems - meat products Member States which have notified implementing measures: all

87/0524

Preserved milk

Member States which have notified implementing measures: all Portugal - 90/0804, no measures notified, Art. 169 letter in 1990 — terminated in 1992

87/0540

Admission to the occupation of carrier of goods by waterway Member States which have notified implementing measures: DK, EL, E, F, IRL, NL, P, UK.

- Belgium – 89/0364, no measures notified, judgment 26.2.92 - Case C-377/90
- 89/0456, no measures notified, referral in Germany 1992 - Case C-316/92
- 89/0365, no measures notified, reasoned France opinion in 1990 — terminated in 1992
- 90/0055, no measures notified, reasoned Italy opinion in 1991

89/0366, no measures notified, referral Luxembourg -22.12.92 - Case C-427/92

91/0825, no measures notified, Art. 169 letter Netherlands in 1991 — terminated in 1992

87/0566

Fertilizers

Member States which have notified implementing measures: all

88/0035

Electrical equipment

Member Sta	tes v	which have notified implementing measures: all
Denmark		89/0459, no measures notified, Art. 169 letter in 1989 — terminated in 1992
Spain		90/0540, no measures notified, Art. 169 letter in 1990 — terminated in 1992

- France - 89/0460, no measures notified, Art. 169 letter in 1989 - terminated in 1992
- Italy - 89/0463, no measures notified, Art. 169 letter in 1989 - terminated in 1992
- Luxembourg 89/0464, no measures notified, reasoned opinion in 1992 - terminated in 1992
- 89/0465, no measures notified, reasoned Netherlands opinion in 1992 - terminated in 1992

88/0076

Air pollution from motor vehicles Member States which have notified implementing measures: all

88/0077

Emissions from diesel engines Member States which have notified implementing measures: all

88/0095

Beet seed

Member States which have notified implementing measures: all Portugal - 91/0514, no measures notified, reasoned opinion in 1991 --- terminated in 1992

88/0126

Fertilizers Member States which have notified implementing measures: all

88/0146

Ban on hormones Member States which have notified implementing measures: all

88/0166

Protection of laying hens kept in battery cages Member States which have notified implementing measures: all

88/0180

Sound power level of lawnmowers

Member States which have notified implementing measures: all Germany - 92/0099, no measures notified, Art. 169 letter in 1992 — terminated in 1992

United 92/0522, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

88/0181

Sound power level of lawnmowers

Member States which have notified implementing measures: B, DK, D, EL, E, IRL, I, L, NL, P, UK.

- Germany 92/0100, no measures notified, Art. 169 letter in 1992 --- terminated in 1992
- 92/0197, no measures notified, Art. 169 letter in France 1992
- United - 92/0523, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

88.	/01	82	

Technical standards

	Member States which have notified implementing measures: all					
Michibel Sta				-	0	
Greece				properly — terminat		
Greece		91/0749,	not	properly — terminat	applied,	reasoned
Spain		91/0457, opinion in		properly	applied,	reasoned
Spain		91/0748, opinion in		properly	applied,	reasoned
Italy		91/0565, opinion in		properly	applied,	reasoned
Netherlands		91/0747, opinion in		properly	applied,	reasoned
Portugal				properly — terminat		

88/0183

Liquid fertilizers

Member States which have notified implementing measures: all

88/0194 Braking devices of motor vehicles Member States which have notified implementing measures: all

88/0195

Engine power of motor vehicles Member States which have notified implementing measures: all

88/0218

Weights and dimensions of motor vehicles Member States which have notified implementing measures: all

88/0233

Cosmetics Member States which have notified implementing measures: all

88/0271

Organisms harmful to plants Member States which have notified implementing measures: all

88/0272

Organisms harmful to plants Member States which have notified implementing measures: all

88/0288

Health problems — trade in meats Member States which have notified implementing measures: all

88/0289

Health problems — animals and meat from non-member countries

Member States which have notified implementing measures: all Belgium — 89/0516, no measures notified, referral in 1991 — Case C-297/91 — withdrawn in 1992

88/0295	
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Public contracts

Member States which have notified implementing measures: B, DK, D, F, IRL, I, L, NL, P, UK.

- Germany 92/2005, not properly implemented, reasoned opinion in 1992
- Greece -- 91/0726, not properly applied, reasoned opinion in 1992
- Greece 92/0601, no measures notified, Art. 169 letter in 1992
- Spain 92/0588, no measures notified, Art. 169 letter in 1992
- Ireland 89/0662, not properly applied, reasoned opinion in 1991 — terminated in 1992
- Italy 89/0449, no measures notified, reasoned opinion in 1992 — withdrawn in 1992 — Case C-82/91
- Italy 89/0519, not properly applied, reasoned opinion in 1990 - terminated in 1992
- Italy 90/0439, not properly applied, reasoned opinion in 1991 — terminated in 1992
- Italy 91/0619, not properly applied, referral in 1991 — Case C-272/91
- Italy --- 91/0725, not properly applied, reasoned opinion in 1992
- Italy 91/0764, not properly implemented, reasoned opinion in 1992
- Netherlands 89/0580, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Netherlands 91/0770, not properly applied, reasoned opinion in 1992 — terminated in 1992
- Netherlands 92/0572, not properly applied, reasoned opinion in 1992

88/0297

Type-approval of tractors Member States which have notified implementing measures: all

88/0298 Pesticides in fruit and vegetables and cereals Member States which have notified implementing measures: all

88/0299

Meat and animals from non-member countries

Member States which have notified implementing measures: all Italy — 90/0964, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0301

Competition in the markets in telecommunications terminals Member States which have notified implementing measures: all Belgium — 89/0330, not properly applied, reasoned opinion in 1991 Spain — 90/0096, not properly implemented, reasoned opinion in 1990 — terminated in 1992

88/0302

Labelling of dangerous substances Member States which have notified implementing measures: all

Indication of the prices of non-food products

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Spain 91/0019, no measures notified, reasoned opinion in 1992
- Ireland 91/0118, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 90/0700, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Netherlands 90/0769, no measures notified, Art. 169 letter in 1990 — terminated in 1992

88/0315

Indication of the prices of foodstuffs

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Spain 91/0020, no measures notified, reasoned opinion in 1992
- Ireland 91/0117, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 90/0701, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Netherlands 90/0770, no measures notified, Art. 169 letter in 1990 — terminated in 1992

88/0316

Prepackaged liquids

- Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.
- Spain 90/0507, no measures notified, reasoned opinion in 1990 — terminated in 1992
- Italy 89/0194, no measures notified, referral in 1990 Case C-90/363 — withdrawn in 1992
- Portugal 90/0861, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0320

Good laboratory practice

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Greece 91/0035, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Spain 90/0509, no measures notified, reasoned opinion in 1992
- Italy 91/0095, no measures notified, Art. 169 letter in 1991 — terminated in 1992

88/0321

Rear-view mirrors of motor vehicles Member States which have notified implementing measures: all

88/0331

VAT — final import of goods

Member States which have notified implementing measures: B, DK, D, EL, E, F, L, NL, P, UK.

- Ireland 89/0581, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 89/0578, no measures notified, Art. 169 letter in 1989

88/0344

Foodstuffs for human consumption - extraction solvents

- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P.
- Portugal 92/0519, no measures notified, Art. 169 letter in 1992 — terminated in 1992

United — 92/0524, no measures notified, Art. 169 letter in Kingdom 1992

- 88/0347
- Dangerous substances in the sea
- Member States which have notified implementing measures: all
- Belgium 89/0444, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 89/0447, no measures notified, Art. 169 letter in 1989 — terminated in 1992
- Italy 90/0128, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0357

Second Directive on insurance other than life assurance

- Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.
- Greece 90/0631, no measures notified, reasoned opinion in 1992
- Italy 90/0795, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Luxembourg 90/0735, no measures notified, Art. 169 letter in 1990 — terminated in 1992

88/0361

Capital movements

Member States which have notified implementing measures: all

88/0364

Protection of workers against specific agents

Member States which have notified implementing measures: all.

Luxembourg — 90/0720, no measures notified, reasoned opinion in 1992 — terminated in 1992

88/0366

Driver's field of vision in motor vehicles Member States which have notified implementing measures: all

88/0378

Toy safety

Member States which have notified implementing measures: all Greece — 91/0560, not properly implemented, reasoned opinion in 1991 — terminated in 1992

Luxembourg — 90/0738, no measures notified, Art. 169 letter in 1990 — terminated in 1992

88/0379

Dangerous preparations

Member States which have notified implementing measures: DK, EL, F, IRL, I, NL, P.

- Belgium 90/0024, no mesures notified, Art. 169 letter in 1992
- Germany 92/0101, no measures notified, Art. 169 letter in 1992
- Spain 92/0145, no measures notified, Art. 169 letter in 1992

Ireland	- 92/0282, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)	Belgium — 91/0271, opinion in
Italy	- 90/0538, not properly applied, reasoned opinion in 1991	Spain — 91/0318, opinion in
Luxembourg	 — 92/0376, no measures notified, Art. 169 letter in 1992 	Ireland — 91/0384, opinion in
Portugal	 90/0518, no measures notified, Art. 169 letter in 1992 — terminated in 1992 	Italy 91/0410, opinion in
United Kingdom	- 92/0525, no measures notified, Art. 169 letter in 1992	Luxembourg — 91/0436, 1992 — Ca
	tes which have notified implementing measures: L, E, IRL, I, NL, P	88/0410 Characteristics of tractors Member States which have
France	- 92/0769, no measures notified, Art. 169 letter in 1992	88/0411 Steering equipment of tract
Ireland	 92/0792, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) 	Member States which have
Italy	- 91/0094, no measures notified, reasoned opinion in 1991 - terminated in 1992	88/0412 Maximum speed of tractors
Luxembourg	 — 91/0161, no measures notified, referral in 1992 — Case C-325/92 	Member States which have
Netherlands	- 92/0874, no measures notified, Art. 169 letter in 1992 — terminated in 1993	88/0413
Portugal	- 91/0028, no measures notified, reasoned opinion in 1991 — terminated in 1992	Roll-over protection of trac Member States which have
United Kingdom 88/0388	— 92/0916, no measures notified, Art. 169 letter in 1992	88/0414 Doors and windows of trac Member States which have
Flavourings Member Stat	es which have notified implementing measures: all	88/0430
	90/0422, no measures notified, Art. 169 letter in 1990 — terminated in 1992	Organisms harmful to plant Member States which have
Ireland	90/0638 no measures notified reasoned opinion	

- Ireland 90/0638, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 90/0671, no measures notified, reasoned opinion in 1991 — terminated in 1992

Health problems — trade in animals — enzootic bovine leukosis Member States which have notified implementing measures: all

88/0407

Bovine semen

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK.

- Belgium 90/0446, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)
- Ireland 90/0652, no measures notified, referral in 1992 — Case C-381/92
- Italy 90/0684, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Luxembourg 90/0724, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0409

Fees for the inspection of meat

Member States which have notified implementing measures: B, DK, D, F, IRL, I, NL, P, UK.

(Member States which were sent sent an Art. 169 letter in 1993 for failure to notify measures: EL.)

- elgium 91/0271, no measures notified, reasoned opinion in 1991 — terminated in 1992
- pain 91/0318, no measures notified, reasoned opinion in 1991
- reland 91/0384, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 91/0410, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Luxembourg 91/0436, no measures notified, referral in 1992 — Case C-322/92

Characteristics of tractors Member States which have notified implementing measures: all

Steering equipment of tractors Member States which have notified implementing measures: all

Maximum speed of tractors Member States which have notified implementing measures: all

Roll-over protection of tractors Member States which have notified implementing measures: all

88/0414 Doors and windows of tractors Member States which have notified implementing measures: all

88/0430 Organisms harmful to plants Member States which have notified implementing measures: all

88/0436

Particulate emissions from diesel engines Member States which have notified implementing measures: all

88/0449

Roadworthiness tests for motor vehicles Member States which have notified implementing measures: all Ireland — 90/0114, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0465

Driver's seat on tractors Member States which have notified implementing measures: all

88/0485

Products used in feedingstuffs Member States which have notified implementing measures: all

88/0490

Labelling of dangerous substances

- Member States which have notified implementing measures: all
- Belgium 91/0147, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- France 90/0588, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Italy 90/0696, no measures notified, Art. 169 letter in 1990 - terminated in 1992

Electrical equipment

- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK. Ireland — 90/0646, no measures notified, reasoned
- opinion in 1991 terminated in 1992
- Luxembourg 90/0711, no measures notified, reasoned opinion in 1991

88/0572

Organisms harmful to plants

Member States which have notified implementing measures: all

88/0593

Jams, jellies and marmalades

- Member States which have notified implementing measures: all Germany — 90/0423, no measures notified, reasoned opinion in 1991 — terminated in 1992
- France 90/0570, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Ireland 90/0639, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Netherlands 90/0742, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Portugal 90/0806, no measures notified, reasoned opinion in 1992 — terminated in 1992

88/0599

Transport by road — social legislation — recording equipment Member States which have notified implementing measures: DK, D, EL, E, F, IRL, NL, P, UK.

- Belgium 90/0052, no measures notified, reasoned opinion in 1991
- Italy 90/0061, no measures notified, reasoned opinion in 1991
- Luxembourg 91/0003, no measures notified, reasoned opinion in 1991

88/0609

Emissions from large combustion plants

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

- Belgium 91/0146, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 90/0622, no measures notified, reasoned opinion in 1992
- Ireland 90/0657, no measures notified, reasoned opinion in 1991 — terminated in 1992

88/0610

Major-accident hazards

- Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.
- Greece 90/0628, no measures notified, reasoned opinion in 1992
- Ireland 90/0662, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Luxembourg 90/0732, no measures notified, Art. 169 letter in 1990 — terminated in 1992

88/0627

Major holdings in a listed company

- Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P.
- Germany 91/0257, no measures notified, reasoned opinion in 1992

Greece	—			easures not		169 letter
		ın 1991 —	term	inated in 19	992	
Italy		91/0422, 1	no m	easures not	ified, Art.	169 letter
-		in 1991 —	term	inated in 19	992	
Luxembourg		91/0446,	no	measures	notified,	reasoned
-		opinion in	1992	(to be term	ninated in 3	1993)
United		91/0551,	no	measures	notified,	reasoned

88/0642

Kingdom

Protection of workers against chemicals

opinion in 1992

Member States which have notified implementing measures: all

- Belgium 91/0266, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 91/0354, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- France 91/0332, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Ireland 91/0383, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 91/0489, no measures notified, Art. 169 letter in 1991 — terminated in 1992

88/0657

- Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK.
- Belgium 92/0025, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Denmark 92/0075, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 91/0742, not properly applied, reasoned opinion in 1992
- Spain 92/0146, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0283, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0432, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0526, no measures notified, Art. 169 Kingdom letter in 1992 (to be terminated in 1993)

88/0658

Health problems — meat products									
Member States which have notified implementing measures:									
B, DK, D, EL, F, I, L, NL, P, UK.									
Belgium — 91/0145, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)									
Germany — 91/0183, no measures notified, reasoned opinion in 1991 — terminated in 1992									
Spain — 91/0015, no measures notified, referral in 1992 — Case C-378/92									
Ireland — 91/0113, no measures notified, referral in 1992 — Case C-381/92									
Italy — 91/0093, no measures notified, referral in 1992 — Case C-362/92 (withdrawn in 1993)									
Luxembourg — 91/0164, no measures notified, reasoned opinion in 1991 — terminated in 1992									
Netherlands - 91/0131, no measures notified, reasoned									

Netherlands — 91/0131, no measures notified, reasoned opinion in 1991 — terminated in 1992

Health problems - trade in minced meat

Health problems - meat products

Member States which have notified implementing measures: all

88/0661

Pigs for breeding Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, UK. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: P.) — 91/0272, no measures notified, reasoned Belgium opinion in 1991 - terminated in 1992 - 91/0385, no measures notified, referral in 1992 Ireland - Case C-384/92 Netherlands - 91/0463, no measures notified, referral in 1992 - Case C-303/92 United – 91/0540, no measures notified, reasoned Kingdom opinion in 1992 - terminated in 1992

88/0663

Tax exemptions for small consignments Member States which have notified implementing measures: all

88/0665

Attestations and certificates Member States which have notified implementing measures: all

88/0667

Cosmetics

Member	States	which have	notified	implemen	tin	g me	asur	es: all
Belgium		90/0458, n				Art.	169	letter
		in 1990 —	terminat	ed in 1992	2			
		~ ~ / ~ = = /		• ••				1

Netherlands — 90/0771, no measures notified, Art. 169 letter in 1990 — terminated in 1992

89/0002

Cereal seed

Member States which have notified implementing measures: all

Belgium — 91/0144, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Italy — 91/0092, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0014

Vegetable seed

- Member States which have notified implementing measures: all
- Italy 90/0686, no measures notified, referral in 1992 Case C-361/92 (withdrawn in 1993)
- Portugal 91/0515, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0048

Mutual recognition of diplomas

Member States which have notified implementing measures: DK, D, E, F, IRL, I, L, P, UK.

- Belgium 91/0653, no measures notified, reasoned opinion in 1992
- Greece 91/0668, no measures notified, reasoned opinion in 1992
- Spain 91/0660, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0677, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Luxembourg — 91/0684, no measures notified, Art. 169 letter in 1991 — terminated in 1992

- Netherlands 91/0688, no measures notified, reasoned opinion in 1992
- Portugal 91/0691, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0100

Fodder-plant seed

Member States which have notified implementing measures: all Italy — 90/0682, no measures notified, referral in 1992 — Case C-361/92 (withdrawn in 1993)

Portugal — 90/0907, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0104

Trade marks Member States which have

Member States which have notified implementing measures: DK, EL, E, F, I. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, IRL, L, NL, P, UK.)

89/0105 Prices of medicinal products Member States which have notified implementing measures: all

89/0106 Construction products Member States which have notified implementing measures: DK, E, F, IRL, L, NL, UK. - 92/0026, no measures notified, Art. 169 letter Belgium in 1992 - 92/0102, no measures notified, Art. 169 letter Germany in 1992 - 92/0280, no measures notified, Art. 169 letter Greece in 1992 Spain - 92/0147, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) - 92/0198, no measures notified, Art. 169 letter France in 1992 - terminated in 1992 - 92/0327, no measures notified, Art. 169 letter Italv in 1992 Luxembourg - 92/0377, no measures notified, Art. 169 letter in 1992 - terminated in 1992 - 92/0517, no measures notified, Art. 169 letter Portugal in 1992

89/0107

Foodstuffs for human consumption - additives

Member States which have notified implementing measures: all Germany — 91/0182, no measures notified, reasoned

- opinion in 1991 terminated in 1992 Ireland — 91/0110, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 91/0090, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)
- Luxembourg 91/0155, reasoned opinion in 1991 terminated in 1992
- Netherlands 91/0129, no measures notified, reasoned opinion in 1991 — terminated in 1992
- United 91/0067, no measures notified, reasoned Kingdom opinion in 1991 — terminated in 1992

Quick-frozen foodstuffs

Member States which have notified implementing measures: all Germany — 91/0181, no measures notified, reasoned opinion

- in 1991 terminated in 1992
- France 91/0050, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Ireland 91/0109, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 91/0089, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Portugal 91/0022, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0109

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: all

- Belgium 91/0141, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Germany 91/0180, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- France 91/0051, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 91/0108, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0088, no measures notified, reasoned opinion in 1992 — terminated in 1992

89/0117

Publication of accounting documents of credit institutions

Member States which have notified implementing measures: B,

- DK, D, E, F, IRL, I, NL, L, P, UK.
- Belgium 92/0027, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Denmark 92/0076, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0279, no measures notified, Art. 169 letter in 1992
- Ireland 92/0285, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0378, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0443, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0527, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

89/0173

Characteristics of tractors

Member States which have notified implementing measures: all

89/0174

Cosmetics

- Member States which have notified implementing measures: all
- Belgium 90/0459, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Portugal 90/0917, no measures notified, reasoned opinion in 1992 — terminated in 1992

89/0178

Labelling of dangerous preparations

Member States which have notified implementing measures: DK, D, EL, F, IRL, I, NL, P.

Belgium	— 91/0263,	no	measures	notified,	reasoned
Ξ.	opinion in	1992			

- Spain 91/0309, no measures notified, reasoned opinion in 1992
- Ireland 91/0380, no measures notified, reasoned opinion in 1992 (to be terminated in 1993)
- Italy 91/0401, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Luxembourg 91/0428, no measures notified, reasoned opinion in 1992
- Netherlands 91/0453, Art. 169 letter in 1992 terminated in 1992
- Portugal 91/0567, reasoned opinion in 1992 terminated in 1992

United — 91/0534, reasoned opinion in 1992

Kingdom

89/0186

Pesticide residues in fruit and vegetables Member States which have notified implementing measures: all

89/0194

Tax-free allowances for travellers Member States which have notified implementing measures: all

89/0219

VAT — final import of goods Member States which have notified implementing measures: all

89/0220

Taxes and excise duty — combined nomenclature

Member States which have notified implementing measures: all

89/0227

Health problems — meat products — non-member countries Member States which have notified implementing measures: DK, D, EL, E, F, IRL, L, NL, P, UK.

- Belgium 90/0447, no measures notified, reasoned opinion in 1991
- Greece 90/0618, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Spain 90/0544, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Ireland 90/0653, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Italy 90/0687, no measures notified, referral in 1992 Case C-363/92
- Luxembourg 90/0726, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Netherlands 90/0758, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0235

Sound level of motorcycles

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

Greece — 90/0311, no measures notified, reasoned opinion in 1992

Self-propelled industrial trucks

Member States which have notified implementing measures: all Germany — 89/0345, no measures notified, reasoned opinion in 1990 — terminated in 1992

- Netherlands 89/0599, no measures notified, referral in 1991 — withdrawn in 1992 — Case C-203/91
- Portugal 90/0863, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0277

Lamps for motor vehicles

Member States which have notified implementing measures: all

89/0278

Lighting on motor vehicles Member States which have notified implementing measures: all

89/0284

Fertilizers

Member States which have notified implementing measures: all								
Greece	—	90/0610, opinion in		measures — termina				
Spain	_	90/0518, opinion in		measures — termina	,			
Italy		90/0672, opinion in		measures — termina				
Luxembourg				measures — termina				

89/0297

Lateral protection of motor vehicles

Member States which have notified implementing measures: all

89/0298

Prospectuses for transferable securities on offer to the public Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Spain 92/0148, no measures notified, Art. 169 letter in 1992
- France 92/0199, no measures notified, Art. 169 letter in 1992 terminated in 1992
- Ireland 92/0286, no measures notified, Art. 169 letter in 1992 — terminated in 1992

89/0299

Own funds of credit institutions

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

- Germany 92/0103, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Greece 91/0371, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Spain 91/0328, no measures notified, reasoned opinion in 1992 (to be terminated in 1993)
- Italy 91/0400, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0445, no measures notified, reasoned opinion in 1992
- United 91/0550, no measures notified, Art. 169 letter Kingdom in 1991 — terminated in 1992

89/0321

Health problems - import of meat

Member States which have notified implementing measures: B, DK, D, E, F, GR, IRL, L, NL, P, UK.

Italy — 90/0218, no measures notified, judgment 8.7.1992 — Case C-270/91

89/0336

Electromagnetic compatibility

- Member States which have notified implementing measures: DK, D, F, I, P, UK.
- Belgium 92/0652, no measures notified, Art. 169 letter in 1992
- Greece 92/0742, no measures notified, Art. 169 letter in 1992
- Spain 92/0743, no measures notified, Art. 169 letter in 1992
- Ireland 92/0793, no measures notified, Art. 169 letter in 1992
- Italy 92/0817, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Luxembourg 92/0847, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0875, no measures notified, Art. 169 letter in 1992
- United 92/0917, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

89/0338

Weights and dimensions of motor vehicles Member States which have notified implementing measures: all

89/0341

Proprietary medicinal products

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK.

- Belgium 92/0028, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0104, no measures notified, Art. 169 letter in 1992
- Greece 92/0278, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0149, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0200, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0379, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0435, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0528, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

89/0342

Vaccines

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, P, UK.

Belgium — 92/0029, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

Germany	—	92/0277, no measures notified, Art. 169 letter in 1992 — terminated in 1992	
Greece	—	92/0105, no measures notified, Art. 169 letter in 1992 — terminated in 1992	
France	—	92/0201, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)	
Luxembourg		92/0380, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)	
Netherlands		92/0436, no measures notified, Art. 169 letter in 1992	

United	—	92/0529,	no	measures	notified,	Art.	169	letter
Kingdom		in 1992 (t	o b	e terminat	ed in 199	3)		

Radiopharmaceuticals

Member States which have notified implementing measures: B, DK, EL, F, I, IRL, L, P, UK.

- Belgium 92/0030, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Denmark 92/0077, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0106, no measures notified, Art. 169 letter in 1992
- Greece 92/0276, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0150, no measures notified, Art. 169 letter in 1992
- France 92/0202, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0381, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0437 no measures notified, Art. 169 letter in 1992
- United 92/0530, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

89/0344

Cocoa and chocolate

Member States which have notified implementing measures: all

89/0360

Health problems - trade in animals - brucellosis

Member States which have notified implementing measures: B, DK, D, E, F, GR, IRL, L, NL, P, UK.

Italy — 90/0219, no measures notified, judgment 8.7.1992 — Case C-270/91

89/0361

Sheep and goats for breeding

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, P, UK.

- Belgium 91/0273, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)
- Ireland 91/0386, no measures notified, referral in 1992 - Case C-384/92
- Luxembourg 91/0437, no measures notified, reasoned opinion in 1991 terminated in 1992

Netherlands —	91/0464, 1	no measures	notified,	referral in	1992
	- Case C	-303/92			

- Portugal 91/0522, no measures notified, reasoned opinion in 1991 — terminated in 1992
- United 91/0542, no measures notified, reasoned Kingdom opinion in 1992 — terminated in 1992

89/0362

Hygiene in milk production holdings

Member States which have notified implementing measures: all Spain — 90/0545, no measures notified, reasoned opinion in

- 1991 terminated in 1992
- Italy 90/0688, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0365

Plant protection products containing certain active substances Member States which have notified implementing measures: all

89/0369

Incineration of municipal waste

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK.

- Belgium 91/0277, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 91/0367, no measures notified, reasoned opinion in 1992
- Spain 91/0322, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 91/0391, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 91/0417, no measures notified, Art. 169 letter in 1991
- Luxembourg 91/0440, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0370

Seal-pup skins

Member States which have notified implementing measures: all

89/0381

Medicinal products derived from human blood

Member States which have notified implementing measures: DK, EL, IRL, I, P, UK.

- Belgium 92/0031, no measures notified, Art. 169 letter in 1992
- Germany 92/0107, no measures notified, Art. 169 letter in 1992
- Greece 90/0274, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0151, no measures notified, Art. 169 letter in 1992
- France 92/0203, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0382, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Netherlands 92/0438, no measures notified, Art. 169 letter in 1992
- United 92/0531, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1993

Health problems - trade in milk

Member S	States	which	have	notified	implen	nenting	measures: al	1
Spain		. 91/00	11	no me	asures	notifie	d reasoned	ł

opam		opinion in		,	
Italy	_	91/0087, opinion in		,	

Luxembourg — 91/0165, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0391

Health and safety of workers

Member States which have notified implementing measures: B, DK, F, IRL, P, UK.

- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, EL, E, I, L, NL.)
- 89/0392

Machinery

Member States	which have	notified	implementing	measures: B,
DK, E, F, IRL	, L, UK.			

- Belgium 92/0032, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Denmark 92/0078, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0108, no measures notified, Art. 169 letter in 1992
- Greece 92/0275, no measures notified, Art. 169 letter in 1992
- Spain 92/0152, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0287, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0328, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0439, no measures notified, Art. 169 letter in 1992
- Portugal 92/0516, no measures notified, Art. 169 letter in 1992

United — 92/0532, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

89/0394

Fruit juices

- Member States which have notified implementing measures: all Spain — 90/0496, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Ireland 90/0641, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Netherlands 90/0743, no measures notified, reasoned opinion in 1992 — terminated in 1992

89/0395

Foodstuffs - labelling

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK.

- Germany 91/0259, no measures notified, Art. 169 letter in 1991
- Germany 92/0691, no measures notified, Art. 169 letter in 1992
- Greece 91/0376, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Spain	- 91/0329, no measures notified, Art. 169 letter
	in 1991 — terminated in 1992

- Ireland 91/0396, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0423, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0449, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Netherlands 91/0485, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 91/0528, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 92/0943, no measures notified, Art. 169 letter in 1992 — terminated in 1992

89/0396

- Foodstuffs identification of lot
- Member States which have notified implementing measures: all
- Germany 90/0425, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Spain 90/0497, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Ireland 90/0642, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Italy 90/0675, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Netherlands 90/0744, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Portugal 90/0807, no measures notified, Art. 169 letter in 1990 — terminated in 1992

89/0397

Foodstuffs — official control

- Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, UK.
- Greece 90/0601, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Spain 90/0498, no measures notified, reasoned opinion in 1992
- Ireland 90/0643, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 90/0676, no measures notified, reasoned opinion in 1992 terminated in 1992
- Luxembourg 90/0708, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Netherlands 90/0745, no measures notified, reasoned opinion in 1992 terminated in 1992
- Portugal 90/0808, no measures notified, reasoned opinion in 1992

89/0398

Foodstuffs for particular nutritional uses

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK.

- Germany 90/0427, no measures notified, reasoned opinion in 1992
- Spain 90/0500, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 90/0644, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 90/0677, no measures notified, reasoned opinion in 1992 — terminated in 1992

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- Greece 91/0669, no measures notified, Art. 169 letter in 1991
- Spain 91/0661, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Ireland 91/0671, no measures notified, reasoned opinion in 1992 terminated in 1992
- Italy 91/0678, no measures notified, Art. 169 letter in 1991
- Luxembourg 91/0685, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Incineration of municipal waste

- Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK.
- Belgium 91/0278, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Greece 91/0368, no measures notified, Art. 169 letter in 1991
- Spain 91/0323, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 91/0418, no measures notified, Art. 169 letter in 1991
- Luxembourg 91/0441, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- United 91/0547, no measures notified, reasoned Kingdom opinion in 1992 — terminated in 1992

89/0437

Health problems - eggs

Member States which have notified implementing measures: DK, EL, E, F, IRL, NL.

- Belgium 92/0033, no measures notified, Art. 169 letter in 1992
- Denmark 92/0079, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0109, no measures notified, Art. 169 letter in 1992
- Spain 92/0153, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0204, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Italy 92/0330, no measures notified, Art. 169 letter in 1992

Luxembourg	 92/0384,	no	measures	notified,	Art.	169	letter
	in 1992						

Portugal — 92/0513, no measures notified, Art. 169 letter in 1992

United — 92/0533, no measures notified, Art. 169 letter Kingdom in 1992

89/0438

Admission to the occupation of road haulage operator Member States which have notified implementing measures: all

89/0439

Organisms harmful to plants Member States which have notified implementing measures: all

39/0440

Public works contracts

- Member States which have notified implementing measures: B,
- K, D, F, IRL, I, L, NL, UK. – 91/0774, not properly applied, reasoned Germany opinion in 1992 Germany 92/2004, not properly implemented, reasoned opinion in 1992 92/0602, no measures notified, Art. 169 letter Greece in 1992 - 92/0589, no measures notified, Art. 169 letter Spain in 1992 91/0085, no measures notified, Art. 169 letter Italy in 1991 — terminated in 1992 Italy - 91/0316, not properly applied, reasoned opinion in 1991 - terminated in 1992 Italy 91/0712, not properly applied, reasoned opinion in 1991 --- terminated in 1992 Italy — 91/0725, not properly applied, reasoned opinion in 1992 Italy – 91/0822, not properly applied, reasoned opinion in 1992 - terminated in 1992 Italy - 91/4611, not properly applied, reasoned opinion in 1992 Luxembourg - 91/0153, no measures notified, Art. 169 letter
- in 1991 terminated in 1992
- Netherlands 91/0126, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 92/0915, no measures notified, Art. 169 letter in 1992

89/0451

Labelling of paints

Member States which have notified implementing measures: all

89/0458

Emissions from motor vehicles

Member States which have notified implementing measures: all

89/0459

Tyres of motor vehicles

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

- Greece 92/0273, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0514, no measures notified, Art. 169 letter in 1992

Weights and dimensions of motor vehicles

Member States which have notified implementing measures: B,

DK, D, EL, E, F, IRL, L, NL, P, UK.

- Italy 91/0416, no measures notified, Art. 169 letter in 1991
- Luxembourg 91/0439, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0463

Interregional airline services

Member States which have notified implementing measures: all

89/0465

VAT - 18th Directive

Member States which have notified implementing measures: all Belgium — 92/0034, no measures notified, Art. 169 letter in 1992 — terminated in 1992

89/0491

Sound level of motor vehicles

Member States which have notified implementing measures: all Greece — 90/0606, no measures notified, Art. 169 letter in 1992 — terminated in 1992

89/0514

Noise emissions from hydraulic excavators

Member States which have notified implementing measures: all

89/0516

Lamps for motor vehicles Member States which have notified implementing measures: all

89/0517

Headlamps for motor vehicles Member States which have notified implementing measures: all

89/0518

Fog lamps for motor vehicles Member States which have notified implementing measures: all

89/0519

Fertilizers – san	npling
Member States	which have notified implementing measures: all
Greece	91/0040, no measures notified, reasoned
	opinion in 1991 — terminated in 1992
Luxembourg -	91/0158, no measures notified, Art. 169 letter
	in 1991 — terminated in 1992
United —	91/0063, no measures notified, reasoned
Kingdom	opinion in 1991 — terminated in 1992

89/0520

Products used in feedingstuffs

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Member States which have notified implementing measures: all

89/0530

Fertilizers - trace elements

Member States which have notified implementing measures: B, D, DK, EL, E, F, IRL, L, NL, P, UK.

Italy — 91/0676, no measures notified, reasoned opinion in 1992

89/0552

Television without frontiers

- Member States which have notified implementing measures: B, D, EL, F, IRL, I, L, NL, P, UK.
- Denmark 92/2160, no measures notified, Art. 169 letter in 1992
- Greece 92/2158, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/2157, no measures notified, Art. 169 letter in 1992

89/0556

Embryos of bovine animals

Member States which have notified implementing measures: B, DK, D, EL, E, F, L, NL, P, UK.

- Belgium 91/0276, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Spain 91/0320, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Ireland 91/0387, no measures notified, reasoned opinion in 1992
- Italy 91/0412, no measures notified, reasoned opinion in 1991
- Portugal 91/0523, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Luxembourg 91/0438, no measures notified, reasoned opinion in 1991 — terminated in 1992

89/0592

Insider dealing

- Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P.
- Germany 92/0692, no measures notified, Art. 169 letter in 1992
- United 92/0918, no measures notified, Art. 169 letter Kingdom in 1992

89/0594

Veterinary surgeons and midwives

Member States which have notified implementing measures: DK, D, EL, F, IRL, L, NL, UK.

- Belgium 92/0035, no measures notified, Art. 169 letter in 1992
- Spain 92/0154, no measures notified, Art. 169 letter in 1992
- Italy 92/0331, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0440, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0512, no measures notified, Art. 169 letter in 1992

89/0595

Nurses

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, L, NL, P.

- Spain 92/0155, no measures notified, Art. 169 letter in 1992
- Ireland 92/0288, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0332, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0441, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0534, no measures notified, Art. 169 letter Kingdom in 1992

Tax exemptions on permanent imports of personal property Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK.

- Belgium 91/0140, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0083, no measures notified, reasoned opinion in 1991

89/0608

Mutual assistance — veterinary and zootechnical legislation Member States which have notified implementing measures: B,

- DK, D, EL, E, F, IRL, P, UK.
- Spain 92/0156, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Italy 92/0333, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0386, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0442, no measures notified, Art. 169 letter in 1992
- Portugal 92/0511, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

89/0617

Units of measurement

Member States which have notified implementing measures: B, DK, D, F, IRL, I, L, NL, UK.

- Greece 92/0272, no measures notified, Art. 169 letter in 1992
- Spain 92/0157, no measures notified, Art. 169 letter in 1992
- Ireland 92/0289, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0510, no measures notified, Art. 169 letter in 1992
- United 92/0535, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

89/0618

Health protection - radiological emergency

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, UK.

- Denmark 92/0080, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0334, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0443, no measures notified, Art. 169 letter in 1992
- Portugal 92/0509, no measures notified, Art. 169 letter in 1992

89/0622

Labelling of tobacco products

Member States which have notified implementing measures: all

Spain — 91/0009, no measures notified, reasoned opinion in 1992 — terminated in 1992

Ireland — 91/0105, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0629

Noise emissions from aeroplanes

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, NL, P, UK.

Belgium — 91/0138, no measures notified, Art. 169 letter in 1991 — terminated in 1992

- Ireland 91/0104, no measures notified, reasoned opinion in 1992 (to be terminated in 1993)
- Italy 91/0082, no measures notified, Art. 169 letter in 1991
- Luxembourg 91/0168, no measures notified, Art. 169 letter in 1991

89/0646

Second banking Directive Member States which have notified implementing measures:

DK, D, EL, F, IRL, I, NL, P, UK

89/0647

Solvency ratio for credit institutions

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

- Germany 92/0110, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Greece 91/0372, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Spain 91/0326, no measures notified, reasoned opinion in 1992 (to be terminated in 1993)
- Italy 91/0421, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0444, no measures notified, reasoned opinion in 1992

89/0654

Health and safety at the workplace

Member States which have notified implementing measures: DK, F, IRL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, E, I, L, NL, P.) (derogation: EL.)

89/0655

Health and safety - work equipment

Member States which have notified implementing measures: DK, IRL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, E, F, L, NL, P.)

89/0656

Personal protective equipment

Member States which have notified implementing measures: DK, IRL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, E, F, I, L, NL, P.)

89/0662

Veterinary checks in intra-Community trade

Member States which have notified implementing measures: B, DK, D, L, UK.

- Belgium 92/0653, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0693, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Greece 92/0741, no measures notified, Art. 169 letter in 1992
- Spain 92/0744, no measures notified, Art. 169 letter in 1992

France	— 92/0770, no measures notified, Art. 169 letter
	in 1992

- Ireland 92/0794, no measures notified, Art. 169 letter in 1992
- Italy 92/0818, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0848, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Netherlands 92/0876, no measures notified, Art. 169 letter in 1992
- Portugal 92/0914, no measures notified, Art. 169 letter in 1992
- United 92/0919, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

- Public contracts review procedures
- Member States which have notified implementing measures: B, DK, E, F, IRL, I, NL, P, UK.
- Germany 91/0111, no measures notified, Art. 169 letter in 1992
- Greece 92/0271, no measures notified, Art. 169 letter in 1992
- Luxembourg -- 92/0388, no measures notified, Art. 169 letter in 1992
- Portugal 92/0508, no measures notified, Art. 169 letter in 1992 — terminated in 1992

89/0666

- Disclosure requirements for company branches
- Member States which have notified implementing measures: DK, E, F, I, L, NL, P, UK.
- Belgium 92/0036, no measures notified, Art. 169 letter in 1992
- Germany 92/0112, no measures notified, Art. 169 letter in 1992
- Greece 92/0270, no measures notified, Art. 169 letter in 1992
- France 92/0205, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0290, no measures notified, Art. 169 letter in 1992
- Italy 92/0335, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0389, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0444, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Portugal 92/0507, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0536, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

89/0667

Single-member private limited companies

Member States which have notified implementing measures: DK, D, F, L, NL, P, UK.

Belgium — 92/0037, no measures notified, Art. 169 letter in 1992

Greece	- 92/0269, no measures notified, Art. 169 letter
	in 1992

- Spain 92/0158, no measures notified, Art. 169 letter in 1992
- Ireland 92/0291, no measures notified, Art. 169 letter in 1992
- Italy 92/0336, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0390, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Portugal 92/0506, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0537, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

89/0676

Prepackaged liquids

Member Sta	es which have notified implementing measures:	all
Spain	 91/0008, no measures notified, reason opinion in 1992 — terminated in 1992 	ed
Italy	 91/0081, no measures notified, reason opinion in 1992 — terminated in 1992 	ed
Luxembourg	 — 91/0159, no measures notified, reason opinion in 1992 — terminated in 1992 	ed
Portugal	 91/0025, no measures notified, reason opinion in 1992 — terminated in 1992 	ed

89/0677

Dangerous preparations and substances

Member States which have notified implementing measures: DK, D, E, F, NL.

- Belgium 92/0038, no measures notified, Art. 169 letter in 1992
- Greece 92/0268, no measures notified, Art. 169 letter in 1992
- France 92/0206, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0292, no measures notified, Art. 169 letter in 1992
- Italy 92/0337, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0391, no measures notified, Art. 169 letter in 1992
- Portugal 92/0505, no measures notified, Art. 169 letter in 1992
- United 92/0538, no measures notified, Art. 169 letter Kingdom in 1992

89/0680

Protection structures - tractors

Member	States which have notified implementing measures: all
Belgium	- 91/0649, no measures notified, Art. 169 letter
	in 1991 — terminated in 1992

Germany — 91/0646, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Luxembourg — 91/0680, no measures notified, Art. 169 letter in 1991 — terminated in 1992

89/0681

Protection structures — tractors

Member States which have notified implementing measures: all

Belgium — 91/0650, no measures notified, Art. 169 letter in 1991 — terminated in 1992
Germany — 91/0647, no measures notified, Art. 169 letter in 1991 — terminated in 1992
Luxembourg — 91/0681, no measures notified, Art. 169 letter in 1991 — terminated in 1992
 89/0682 Protection structures — tractors Member States which have notified implementing measures: all Belgium — 91/0651, no measures notified, Art. 169 letter in 1991 — terminated in 1992

- Germany 91/0648, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0682, no measures notified, Art. 169 letter in 1991 — terminated in 1992

Training for drivers of vehicles carrying dangerous goods Member States which have notified implementing measures: all

89/0686

Personal protective equipment

- Member States which have notified implementing measures: D, F, I, L, NL.
- Belgium 92/0039, no measures notified, Art. 169 letter in 1992
- Denmark 92/0081, no measures notified, Art. 169 letter in 1992
- Germany 92/0113, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0266, no measures notified, Art. 169 letter in 1992
- Spain 92/0159, no measures notified, Art. 169 letter in 1992
- Ireland 92/0293, no measures notified, Art. 169 letter in 1992
- Italy 92/0338, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0392, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0434, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0504, no measures notified, Art. 169 letter in 1992
- United 92/0539, no measures notified, Art. 169 letter Kingdom in 1992

90/0018

Good laboratory practice

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK.

- Greece 91/0036, no measures notified, Art. 169 letter in 1991
- Italy 91/0080, no measures notified, Art. 169 letter in 1992

90/0035

Packaging - child-safety

Member States which have notified implementing measures: DK, EL, F, IRL, I, NL, P.

- Belgium 91/0264, no measures notified, reasoned opinion in 1992
- Germany 91/0244, no measures notified, reasoned opinion in 1992

Spain	 91/0310,	no	measures	notified,	reasoned
-	opinion in	1992			

Ireland — 91/0381, no measures notified, reasoned opinion in 1992 (to be terminated in 1993)

- Italy 91/0402, no measures notified, reasoned opinion 1992 — terminated in 1992
- Luxembourg 91/0429, no measures notified, reasoned opinion in 1992
- Netherlands 91/0454, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Portugal 91/0486, no measures notified, reasoned opinion in 1992 — terminated in 1992
- United 91/0535, no measures notified, reasoned Kingdom opinion in 1992

90/0044

Compound feedingstuffs

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, NL, P, UK.

- Germany 92/0114, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0267, no measures notified, Art. 169 letter in 1992
- Spain 92/0160, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0207, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0294, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0393, no measures notified, Art. 169 letter in 1992

90/0088

- Consumer credit Mambar States which have partified
- Member States which have notified implementing measures: B, DK, D, EL, I, NL, P.
- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: E, F, IRL, L, UK.)

90/0110

Feedingstuffs - additives

Member States which have notified implementing measures: all Belgium — 91/0152, no measures notified, reasoned opinion in

1991 — terminated in 1992

90/0118

Pigs for breeding

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: P.)

- Belgium 91/0274, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Ireland 91/0388, no measures notified, referral in 1992 — Case C-384/92
- Netherlands 91/0466, no measures notified, referral in 1992 — Case C-303/92

90/0119

Pigs for breeding

Member States which have notified implementing measures: B, DK, D, EL, F, I, L, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: E, P.)

Belgium	—	91/0275, no measures notified, reasoned
		opinion in 1991 — terminated in 1992
Ireland		91/0389, no measures notified, referral in 1992
Netherlands		91/0467, no measures notified, referral in 1992 — Case C-303/92

United — 91/0545, no measures notified, reasoned Kingdom opinion in 1992 — terminated in 1992

Bovine semen

- Member States which have notified implementing measures: B, DK, D, EL, E, F, I, L, NL, P, UK.
- Belgium 90/0448, no measures notified, reasoned opinion in 1991 (to be terminated in 1993)
- Ireland 91/0101, no measures notified, referral in 1992 — Case C-381/92
- Italy 90/0689, no measures notified, Art. 169 letter in 1990 — terminated in 1992
- Luxembourg 90/0727, no measures notified, reasoned opinion in 1991 — terminated in 1992

Cosmetics

- Member States which have notified implementing measures: all Belgium — 91/0283, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Portugal 91/0529, no measures notified, reasoned opinion in 1992 — terminated in 1992

90/0128

Foodstuffs - materials intended to come into contact

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK.

Belgium - 91/0262, no measures notified, reasoned opinion in 1992 — terminated in 1992 - 91/0287, no measures notified, Art. 169 letter Denmark in 1991 - terminated in 1992 - 91/0243, no measures notified, Art. 169 letter Germany in 1991 — terminated in 1992 Greece - 91/0350, no measures notified, reasoned opinion in 1992 - terminated in 1992 - 91/0308, no measures notified, reasoned Spain opinion in 1992 - terminated in 1992 France - 91/0331, no measures notified, reasoned opinion in 1992 - terminated in 1992 - 91/0379, no measures notified, Art. 169 letter Ireland in 1991 — terminated in 1992 - 91/0399, no measures notified, reasoned Italy opinion in 1992 Portugal - 91/0566, no measures notified, Art. 169 letter in 1991 — terminated in 1992

United — 91/0533, no measures notified, reasoned Kingdom opinion in 1992 — terminated in 1992

90/0167

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Medicated feedingstuffs

Member States which have notified implementing measures: DK, EL, F, P, UK.

Belgium — 92/0041, no measures notified, Art. 169 letter in 1992

- Denmark 92/0082, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0115, no measures notified, Art. 169 letter in 1992
- Greece 92/0265, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0161, no measures notified, Art. 169 letter in 1992
- France 92/0208, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0295, no measures notified, Art. 169 letter in 1992
- Italy 92/0339, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0394, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0446, no measures notified, Art. 169 letter in 1992

90/0168

- Organisms harmful to plants
- Member States which have notified implementing measures: all Greece — 91/0355, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0432, no measures notified, referral in 1992 — Case C-324/92 — withdrawn in 1992

90/0207 Cosmetics

- Member States which have notified implementing measures: B,
- DK, D, EL, E, F, IRL, I, L, NL, UK.
- Belgium 91/0284, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 91/0530, no measures notified, reasoned opinion in 1992

90/0211

Admission of securities to stock—exchange listing — particulars to be published

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

- Greece 92/0262, no measures notified, Art. 169 letter in 1992
- Spain 92/0162, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0296, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0501, no measures notified, Art. 169 letter in 1992 — terminated in 1992

90/0219

Gentically modified organisms

Member States which have notified implementing measures: B, DK, D, F, IRL, NL, UK.

- Greece 92/0264, no measures notified, Art. 169 letter in 1992
- Spain 92/0163, no measures notified, Art. 169 letter in 1992
- France 92/0209, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0297, no measures notified, Art. 169 letter in 1992 — terminated in 1992

^{90/0120}

^{90/0121}

- Italy 92/0340, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0395, no measures notified, Art. 169 letter in 1992
- Portugal 92/0503, no measures notified, Art. 169 letter in 1992
- 90/0220

Genetically modified organisms

Member States which have notified implementing measures: B, DK, D, F, IRL, NL, UK.

- Greece 92/0263, no measures notified, Art. 169 letter in 1992
- Spain 92/0164, no measures notified, Art. 169 letter in 1992
- France 92/0210, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0298, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0341, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0396, no measures notified, Art. 169 letter in 1992
- Portugal 92/0502, no measures notified, Art. 169 letter in 1992

90/0232

Third Directive on insurance for motor vehicles

Member States which have notified implementing measures: DK, F, IRL, I, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, L, P.)

90/0237

VAT — temporary imports

Member States which have notified implementing measures: all

90/0239

Maximum tar yield of cigarettes

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, P, UK.

- Greece 92/0261, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0447, no measures notified, Art. 169 letter in 1992
- United 92/0540, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

90/0269

Health and safety of workers

Member States which have notified implementing measures: DK, IRL, F, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, I, L, NL, P.)

90/0270

Health and safety - display screen equipment

Member States which have notified implementing measures: DK, F, IRL, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, I, L, P.)

90/0313

Freedom of access to information on the environment

Member States which have notified implementing measures: B, DK, F, L, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, EL, E, IRL, I, P.)

90/0314

Package tours

Member States which have notified implementing measures: F, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, IRL, I, L, NL, P.)

90/0335

Plant protection products

Member States which have notified implementing measures: all Greece — 92/0379, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- Italy 91/0406, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Netherlands 91/0458, no measures notified, reasoned opinion in 1991 — terminated in 1992

90/0364

Right of residence

Member States which have notified implementing measures: B, DK, EL, E, I, NL.

- Belgium 92/0654, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Germany 92/0694, no measures notified, Art. 169 letter in 1992
- France 92/0771, no measures notified, Art. 169 letter in 1992
- Ireland 92/0795, no measures notified, Art. 169 letter in 1992
- Italy -- 92/0819, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Luxembourg 92/0849, no measures notified, Art. 169 letter in 1992
- Portugal 92/0913, no measures notified, Art. 169 letter in 1992
- United 92/0920, no measures notified, Art. 169 letter Kingdom in 1992

90/0365

Right of residence for workers who have ceased their occupational activity

Member States which have notified implementing measures: B, DK, EL, E, I, NL.

- Belgium 92/0655, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Germany 92/0695, no measures notified, Art. 169 letter in 1992
- France 92/0772, no measures notified, Art. 169 letter in 1992
- Ireland 92/0796, no measures notified, Art. 169 letter in 1992
- Italy 92/0820, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Luxembourg 92/0850, no measures notified, Art. 169 letter in 1992
- Portugal 92/0912, no measures notified, Art. 169 letter in 1992
- United 92/0921, no measures notified, Art. 169 letter Kingdom in 1992

Right of residence for students

Member States which have notified implementing measures: DK, EL, E, I, NL.

90/0377

Transparency of gas and electricity prices

Member States which have notified implementing measures: B, DK, EL, IRL, I, L, NL, P, UK.

- Denmark 92/0083, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0116, no measures notified, Art. 169 letter in 1992
- Spain 92/0165, no measures notified, Art. 169 letter in 1992
- France 92/0211, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0448, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0500, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Weighing instruments

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, UK.

- Belgium 92/0656, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0696, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0738, no measures notified, Art. 169 letter in 1992
- Spain 92/0745, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Ireland 92/0797, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Italy 92/0821, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Netherlands 92/0877, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Portugal 92/0911, no measures notified, Art. 169 letter in 1992

90/0385

Active implantable medical devices

Member States which have notified implementing measures: E, I, UK.

- Belgium 92/0657, no measures notified, Art. 169 letter in 1992
- Denmark 92/0678, no measures notified, Art. 169 letter in 1992
- Germany 92/0697, no measures notified, Art. 169 letter in 1992
- Greece 92/0737, no measures notified, Art. 169 letter in 1992
- Spain 92/0746, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- France 92/0773, no measures notified, Art. 169 letter in 1992
- Ireland 92/0798, no measures notified, Art. 169 letter in 1992

- Italy 92/0822, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Luxembourg 92/0851, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0878, no measures notified, Art. 169 letter in 1992
- Portugal 92/0910, no measures notified, Art. 169 letter in 1992
- United 92/0922, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1993

90/0387

Telecommunications - open network provision (ONP)

Member States which have notified implementing measures: B, DK, D, E, F, IRL, L, NL, P, UK.

- Greece 91/0369, no measures notified, Art. 169 letter in 1991
- Italy 91/0419, no measures notified, Art. 169 letter in 1991

90/0388

Competition in the markets for telecommunications services

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

- Greece 91/0352, no measures notified, reasoned opinion in 1991
- Ireland 91/0382, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Italy 90/0403, no measures notified, reasoned opinion in 1991 — terminated in 1992

90/0394

Protection of workers - carcinogens

Member States which have notified implementing measures: UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, F, IRL, I, L, NL, P.)

90/0396

Gas appliances

Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK.

- Belgium 92/0042, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0117, no measures notified, Art. 169 letter in 1992
- Spain 92/0166, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0299, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0342, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0499, no measures notified, Art. 169 letter in 1992 — terminated in 1992

90/0398

Vehicles hired without drivers

Member States which have notified implementing measures: B,

- DK, D, EL, E, F, IRL, I, L, NL, UK.
- Italy 91/0415, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Netherlands 91/0478, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 91/0524, no measures notified, Art. 169 letter in 1991

^{90/0384}

90/0415

Dangerous substances in the sea

Member States	which have	notified	implementing	measures:
B, DK, E, F, I,	L, NL.			

Belgium	 92/0043, no measures notified, Art. 169 let	ter
	in 1992 — terminated in 1992	

- Germany 92/0118, no measures notified, Art. 169 letter in 1992
- Greece 92/0260, no measures notified, Art. 169 letter in 1992
- Ireland 92/0300, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0397, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0450, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0498, no measures notified, Art. 169 letter in 1992
- United 92/0542, no measures notified, Art. 169 letter Kingdom in 1992

Health problems — trade in animals — bovine leukosis Member States which have notified implementing measures:

B, DK, D, EL, E, F, IRL, I, NL, P, UK.

- Belgium 91/0136, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Greece 91/0042, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Spain 91/0012, no measures notified, reasoned opinion in 1991 — terminated in 1992
- Ireland 91/0100, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Italy 91/0078, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0166, no measures notified, referral in 1992 — Case C-321/92

90/0423

Control of foot-and-mouth disease

Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.

- Belgium 92/0044, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0119, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0167, no measures notified, Art. 169 letter in 1992
- Ireland 92/0301, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0398, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United -- 92/0543, no measures notified, Art. 169 letter Kingdom in 1992 -- terminated in 1992

90/0425

Veterinary checks in intra-Community trade

Member States which have notified implementing measures: B, DK, D, E, UK.

- Belgium 92/0658, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0698, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Greece		92/0735, no measures notified, Art. 169 letter in 1992
Spain		92/0747, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
France		92/0774, no measures notified, Art. 169 letter in 1992
Ireland	—	92/0799, no measures notified, Art. 169 letter in 1992
Italy		92/0823, no measures notified, Art. 169 letter in 1992
Luxembourg	—	92/0852, no measures notified, Art. 169 letter in 1992
Netherlands		92/0879, no measures notified, Art. 169 letter in 1992
Portugal	—	92/0942, no measures notified, Art. 169 letter in 1992
United Kingdom	—	92/0923, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

90/0426

90/0426		
		onditions governing the movement of equidae
Member Sta	tes	which have notified implementing measures:
B, DK, D, I	EL,	E, IRL, L.
Belgium	_	92/0045, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Denmark		92/0084, no measures notified, Art. 169 letter in 1992 — terminated in 1992
Spain	—	92/0748, no measures notified, Art. 169 letter in 1992 — terminated in 1993
France		92/0212, no measures notified, Art. 169 letter in 1992
Ireland		92/0302, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Italy		92/0344, no measures notified, Art. 169 letter in 1992
Luxembourg	—	92/0399, no measures notified, Art. 169 letter in 1992 — terminated in 1992
Netherlands		92/0451, no measures notified, Art. 169 letter in 1992
Portugal		92/0497, no measures notified, Art. 169 letter in 1992
United Kingdom	_	92/0544, no measures notified, Art. 169 letter in 1992

90/0427

Zootechnical conditions governing trade in equidae Member States which have notified implementing measures: B, EL, F, I, L, P.

- Belgium 92/0046, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Denmark 92/0085, no measures notified, Art. 169 letter in 1992
- Germany 92/0120, no measures notified, Art. 169 letter in 1992
- Spain 92/0168, no measures notified, Art. 169 letter in 1992
- Ireland 92/0303, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0400, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- Netherlands 92/0452, no measures notified, Art. 169 letter in 1992
- United 92/0545, no measures notified, Art. 169 letter Kingdom in 1992

Trade in equidae for competitions

M	embei	r Sta	ates	W	rhic	ch .	have	e noti	fied	imp	lement	ing	measu	res
B,	DK,	EL,	F,	Ι,	L,	NL	, P,	UK.						

- Belgium 92/0047, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) Denmark — 92/0086, no measures notified, Art. 169 letter
- in 1992 terminated in 1992 Germany — 92/0121, no measures notified, Art. 169 letter
- in 1992 Greece — 92/0259, no measures notified, Art. 169 letter
- in 1992 (to be terminated in 1993) Spain — 92/0169, no measures notified, Art. 169 letter in 1992
- France 92/0213, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0304, no measures notified, Art. 169 letter in 1992
- Italy 92/0345, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0401, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0453, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0546, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

90/0429

- Health problems porcine semen
- Member States which have notified implementing measures: B, D, EL, E, F, L, NL, P.
- Belgium 92/0048, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Denmark 92/0087, no measures notified, Art. 169 letter in 1992
- Greece 92/0258, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0170, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0214, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0305, no measures notified, Art. 169 letter in 1992 Italy — 92/0346, no measures notified, Art. 169 letter
- in 1992 Luxembourg — 92/0402, no measures notified, Art. 169 letter
- in 1992 terminated in 1992
- Portugal 92/0494, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0547, no measures notified, Art. 169 letter Kingdom in 1992

90/0434

- Company mergers and divisions
- Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, L, NL, P, UK.

- Belgium 92/0577, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0603, no measures notified, Art. 169 letter in 1992
- Ireland 92/0609, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0614, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0880, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- United 92/0638, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

90/0435

Parent companies and subsidiaries

- Member States which have notified implementing measures:
- B, DK, D, E, F, IRL, L, NL, P, UK.
- Greece 92/0604, no measures notified, Art. 169 letter in 1992
- Italy 92/0615, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0622, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0639, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

90/0439

- Products used in feedingstuffs
- Member States which have notified implementing measures: all
- Italy 92/0347, no measures notified, Art. 169 letter in 1992 — terminated in 1992

90/0486

Electrically-operated lifts

- Member States which have notified implementing measures:
- B, DK, D, E, F, IRL, L, NL, P, UK.
- Belgium 91/0652, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Greece 91/0667, no measures notified, reasoned opinion in 1992
- Italy 91/0675, no measures notified, reasoned opinion in 1992
- Luxembourg 91/0683, no measures notified, reasoned opinion in 1992 — terminated in 1992
- Netherlands 91/0687, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Portugal 91/0690, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- United 91/0693, no measures notified, Art. 169 letter Kingdom in 1991 — terminated in 1992

90/0487

Electrical equipment

Member States which have notified implementing measures:

- B, DK, E, F, IRL, NL, P, UK.
- Denmark 92/0679, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Germany 92/0699, no measures notified, Art. 169 letter in 1992
- Greece 92/0736, no measures notified, Art. 169 letter in 1992
- Spain 92/0749, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Italy	 92/0824,	no	measures	notified,	Art.	169	letter
	in 1992						

Luxembourg — 92/0853, no measures notified, Art. 169 letter in 1992

	90/	048	8
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Pressure vessels

Member Sta	tes which have notified implementing measures: all
Belgium	- 92/0049, no measures notified, Art. 169 letter
	in 1992 — terminated in 1992
Denmark	- 92/0088 no measures notified, Art. 169 letter
	in 1992 — terminated in 1992
Germany	- 92/0123, no measures notified, Art. 169 letter
-	in 1992 — terminated in 1992

Luxembourg — 92/0403, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- Netherlands 92/0454, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0493, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- 90/0490

Organisms harmful to plants

- Member States which have notified implementing measures:
- DK, D, EL, E, F, IRL, I, L, NL, P, UK.
- Belgium 91/0268, no measures notified, reasoned opinion in 1991
- Greece 91/0357, no measures notified, Art. 169 letter in 1991 — terminated in 1992
- Luxembourg 91/0433, no measures notified, referral in 1992 — Case C-324/92 — withdrawn in 1992
- Portugal 91/0518, no measures notified, reasoned opinion in 1991 — terminated in 1992
- 90/0492

Labelling of dangerous preparations

Member States which have notified implementing measures: DK, EL, F, IRL, I, NL, P.

- Belgium 92/0050, no measures notified, Art. 169 letter in 1992
- Germany 92/0124, no measures notified, Art. 169 letter in 1992
- Greece 92/0257, no measures notified, Art. 169 letter in 1992 -- terminated in 1992
- Spain 92/0171, no measures notified, Art. 169 letter in 1992
- Ireland 92/0306, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0404, no measures notified, Art. 169 letter in 1992
- Portugal 92/0492, no measures notified, Art. 169 letter in 1992 — terminated in 1992

United — 92/0548, no measures notified, Art. 169 letter Kingdom in 1992

90/0496

Foodstuffs for human consumption - nutrition labelling

Member States which have notified implementing measures: B, DK, EL, E, IRL, L, NL, UK.

- Germany 92/0585, no measures notified, Art. 169 letter in 1992
- Spain 92/0590, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- France 92/0595, no measures notified, Art. 169 letter in 1992
- Italy 92/0616, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0628, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Netherlands 92/0623, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0635, no measures notified, Art. 169 letter in 1992
- United 92/0640, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

90/0506

Organisms harmful to plants

- Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.
- Belgium 91/0269, no measures notified, reasoned opinion in 1991
- Greece 91/0358, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 91/0434, no measures notified, referral in 1992 — Case C-324/92 — withdrawn in 1992
- Portugal 91/0519, no measures notified, reasoned opinion in 1991 — terminated in 1992

90/0517

Labelling of dangerous substances

- Member States which have notified implementing measures:
- DK, D, EL, F, L, NL.
- Belgium 92/0051, no measures notified, Art. 169 letter in 1992
- Greece 92/0256, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0172, no measures notified, Art. 169 letter in 1992
- France 92/0215, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0307, no measures notified, Art. 169 letter in 1992
- Italy 92/0349, no measures notified, Art. 169 letter in 1992
- Portugal 92/0491, no measures notified, Art. 169 letter in 1992
- United 92/0549, no measures notified, Art. 169 letter in Kingdom 1992

90/0531 Public contracts — excluded sectors

Member States which have notified implementing measures: DK, F, UK.

- Belgium 92/0659, no measures notified, Art. 169 letter in 1992
- Germany 92/0700, no measures notified, Art. 169 letter in 1992
- Greece 92/0734, no measures notified, Art. 169 letter in 1992
- Spain 92/0750, no measures notified, Art. 169 letter in 1992
- France 92/0775, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Ireland 92/0800, no measures notified, Art. 169 letter in 1992

Italy	 92/0825,	no	measures	notified,	Art.	169	letter
-	in 1992						

- Luxembourg 92/0854, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0881, no measures notified, Art. 169 letter in 1992
- Portugal 92/0909, no measures notified, Art. 169 letter in 1992
- United 92/0924, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1993

Plant protection products

Member States which have notified implementing measures: all

Greece	 91/0359,	no	measures	notified,	Art.	169	letter
	in 1991 –	– te	rminated i	n 1992			

- Italy 91/0409, no measures notified, Art. 169 letter in 1991 - terminated in 1992
- Netherlands 91/0461, no measures notified, reasoned opinion in 1991 — terminated in 1992

90/0539

- Health problems poultry and hatching eggs
- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, NL.
- Belgium 92/0578, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Spain 92/0591, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0596, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0610, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Italy 92/0617, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0629, no measures notified, Art. 169 letter in 1992
- Portugal 92/0634, no measures notified, Art. 169 letter in 1992
- United 92/0641, no measures notified, Art. 169 letter Kingdom in 1992

90/0544

Frequency bands for radio paging

Member States which have notified implementing measures: B, DK, D, F, I, L, NL, P, UK.

- Greece 92/0255, no measures notified, Art. 169 letter in 1992
- Spain 92/0173, no measures notified, Art. 169 letter in 1992
- Ireland 92/0308, no measures notified, Art. 169 letter in 1992

90/0547

- Transit of electricity through transmission grids
- Member States which have notified implementing measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.
- Spain 92/0174, no measures notified, Art. 169 letter in 1992
- Ireland 92/0309, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0490, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

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90/0605

- Annual accounts consolidated accounts
- Member States which have notified implementing measures: B, DK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, EL, E, F, IRL, I, L, NL, P, UK.)

90/0612

Foodstuffs for human consumption - additives

- Member States which have notified implementing measures: all Italy — 92/0350, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) Netherlands — 92/0455, no measures notified, Art. 169 letter
- in 1992 terminated in 1992
- Portugal 92/0489, no measures notified, Art. 169 letter in 1992 — terminated in 1992

United — 92/0550, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

90/0618

Insurance of motor vehicles

- Member States which have notified implementing measures: DK, F, IRL, I, NL, P, UK.
- Belgium 92/0580, no measures notified, Art. 169 letter in 1992
- Germany 92/0586, no measures notified, Art. 169 letter in 1992
- Greece 92/0606, no measures notified, Art. 169 letter in 1992
- Spain 92/0592, no measures notified, Art. 169 letter in 1992
- Ireland 92/0611, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0618, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0627, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0624, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- United 92/0642, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

90/0619

Second Directive on life assurance

Member States which have notified implementing measures:

- F, I, NL, UK. Belgium — 92/0967, no measures notified, Art. 169 letter in 1992
- Denmark 92/0969, no measures notified, Art. 169 letter in 1992
- Germany 92/0973, no measures notified, Art. 169 letter in 1992
- Greece 92/0974, no measures notified, Art. 169 letter in 1992
- Spain 92/0981, no measures notified, Art. 169 letter in 1992
- Ireland 92/0986, no measures notified, Art. 169 letter in 1992
- Italy 92/0990, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

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Luxembourg	g — 92/0995, no measures notified, Art. 169 letter in 1992	Portugal —
Netherlands	 — 92/0997, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) 	United — Kingdom
Portugal	— 92/1001, no measures notified, Art. 169 letter in 1992	-
United Kingdom	 — 92/1004, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) 	90/0659 Transitional workers Member Sta
	ates which have notified implementing measures:	none (Member Sta failure to no
Belgium	 F, IRL, I, L, NL, P, UK. — 92/0052, no measures notified, Art. 169 letter in 1992 	
Germany	 — 92/0125, no measures notified, Art. 169 letter in 1992 	90/0660 Transitional
Italy	 — 92/0351, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993) 	environment Member Stat
Luxembourg	g — 92/0405, no measures notified, Art. 169 letter in 1992 — terminated in 1992	90/0667
90/0629 Safety belts		Processing of Member Sta DK, F, I, L,
Member Sta	ates which have notified implementing measures: E, F, IRL, L, NL, P, UK.	Belgium
Belgium	 — 92/0053, no measures notified, Art. 169 letter in 1992 	Denmark
Greece	 — 92/0254, no measures notified, Art. 169 letter in 1992 — terminated in 1992 	Germany
Italy	 — 92/0352, no measures notified, Art. 169 letter in 1992 	Greece
Luxembourg	; — 92/0406, no measures notified, Art. 169 letter in 1992 — terminated in 1992	Spain
90/0630		Ireland
Member Sta	d of vision on motor vehicles ates which have notified implementing measures: F, IRL, L, NL, P, UK.	Italy Netherlands
Belgium	 — 92/0054, no measures notified, Art. 169 letter in 1992 	
Germany	 — 92/0126, no measures notified, Art. 169 letter in 1992 	Portugal
Greece	 — 92/0253, no measures notified, Art. 169 letter in 1992 — terminated in 1992 	United Kingdom
Italy	 — 92/0353, no measures notified, Art. 169 letter in 1992 	90/0675
_	 92/0407, no measures notified, Art. 169 letter in 1992 — terminated in 1992 	Veterinary ch Member Stat B, DK, D, L
90/0656 Transitional environment	measures in Germany – protection of the	Belgium Germany
Member Sta	tes which have notified implementing measures: D.	Greece
90/0658 Amendments	to the mutual recognition of qualifications	Spain
(Germany) Member Sta		
DK D EL	ttes which have notified implementing measures:	France
	ttes which have notified implementing measures: F, IRL, I, L, NL. 92/0055, no measures notified, Art. 169 letter in 1992	France Ireland

Portugal	—	92/0487,	no	measures	notified,	Art.	169	letter	in	
		1992								
TT		02/0551				Δ.	1/0	1		

United — 92/0551, no measures notified, Art. 169 letter in Kingdom 1992

Transitional measures in Germany — health and safety of workers

Member States which have notified implementing measures: none

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D.)

Transitional measures in Germany — protection of the environment

Member States which have notified implementing measures: D.

Processing of animal waste

- Member States which have notified implementing measures: DK, F, I, L, P.
- elgium 92/0056, no measures notified, Art. 169 letter in 1992
- Denmark 92/0089, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- ermany 92/0127, no measures notified, Art. 169 letter in 1992
- reece 92/0252, no measures notified, Art. 169 letter in 1992
- pain 92/0176, no measures notified, Art. 169 letter in 1992
- reland 92/0310, no measures notified, Art. 169 letter in 1992
- taly 92/0354, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0456, no measures notified, Art. 169 letter in 1992
- Portugal 92/0488, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Jnited 92/0552, no measures notified, Art. 169 letter Kingdom in 1992

	checks for products from non-member countries ttes which have notified implementing measures: L. UK
. , ,	, ,
Belgium	 92/0660, no measures notified, Art. 169, letter in 1992 — terminated in 1993
Germany	- 92/0701, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Greece	 — 92/0733, no measures notified, Art. 169 letter in 1992
Spain	 — 92/0751, no measures notified, Art. 169 letter in 1992
France	— 92/0776, no measures notified, Art. 169 letter in 1992
Ireland	- 92/0801, no measures notified, Art. 169 letter in 1992
Italy	- 92/0826 no measures partitied Art 169 latter

ly — 92/0826, no measures notified, Art. 169 letter in 1992

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Luxembourg —	92/0855, no measures	notified,	Art.	169	letter
•	in 1992 - terminated	in 1993			

- Netherlands 92/0882, no measures notified, Art. 169 letter in 1992
- Portugal - 92/0908, no measures notified, Art. 169 letter in 1992

United 92/0925, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

- 90/0676
- Veterinary medicines

Member States which have notified implementing measures: B, DK, EL, F, I.

- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, E, IRL, L, NL, P, UK.)
- 91/0027

Organisms harmful to plants

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.

- 92/0057, no measures notified, Art. 169 letter Belgium in 1992
- Denmark - 92/0090, no measures notified, Art. 169 letter in 1992 - terminated in 1992
- Ireland - 92/0311, no measures notified, Art. 169 letter in 1992 - terminated in 1992
- 92/0355, no measures notified, Art. 169 letter Italy in 1992 (to be terminated in 1993)
- Luxembourg 92/0409, no measures notified, Art. 169 letter in 1992 - terminated in 1992

91/0060

Weights and dimensions of motor vehicles

- Member States which have notified implementing measures:
- B, DK, D, EL, E, IRL, I, L, NL, UK. - 92/0177, no measures notified, Art. 169 letter Spain in 1992 — terminated in 1992
- 92/0216, no measures notified, Art. 169 letter France in 1992
- Italy - 92/0356, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0410, no measures notified, Art. 169 letter in 1992 - terminated in 1992
- 92/0486, no measures notified, Art. 169 letter Portugal in 1992

91/0067

Aquaculture products

Member States which have notified implementing measures: B, I, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, L, P.)

91/0068

Health problems - trade in sheep

Member States which have notified implementing measures: B, IRL, I, L, NL, P.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, UK.)

91/0069

- Health problems trade in sheep
- Member States which have notified implementing measures: B, I, L, NL.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, P, UK.)

91/0071

Foodstuffs for human consumption - flavourings Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, UK.

91/0072 Labelling of foodstuffs

Member States which have notified implementing measures: B, DK, D, EL, E, F, L, NL, P.

91/0126

- Feedingstuffs undesirable substances
- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, NL, P, UK.
- Italy - 92/0357, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0411, no measures notified, Art. 169 letter in 1992

91/0132

- Feedingstuffs undesirable substances
- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.
- 92/0178, no measures notified, Art. 169 letter Spain in 1992 - terminated in 1992
- Luxembourg 92/0412, no measures notified, Art. 169 letter in 1992

91/0155

Dangerous preparations

Member States which have notified implementing measures: EL, IRL, I.

- Belgium - 92/0058, no measures notified, Art. 169 letter in 1992
- Denmark - 92/0091, no measures notified, Art. 169 letter in 1992
- 92/0129, no measures notified, Art. 169 letter Germany in 1992
- Greece - 92/0250, no measures notified, Art. 169 letter in 1992 --- terminated in 1992
- 92/0179, no measures notified, Art. 169 letter Spain in 1992
- France - 92/0217, no measures notified, Art. 169 letter in 1992
- Ireland - 92/0312, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg ----92/0413, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0457, no measures notified, Art. 169 letter in 1992
- Portugal - 92/0485, no measures notified, Art. 169 letter in 1992
- United - 92/0553, no measures notified, Art. 169 letter Kingdom in 1992

	91/015/			(
Batteries containing dangerous substances							
	Member Sta DK, NL.	tes	which have notified implementing measures:	5			
	Belgium		92/1005, no measures notified, Art. 169 letter in 1992	F			
	Germany	—	92/1006, no measures notified, Art. 169 letter in 1992	I			
	Greece		92/1007, no measures notified, Art. 169 letter in 1992	I			
	Spain	—	92/1008, no measures notified, Art. 169 letter in 1992	I			
	France		92/1009, no measures notified, Art. 169 letter in 1992	ľ			
	Ireland		92/1010, no measures notified, Art. 169 letter in 1992	I			
	Italy		92/1011, no measures notified, Art. 169 letter in 1992	t H			
	Luxembourg	_	92/1012, no measures notified, Art. 169 letter in 1992	-			
	Portugal		92/1013, no measures notified, Art. 169 letter in 1992	9 (
	United Kingdom	_	92/1014, no measures notified, Art. 169 letter in 1992	N I			

91/0173

Dangerous preparations and substances

Member States	which	have	notified	implementing	measures:
B, DK, D, EL,	E.			_	

Belgium	- 92/0661, no measures notified, Art. 169 letter
Ū.	in 1992 — terminated in 1992

Germany — 92/0702, no measures notified, Art. 169 letter in 1992 — terminated in 1993

Greece — 92/0732, no measures notified, Art. 169 letter in 1992 — terminated in 1993

- Spain 92/0752, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0777, no measures notified, Art. 169 letter in 1992
- Ireland 92/0802, no measures notified, Art. 169 letter in 1992
- Italy 92/0827, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0856, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0883, no measures notified, Art. 169 letter in 1992
- Portugal 92/0907, no measures notified, Art. 169 letter in 1992
- United 92/0926, no measures notified, Art. 169 letter Kingdom in 1992
- 91/0174

Marketing of pure-bred animals

Member States which have notified implementing measures: B, E, I, UK.

- Belgium 92/0059, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Denmark 92/0092, no measures notified, Art. 169 letter in 1992
- Germany 92/0130, no measures notified, Art. 169 letter in 1992

Greece	_	92/0249, no measures notified, Art. 169 letter in 1992
Spain	_	92/0180, no measures notified, Art. 169 letter in 1992 — terminated in 1992
France		92/0218, no measures notified, Art. 169 letter in 1992
Ireland	—	92/0313, no measures notified, Art. 169 letter in 1992
Italy		92/0358, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Luxembourg		92/0414, no measures notified, Art. 169 letter in 1992
Netherlands	_	92/0458, no measures notified, Art. 169 letter in 1992
Portugal		92/0483, no measures notified, Art. 169 letter in 1992
United Kingdom		92/0554, no measures notified, Art. 169 letter in 1992 — terminated in 1992

91/0184

Cosmetics

Member States which have notified implementing measures:
DK, D, EL, E, F, IRL, I, NL, UK.
Belgium — 92/0060, no measures notified, Art. 169 letter
in 1992
France — 92/0219, no measures notified, Art. 169 letter
in 1992 — terminated in 1992
Luxembourg — 92/0415, no measures notified, Art. 169 letter
in 1992
Portugal — 92/0484, no measures notified, Art. 169 letter
in 1992
United — 92/0555, no measures notified, Art. 169 letter
Kingdom in 1992 — terminated in 1992
•

91/0188

Plant protection products containing certain active substances Member States which have notified implementing measures: all Denmark — 92/0582, no measures notified, Art. 169 letter in 1991 — terminated in 1992

91/0191

Tax-free allowances for travellers Member States which have notified implementing measures: all

91/0224

Combined transport

- Member States which have notified implementing measures: B, DK, D, E, F, L, NL, P, UK.
- Denmark 92/0093, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Germany 92/0131, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0248, no measures notified, Art. 169 letter in 1992
- Ireland 92/0314, no measures notified, Art. 169 letter in 1992
- Italy 92/0360, no measures notified, Art. 169 letter in 1992
- Portugal 92/0482, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0556, no measures notified, Art. 169 letter in Kingdom 1992 — terminated in 1992

Spray-suppression systems of motor vehicles

Member States which have notified implementing measures:

B, DK, D, EL, E, F, IRL, L, NL, P, UK.

France — 92/0597, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Italy — 92/0619, no measures notified, Art. 169 letter in 1992

Luxembourg — 92/0630, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

91/0238

Labelling of foodstuffs

Member States which have notified implementing measures: B, EL, E, IRL, L, NL, P, UK.

91/0244

Conservation of wild birds

Member States which have notified implementing measures: EL, E, I, P.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, F, IRL, L, NL, UK.)

91/0248

Feedingstuffs — additives

Member States which have notified implementing measures: all

91/0249

Feedingstuffs - additives

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

- Greece 92/0247, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0416, no measures notified, Art. 169 letter in 1992

91/0250

Legal protection of computer programs

Member States which have notified implementing measures: DK, I, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, F, IRL, L, NL, P.)

91/0263

Telecommunications terminal equipment

Member States which have notified implementing measures: DK, F, NL, UK.

- Belgium 92/0966, no measures notified, Art. 169 letter in 1992 Germany — 92/0972, no measures notified, Art. 169 letter in 1992
- Greece 92/0975, no measures notified, Art. 169 letter in 1992
- Spain 92/0980, no measures notified, Art. 169 letter in 1992
- Ireland 92/0985, no measures notified, Art. 169 letter in 1992 Italy — 92/0989, no measures notified, Art. 169 letter
- in 1992 Luxembourg — 92/0994, no measures notified, Art. 169 letter
- in 1992
- Portugal 92/1000, no measures notified, Art. 169 letter in 1992

91/0266

Health problems — trade in animals and meat

Member States which have notified implementing measures: all

91/02	69	

Electrical equipment

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, NL, P, UK.

- Belgium 92/0662, no measures notified, Art. 169 letter in 1992
- Greece 92/0731, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Italy 92/0828, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0857, no measures notified, Art. 169 letter in 1992

United — 92/0927, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1993

91/0287

Cordless telecommunications — frequency bands Member States which have notified implementing measures:

- B, F, L, NL, P,
- Denmark 92/0094, no measures notified, Art. 169 letter in 1992
- Germany 92/0132, no measures notified, Art. 169 letter in 1992
- Greece 92/0246, no measures notified, Art. 169 letter in 1992
- Spain 92/0173, no measures notified, Art. 169 letter in 1992
- France 92/0220, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0315, no measures notified, Art. 169 letter in 1992
- Italy 92/0361, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0459, no measures notified, Art. 169 letter in 1992 — terminated in 1992

United — 92/0557, no measures notified, Art. 169 letter Kingdom in 1992

91/0296

Transit of natural gas through grids

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Member	States	which	have	notified	imn	ementing	measures:
	00000				- mp	enternen B	measures.

- B, DK, IRL, L, NL, UK. Germany — 92/0133, no measures notified, Art. 169 letter
- in 1992 Greece — 92/0245, no measures notified, Art. 169 letter in 1992
- Spain 92/0181, no measures notified, Art. 169 letter in 1992
- France 92/0221, no measures notified, Art. 169 letter in 1992
- Ireland 92/0316, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Italy 92/0362, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0417, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Netherlands		92/0460, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Portugal	_	92/0481, no measures notified, Art. 169 letter in 1992
United Kingdom		92/0558, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Money laundering

Member States which have notified implementing measures: B, F, I, L.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, IRL, NL, P, UK.)

91/0321

Infant formulae

Member States which have notified implementing measures: E, NL, P, UK.

- Belgium 92/0965, no measures notified, Art. 169 letter in 1992
- Denmark 92/0968, no measures notified, Art. 169 letter in 1992
- Germany 92/0971, no measures notified, Art. 169 letter in 1992
- Greece 92/0976, no measures notified, Art. 169 letter in 1992
- Spain 92/0979, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0983, no measures notified, Art. 169 letter in 1992
- Ireland 92/0984, no measures notified, Art. 169 letter in 1992
- Italy 92/0988, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0993, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0996, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Portugal 92/0999, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/1003, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

91/0325

Labelling of dangerous substances

Member States which have notified implementing measures: DK, F, L, NL.

- Belgium 92/0663, no measures notified, Art. 169 letter in 1992
- Germany 92/0703, no measures notified, Art. 169 letter in 1992
- Greece 92/0244, no measures notified, Art. 169 letter in 1992
- Spain 92/0753, no measures notified, Art. 169 letter in 1992
- Ireland 92/0803, no measures notified, Art. 169 letter in 1992
- Italy 92/0829, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0418, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Portugal	 92/0905,	no	measures	notified,	Art.	169	letter
-	in 1992						

United — 92/0928, no measures notified, Art. 169 letter Kingdom in 1992

91/0326

- Labelling of dangerous substances
- Member States which have notified implementing measures: DK, F, L, NL.
- Belgium 92/0664, no measures notified, Art. 169 letter in 1992
- Germany 92/0704, no measures notified, Art. 169 letter in 1992
- Greece 92/0730, no measures notified, Art. 169 letter in 1992
- Spain 92/0754, no measures notified, Art. 169 letter in 1992
- Ireland 92/0804, no measures notified, Art. 169 letter in 1992
- Italy 92/0830, no measures notified, Art. 169 letter in 1992
- Portugal 92/0904, no measures notified, Art. 169 letter in 1992
- United 92/0929, no measures notified, Art. 169 letter in Kingdom 1992

91/0334

Compound feedingstuffs for pet animals

- Member States which have notified implementing measures: B, DK, D, E, F, IRL, NL, P, UK.
- Greece 92/0243, no measures notified, Art. 169 letter in 1992
- Spain 92/0183, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0318, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0364, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0419, no measures notified, Art. 169 letter in 1992

91/0336

Feedingstuffs — additives

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, NL, P, UK.

- Greece 92/0242, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Spain 92/0184, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0365, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0420, no measures notified, Art. 169 letter in 1992

91/0338

Dangerous preparations and substances

Member States which have notified implementing measures: E. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.)

91/0339

Dangerous preparations and substances

Member States which have notified implementing measures: DK, EL, E, NL, UK.

Greece

Spain

France

United

91/0356

Kingdom 1992

Italy

DK, E, IRL, L, NL.

1992

1992

1992

1992

1992

1992

Belgium	_	92/0665, no measures notified, Art. 169 letter in 1992
Germany		92/0705, no measures notified, Art. 169 letter in 1992
Greece		92/0729, no measures notified, Art. 169 letter in 1992 — terminated in 1993
Spain	—	92/0755, no measures notified, Art. 169 letter in 1992 — terminated in 1992
France		92/0778, no measures notified, Art. 169 letter in 1992
Ireland	—	92/0805, no measures notified, Art. 169 letter in 1992
Italy		92/0831, no measures notified, Art. 169 letter in 1992
Luxembourg		92/0858, no measures notified, Art. 169 letter in 1992

Portugal — 92/0903, no measures notified, Art. 169 letter in 1992

Member States which have notified implementing measures:

Belgium - 92/0063, no measures notified, Art. 169 letter in

Germany - 92/0135, no measures notified, Art. 169 letter in

Portugal - 92/0479, no measures notified, Art. 169 letter in

- 92/0241, no measures notified, Art. 169 letter in

- 92/0185, no measures notified, Art. 169 letter in

- 92/0222, no measures notified, Art. 169 letter in

- 92/0366, no measures notified, Art. 169 letter in

- 92/0560, no measures notified, Art. 169 letter in

Facilitation of inspections on the carriage of goods

1992 - terminated in 1992

91/0357

Compound feedingstuffs

Member States which have notified implementing measures: B, DK, D, E, F, IRL, I, NL, P, UK.

- Germany 92/0136, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0239, no measures notified, Art. 169 letter in 1992
- Spain 92/0187, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0224, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0320, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Luxembourg — 92/0422, no measures notified, Art. 169 letter in 1992

91/0368

Machinery

- Member States which have notified implementing measures: B, DK, E, F, IRL, L, UK.
- Belgium 92/0066, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Denmark 92/0095, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0137, no measures notified, Art. 169 letter in 1992
- Greece 92/0238, no measures notified, Art. 169 letter in 1992
- Spain 92/0188 no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0321, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0368, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0462, no measures notified, Art. 169 letter in 1992
- Portugal 92/0478, no measures notified, Art. 169 letter in 1992
- United 92/0562, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

91/0382

Protection of workers (asbestos)

Member States which have notified implementing measures: B, DK, F, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, EL, E, IRL, I, L, P.)

Good manufacturing practice for medicinal products Member States which have notified implementing measures:

- DK, IRL, I, L, NL, P.
- Belgium 92/0064, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0122, no measures notified, Art. 169 letter in 1992
- Greece 92/0240, no measures notified, Art. 169 letter in 1992
- Spain 92/0186, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0223, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

United — 92/0561, no measures notified, Art. 169 letter in Kingdom 1992 (to be terminated in 1993)

91/0383

Health and safety of temporary workers

Member States which have notified implementing measures: DK, IRL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, F, I, L, NL, P.)

91/0410

Labelling of dangerous substances

Member States which have notified implementing measures: DK, F, NL.

Belgium — 92/0666, no measures notified, Art. 169 letter in 1992

Germany	— 92/0706, no measures notified, Art. 169 letter
	in 1992
Greece	
Spain	— 92/0756, no measures notified, Art. 169 letter
Span	in 1992

- Ireland 92/0806, no measures notified, Art. 169 letter in 1992
- Italy 92/0832, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0859, no measures notified, Art. 169 letter in 1992
- Portugal 92/0902, no measures notified, Art. 169 letter in 1992
- United 92/0930, no measures notified, Art. 169 letter Kingdom in 1992
- 91/0422
- Braking devices of motor vehicles
- Member States which have notified implementing measures: DK, EL, E, F, IRL, I, L, NL, P.
- Belgium 92/0067, no measures notified, Art. 169 letter in 1992
- Germany 92/0128, no measures notified, Art. 169 letter in 1992
- Spain 92/0189, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0225, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Italy 92/0369, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Luxembourg 92/0424, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0463, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0475, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- United 92/0563, no measures notified, Art. 169 letter Kingdom in 1992
- 91/0440

Development of railways

Member States which have notified implementing measures: E, UK.

91/0441

Emissions from motor vehicles

Member States which have notified implementing measures: DK, D, E, F, IRL, I, L, NL, P, UK.

- Belgium 92/0068, no measures notified, Art. 169 letter in 1992
- Greece 92/0237, no measures notified, Art. 169 letter in 1992
- Spain 92/0190, no measures notified, Art. 169 letter in 1992 terminated in 1992
- France 92/0226, no measures notified, Art. 169 letter in 1993 — terminated in 1992
- Luxembourg 92/0425, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Netherlands 92/0464, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0476, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

91/04	42
CLUA	

- Child-resistant fastenings
- Member States which have notified implementing measures: DK, EL, F, IRL, I, NL.
- Belgium 92/0667, no measures notified, Art. 169 letter in 1992
- Denmark 92/0681, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0707, no measures notified, Art. 169 letter in 1992
- Spain 92/0757, no measures notified, Art. 169 letter in 1992
- Ireland 92/0807, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0860, no measures notified, Art. 169 letter in 1992
- Portugal 92/0901, no measures notified, Art. 169 letter in 1992

United — 92/0931, no measures notified, Art. 169 letter Kingdom in 1992

91/0477

- Arms control
- Member States which have notified implementing measures: F, I, NL, UK.
- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, IRL, L, P.)

91/0492

Live bivalve molluscs

Member States which have notified implomenting measures: B, I, NL.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, L, P, UK.)

91/0493

- Fishery products
- Member States which have notified implementing measures: B, E, I, F, L, NL.
- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D^{*}, EL, IRL, P, UK.)

91/0494

- Health problems import of poultrymeat
- Member States which have notified implementing measures: B, DK, D, E, NL, UK.
- Belgium 92/0579, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Denmark 92/0583, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Greece 92/0607, no measures notified, Art. 169 letter in 1992
- Spain 92/0593, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0598, no measures notified, Art. 169 letter in 1992
- Ireland 92/0612, no measures notified, Art. 169 letter in 1992
- Italy 92/0620, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

Luxembourg	—	92/0631,	no	measures	notified,	, Art.	169	letter	
		in 1992							

- Netherlands 92/0625, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0636, no measures notified, Art. 169 letter in 1992
- United 92/0643, no measures notified, Art. 169 letter Kingdom in 1992

Rabbit meat and farmed game meat

Member States which have notified implementing measures: B, I.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures:DK, D, EL, E, F, IRL, L, NL, P, UK.)

91/0496	
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Veterinary checks for animals from non-member countries

Member States which have notified implementing measures: B, DK, D, E, UK.

- Belgium 92/0668, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Denmark 92/0096, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Germany — 92/0138, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- Greece 92/0727, no measures notified, Art. 169 letter in 1992
- Spain 92/0758, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- France 92/0779, no measures notified, Art. 169 letter in 1992
- Ireland 92/0808, no measures notified, Art. 169 letter in 1992
- Italy 92/0833, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0861, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0884, no measures notified, Art. 169 letter in 1992
- Portugal 92/0900, no measures notified, Art. 169 letter in 1992
- United 92/0932, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

Fresh meat

Member States which have notified implementing measures: B, F, IRL, UK.

- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, I, L, NL, P.)
- 91/0499

Health problems — trade in animals — brucellosis

Member States which have notified implementing measures: B, DK, D, EL, E, F.

Belgium — 92/0070, no measures notified, Art. 169 letter in 1992 — terminated in 1992

Germany	- 92/0139, no measures notified, Art. 169 letter	
	in 1992 — terminated in 1992	

- Spain 92/0192, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0323, no measures notified, Art. 169 letter in 1992
- Italy 92/0371, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0427, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0466, no measures notified, Art. 169 letter in 1992
- Portugal 92/0472, no measures notified, Art. 169 letter in 1992

United — 92/0565, no measures notified, Art. 169 letter Kingdom in 1992

91/0507	
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91/030/	
	nedicinal products
	tes which have notified implementing measures: B, L, NL, P, UK.
Belgium	- 92/0071, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Germany	- 92/0140, no measures notified, Art. 169 letter in 1992
Greece	- 92/0236, no measures notified, Art. 169 letter in 1992 - terminated in 1992
Spain	 — 92/0193, no measures notified, Art. 169 letter in 1992
France	- 92/0228, no measures notified, Art. 169 letter in 1992
Ireland	- 92/0324, no measures notified, Art. 169 letter in 1992
Italy	- 92/0372, no measures notified, Art. 169 letter in 1992 terminated in 1992
Netherlands	- 92/0467, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Portugal	- 92/0474, no measures notified, Art. 169 letter in 1992 terminated in 1992
United	- 92/0566, no measures notified, Art. 169 letter

91/0508

Kingdom

Feedingstuffs — additives

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.

in 1992 (to be terminated in 1993)

- Belgium 92/0964, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Greece 92/0977, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0992, no measures notified, Art. 169 letter in 1992

91/0542

Gas emissions from diesel engines

- Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, P, UK.
- Dit, D, ED, E, I, II, IIC, I, I, OIL.
- Belgium 92/0072, no measures notified, Art. 169 letter in 1992
- Denmark 92/0097, no measures notified, Art. 169 letter in 1992 — terminated in 1992

^{91/0495}

^{91/0497}

Germany	- 92/0141, no measures notified, Art. 169 letter
	in 1992 (to be terminated in 1993)
Greece	— 92/0234, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Spain	 92/0194, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- France 92/0229, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0373, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Luxembourg 92/0428, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0468, no measures notified, Art. 169 letter in 1992
- Portugal 92/0471, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

Protection of animals during transport

Member States which have notified implementing measures: I, L, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, F, IRL, P.)

91/0633

Own funds of credit institutions

Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, L, NL, P.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: UK.)

91/0659

Dangerous preparations and substances

Member States which have notified implementing measures: none

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all)

91/0662

Interior fittings of motor vehicles

Member States which have notified implementing measures: DK, D, E, IRL, I, NL, P, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, EL, F, L.)

91/0663

Lighting and light-signalling devices on motor vehicles

Member States which have notified implementing measures: D, EL, E, IRL, NL, P, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, F, I, L.)

91/0670

Mutual acceptance of personnel licences in civil aviation

Member States which have notified implementing measures: DK, E, IRL.

- Belgium 92/0581, no measures notified, Art. 169 letter in 1992
- Germany 92/0587, no measures notified, Art. 169 letter in 1992
- Greece 92/0608, no measures notified, Art. 169 letter in 1992
- France 92/0599, no measures notified, Art. 169 letter in 1992

- Ireland 92/0613, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0621, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0632, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0626, no measures notified, Art. 169 letter in 1992
- Portugal 92/0637, no measures notified, Art. 169 letter in 1992

United - 92/0644, no measures notified, Art. 169 letter Kingdom in 1992

91/0671

Use of safety belts

- Member States which have notified implementing measures: DK, D, EL, F, IRL, L, NL.
- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, E, I, P, UK.)

91/0672

Boatmasters' certificates for inland waterways Member States which have notified implementing measures: B, DK, EL, E, F, IRL, I, L, NL, P, UK. (Member States which were sent an Art. 169 letter in 1993 for

failure to notify measures: D.)

91/0673

Tax-free allowances for travellers Member States which have notified implementing measures: DK, IRL.

91/0680

VAT — abolition of tax frontiers

Member States which have notified implementing measures:

91/0681

Compound feedingstuffs

Member States which have notified implementing measures: B, DK, D, E, F, IRL, NL, UK.

- Germany 92/0142, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0233, no measures notified, Art. 169 letter in 1992
- Spain 92/0195, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France 92/0230, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Ireland 92/0325, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0374, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0429, no measures notified, Art. 169 letter in 1992
- Portugal 92/0470, no measures notified, Art. 169 letter in 1992
- United 92/0567, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

91/0682

Material for the propagation of ornamental plants

Member States which have notified implementing measures: B. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.)

91/0684	
Health prob	lems — egg products
	ates which have notified implementing measures:
Belgium	 — 92/0074, no measures notified, Art. 169 letter in 1992
Denmark	 — 92/0098, no measures notified, Art. 169 letter in 1992 terminated in 1992
Germany	- 92/0143, no measures notified, Art. 169 letter in 1992
Greece	- 92/0232, no measures notified, Art. 169 letter in 1992
Spain	- 92/0196, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
France	- 92/0231, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
Ireland	- 92/0326 no measures notified, Art. 169 letter in 1992
Italy	92/0375 no measures notified, Art. 169 letter in 1992
Luxembourg	; — 92/0430 no measures notified, Art. 169 letter in 1992
Portugal	- 92/0469 no measures notified, Art. 169 letter in 1992
United Kingdom	- 92/0568 no measures notified, Art. 169 letter in 1992

91/0685

Control of classical swine fever

Member	States	which	have	notified	implementing	measures:
DK, NL,	UK.					

- Belgium 92/0669, no measures notified, Art. 169 letter in 1992
 Denmark — 92/0682, no measures notified, Art. 169 letter
- in 1992 (terminated in 1993) Germany — 92/0708, no measures notified, Art. 169 letter
- in 1992
- Greece 92/0726, no measures notified, Art. 169 letter in 1992
- Spain 92/0759, no measures notified, Art. 169 letter in 1992
- France 92/0780, no measures notified, Art. 169 letter in 1992
- Ireland 92/0809, no measures notified, Art. 169 letter in 1992
- Italy 92/0834, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0862, no measures notified, Art. 169 letter in 1992
- Portugal 92/0899, no measures notified, Art. 169 letter in 1992

91/0687

Health problems - trade in animals - classical swine fever

Member States which have notified implementing measures: DK, D, NL, UK.

- Belgium 92/0670, no measures notified, Art. 169 letter in 1992
- Denmark 92/0683, no measures notified, Art. 169 letter in 1992 (terminated in 1993)

Greece		92/0725, in 1992	no	measures	notified,	Art.	169	letter
Spain	-	92/0760, in 1992	no	measures	notified,	Art.	169	letter
France	—	92/0781, in 1992	no	measures	notified,	Art.	169	letter
Ireland		92/0810, in 1992	no	measures	notified,	Art.	169	letter
Italy		92/0835, in 1992	no	measures	notified,	Art.	169	letter
Luxembourg	—	92/0863, in 1992	no	measures	notified,	Art.	169	letter
Portugal		92/0898, in 1992	no	measures	notified,	Art.	169	letter
United Kingdom	—	92/0934,		measures		Art.	169	letter

Kingdom in 1992 (terminated in 1993)

91/0688

Health problems - import of animals and meat

Member States which have notified implementing measures: D, NL.

- Belgium 92/0671, no measures notified, Art. 169 letter in 1992 Denmark — 92/0684, no measures notified, Art. 169 letter
- in 1992
- Greece 92/0724, no measures notified, Art. 169 letter in 1992
- Spain 92/0761, no measures notified, Art. 169 letter in 1992
- France 92/0782, no measures notified, Art. 169 letter in 1992
- Ireland 92/0811, no measures notified, Art. 169 letter in 1992
- Italy 92/0836, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0864, no measures notified, Art. 169 letter in 1992
- Portugal 92/0897, no measures notified, Art. 169 letter in 1992

United — 92/0935, no measures notified, Art. 169 letter Kingdom in 1992

92/0005

Health problems - meat products

Member States which have notified implementing measures: B, I.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, L, NL, P, UK.)

92/0007 Weights and dimensions of motor vehicles Member States which have notified implementing measures: DK, D, IRL, NL, UK. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, EL, E, F, I, L, P.)

92/0008

Cosmetics

Member States which have notified implementing measures: D, DK, IRL, I, L, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, EL, E, F, NL, P.)

92/0	009				
Card	- 6	-:1	J	f:h-a	

Seed of oil and fibre plants

Member States	which have n	otified implementing	measures: B,
D, EL, E, IRL,	I, NL, P, UI	Κ.	
-			

Denmark	—	92/0686,	no	measures	notified,	Art.	169	letter
		in 1992						

Greece — 92/0723, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)

- France 92/0784, no measures notified, Art. 169 letter in 1992
- Ireland 92/0813, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0838, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Luxembourg 92/0866, no measures notified, Art. 169 letter in 1992

92/0010

Organisms harmful to plants

- Member States which have notified implementing measures: B, DK, D, EL, E, F, IRL, I, NL, P, UK.
- Greece 92/0722, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- France 92/0785, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Italy 92/0839, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Luxembourg 92/0867, no measures notified, Art. 169 letter in 1992

92/0012

Arrangements for products subject to excise duty

Member States which have notified implementing measures:

92/	00	13	

Public contracts - excluded sectors

- Member States which have notified implementing measures:DK, IRL, UK
- (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, F, I, L, NL.) (Derogations: EL, E, P.)

92/0014

Operation of aeroplanes

Member States which have notified implementing measures: B, DK, E, NL

- Belgium 92/0672, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Denmark 92/0685, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Germany 92/0709, no measures notified, Art. 169 letter in 1992
- Greece 92/0721, no measures notified, Art. 169 letter in 1992
- Spain 92/0762, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- France 92/0783, no measures notified, Art. 169 letter in 1992
- Ireland 92/0812, no measures notified, Art. 169 letter in 1992

Italy	- 92/0837, no measures notified, Art. 169 le	etter
·	in 1992	

Luxembourg — 92/0865, no measures notified, Art. 169 letter in 1992

- Netherlands 92/0885, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Portugal 92/0896, no measures notified, Art. 169 letter in 1992

United — 92/0936, no measures notified, Art. 169 letter Kingdom in 1992

92/0019

Fodder-plant seed

- Member States which have notified implementing measures: B, DK, D, E, IRL, NL, P, UK.
- Denmark 92/0687, no measures notified, Art. 169 letter in 1992 (terminated in 1993)
- Greece '- 92/0720, no measures notified, Art. 169 letter in 1992
- France 92/0786, no measures notified, Art. 169 letter in 1992
- Ireland 92/0814, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Italy 92/0840, no-measures notified, Art. 169 letter in 1992
- Luxembourg 92/0868, no measures notified, Art. 169 letter in 1992

92/0021

- Masses and dimensions of motor vehicles
- Member States which have notified implementing measures:
- DK, D, EL, E, F, IRL, I, NL, P, UK.
- Belgium 92/0673, no measures notified, Art. 169 letter in 1992
- Germany 92/0710, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Greece 92/0719, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Spain 92/0764, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- France92/0787, no measures notified, Art. 169 letter
in 1992 terminated in 1992Italy92/0841, no measures notified, Art. 169 letter
- in 1992 terminated in 1993 Luxembourg — 92/0869, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0886, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0895, no measures notified, Art. 169 letter in 1992 — terminated in 1993

United — 92/0937, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

92/0022

Glazing on motor vehicles

Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, NL, P, UK.

Belgium — 92/0674, no measures notified, Art. 169 letter in 1992

Germany	—	92/0711, no measures notified, 1 in 1992 — terminated in 1992	Art.	169	letter
Greece		92/0718, no measures notified, 1 in 1992 — terminated in 1993	Art.	169	letter
Spain	-	92/0765, no measures notified, 1 in 1992 — terminated in 1992	Art.	169	letter
France		92/0788, no measures notified, 1 in 1992 — terminated in 1992	Art.	169	letter
Italy	_	92/0842, no measures notified, 1 in 1992 — terminated in 1993	Art.	169	letter
Luxembourg	_	92/0870, no measures notified, in 1992	Art.	169	letter
Netherlands	_	92/0887, no measures notified, a in 1992 — terminated in 1992	Art.	169	letter
Portugal	—	92/0894, no measures notified, 1 in 1992 — terminated in 1993	Art.	169	letter
United Kingdom	_	92/0938, no measures notified, a in 1992 terminated in 1992	Art.	169	letter

Tyres for motor vehicles

- Member States which have notified implementing measures: DK, D, EL, E, F, IRL, I, NL, P, UK.
- Belgium 92/0675, no measures notified, Art. 169 letter in 1992

Germany — 92/0712, no measures notified, Art. 169 letter in 1992 terminated in 1992

Greece — 92/0717, no measures notified, Art. 169 letter in 1992 — terminated in 1993

Spain — 92/0766, no measures notified, Art. 169 letter in 1992 — terminated in 1992

France — 92/0789, no measures notified, Art. 169 letter in 1992 — terminated in 1992

- Italy 92/0843, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Luxembourg 92/0871, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0888, no measures notified, Art. 169 letter in 1992 — terminated in 1992
- Portugal 92/0893, no measures notified, Art. 169 letter in 1992 — terminated in 1993

United — 92/0939, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

92/0024

Speed limitation devices

Member States which have notified implementing measures: DK, EL, E, IRL, I, NL, P.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, F, L, UK.)

92/0025

Wholsale distribution of medicinal products

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all.)

92/0026

Classification of medicinal products

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all.)

92/0027

Labelling of medicinal products

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all.)

92/0028

Advertising of medicinal products

Member States which have notified implementing measures: I. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, F, IRL, L, NL, P, UK.)

92/0030

Supervision of credit institutions

Member States which have notified implementing measures: B, DK, E, IRL, I, NL, P.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: D, EL, F, L, UK.)

92/0031

Electromagnetic compatibility

Member States which have notified implementing measures: DK, D, F, I, UK.

- Belgium 92/0676, no measures notified, Art. 169 letter in 1992
- Germany 92/0713, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Greece 92/0716, no measures notified, Art. 169 letter in 1992
- Spain 92/0767, no measures notified, Art. 169 letter in 1992
- France 92/0790, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Ireland 92/0815, no measures notified, Art. 169 letter in 1992
- Italy 92/0844, no measures notified, Art. 169 letter in 1992 — terminated in 1993
- Luxembourg 92/0872, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0889, no measures notified, Art. 169 letter in 1992
- Portugal 92/0892, no measures notified, Art. 169 letter in 1992
- United 92/0940, no measures notified, Art. 169 letter Kingdom in 1992 — terminated in 1992

92/0033

Vegetable propagating material

Member States which have notified implementing measures: B. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.)

Fruit-plant propagating material

Member States which have notified implementing measures: B. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: DK, D, EL, E, F, IRL, I, L, NL, P, UK.)

92/0035

Control of African horse sickness

Member States which have notified implementing measures: DK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, F, IRL, I, L, NL, P, UK.)

92/0036

African horse sickness

Member States which have notified implementing measures: E (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, F, IRL, I, L, NL, P, UK.)

92/0039

Foodstuffs for human consumption — materials intended to come into contact

Member States which have notified implementing measures: DK, F, L, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, E, IRL, I, NL, P.)

92/0040

Avian influenza

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all.)

92/0041

Labelling of tobacco products

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: L.)

- Belgium 92/0677, no measures notified, Art. 169 letter in 1992
- Denmark 92/0690, no measures notified, Art. 169 letter in 1992
- Germany 92/0714, no measures notified, Art. 169 letter in 1992
- Greece 92/0715, no measures notified, Art. 169 letter in 1992
- Spain 92/0768, no measures notified, Art. 169 letter in 1992
- France 92/0791, no measures notified, Art. 169 letter in 1992
- Ireland 92/0816, no measures notified, Art. 169 letter in 1992
- Italy 92/0845, no measures notified, Art. 169 letter in 1992
- Netherlands 92/0890, no measures notified, Art. 169 letter in 1992

Portugal — 92/0891, no measures notified, Art. 169 letter in 1992 United — 92/0941, no measures notified, Art. 169 letter Kingdom in 1992

92/0042

Efficiency requirements for hot-water boilers Member States which have notified implementing measures: none.

92/0048

Hygiene rules applicable to fishery products Member States which have notified implementing measures: F,

NL. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, DK, D, EL, E, IRL, I, L, P, UK.)

92/0053

Type-approval of motor vehicles Member States which have notified implementing measures: DK, E, IRL, I, NL, UK. (Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: B, D, EL, F, L, P.)

92/0060

Veterinary and zootechnical checks in intra-Community trade Member States which have notified implementing measures: DK, D, E.

92/0062

Steering equipment for motor vehicles

Member States which have notified implementing measures: none.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: all.)

92/0067

Veterinary checks in intra-Community trade

Member States which have notified implementing measures: B, DK, L.

92/0071

Plant health inspection

Member States which have notified implementing measures: B, DK, E, IRL, NL, UK.

- Belgium 92/0963, no measures notified, Art. 169 letter in 1992 (to be terminated in 1993)
- Germany 92/0970, no measures notified, Art. 169 letter in 1992
- Greece 92/0978, no measures notified, Art. 169 letter in 1992
- France 92/0982, no measures notified, Art. 169 letter in 1992
- Italy 92/0987, no measures notified, Art. 169 letter in 1992
- Luxembourg 92/0991, no measures notified, Art. 169 letter in 1992
- Portugal 92/0998, no measures notified, Art. 169 letter in 1992
- United 92/1002, no measures notified, Art. 169 letter Kingdom in 1992 (to be terminated in 1993)

Approximation of VAT rates

Member States which have notified implementing measures: B, DK, D, EL, E, F, I, IRL, L, NL, UK.

(Member States which were sent an Art. 169 letter in 1993 for failure to notify measures: P.)

92/0078

Taxes on tobacco

Member States which have notified implementing measures: all

92/0079

Taxes on cigarettes

Member States which have notified implementing measures: all

92/0080

Taxes on tobacco

Member States which have notified implementing measures: all

92/0081 Excise duty on mineral oils Member States which have notified implementing measures: all

92/0082 Excise duty on mineral oils Member States which have notified implementing measures: all

92/0083 Excise duty on alcohol Member States which have notified implementing measures: all

92/0084 Excise duty on alcohol Member States which have notified implementing measures: all

ANNEX V

JUDGMENTS OF THE COURT OF JUSTICE NOT COMPLIED WITH ON 31 DECEMBER 1992

BELGIUM

Judgment given on 19/10/81, Case C-137/80 Judgment given on 03/10/89, Case C-383/85. Transfer of pension rights.

National legislation is in order, but a number of specific cases have still to be settled.

The Commission is discussing them with the Belgian authorities.

Judgment given on 02/02/82, Case C-68/81

Judgment given on 14/01/88, Case C-227/85.

Waste from the titanium dioxide industry.

Brussels-Capital and Wallonia — transposal; Flanders incomplete transposal.

Outstanding problems should be settled by new legislation (Vlarem II) to be published in the Belgisch Staatsblad before the end of 1992.

Judgment given on 02/02/82, Case C-71/81

Judgment given on 14/01/88, Case C-230/85.

Disposal of polychlorinated biphenyls and terphenyls (PCBs/PCTs).

Brussels-Capital — transposal; Flanders and Wallonia — no measures notified.

The case will be on the agenda for a meeting with the Belgian authorities in January 1993.

Judgment given on 02/12/86, Case C-239/85. Toxic waste.

National legislation partly in order, but the infringement continues. Article 171 proceedings are in motion.

Judgment given on 17/06/87, Case C-1/86. Protection of groundwater against pollution. Brussels-Capital — transposal; Flanders — some objections remain; Wallonia — infringement continues. Article 171 proceedings referred to the Court on 4.8.1991.

Judgment given on 08/07/87, Case C-247/85. Wild birds.

Following scrutiny of the answer to the letter giving formal notice of Article 171 proceedings (received at the Commission on 19.3.91), substantial objections remain. Article 171 proceedings are in motion.

Judgment given on 27/09/88, Case C-42/87. Discrimination in public financing - non-university higher education.

The Commission has received an unsatisfactory reply from the Belgian authorities to its reasoned opinion, dated 06.11.92. It has decided to refer the case to the Court.

Judgment given on 24/05/88, Case C-307/86 Judgment given on 10/12/91, Case C-19/91. Technical standards for inland waterway vessels. No implementing measures notified. The Commission will be in contact with the Belgian authorities. Judgment given on 11/05/89, Case C-46/88. Divisions and mergers of public limited companies. Article 171 proceedings have been commenced.

Judgment given on 05/04/90, Case C-6/89.

50% reduction in remuneration paid by the Belgian Administration to Belgian teachers seconded to the European Schools. Salaries of Dutch-speaking teachers have been restored; backpayments are scheduled for 1992. No payments have been made or planned for French- and German-speaking teachers. Article 171 proceedings have been commenced.

Judgment given on 19/02/91, Case C-375/89.

Aid for Idealspun/Beaulieu. The Belgian authorities have commenced proceedings in the national courts to recover the unlawful aid. The Commission is awaiting the courts' judgment.

Judgment given on 16/05/91, Case C-167/90.

Pharmacists - coordination and mutual recognition of qualifications.

In reply to the letter giving formal notice of Article 171 proceedings, the Belgian authorities informed the Commission, by letter dated 8.10.92, that draft legislation transposing the three directives would shortly be laid before Cabinet. Article 171 proceedings are in motion.

Judgment given on 11/06/91, Case C-290/89.

Surface water.

At a meeting held on 4.2.92, the Belgian authorities agreed to answer the Commission's letter warning of proceedings. The Commission has not received an answer. Article 171 proceedings are in motion.

Judgment given on 26/02/92, Case C-377/90.

Carriage of goods by inland waterway — access to the occupation.

The Commission has been notified of draft implementing measures.

Legislation pending.

Judgment given on 09/07/92, Case C-2/90.

Order banning the disposal of waste from other Member States in Wallonia. Recent judgment.

Judgment given on 10/11/92, Case C-326/90. Covert discrimination regarding social security benefits. Recent judgment.

Judgment given on 16/12/92, Case C-211/91. Decree of the Flemish Community regarding cable TV distribution.

Recent judgment.

GERMANY

Judgment given on 14/02/84, Case C-325/82. Exemption from turnover taxes and excise duties for imports ('butter cruises').

Measures not yet taken to comply with the judgment.

Judgment given on 12/03/87, Case C-178/84.

Ban on the sale of beers not brewed exclusively from barley malt.

The German authorities have not replied to the supplementary letter giving formal notice of proceedings relating to an outstanding point of disagreement (§ 2 (1), Bierverordnung). Article 171 proceedings are in motion.

Judgment given on 17/09/87, Case C-412/85. Wild birds.

The German authorities have announced legislation to put an end to the infringement for 1992.

In the absence of information, Article 171 proceedings are in motion.

Judgment given on 02/02/89, Case C-274/87.

Barriers to imports of pâté.

The German authorities have announced that the basic legislation (Fleischverordnung) will be amended when the Directive on meat-based products is transposed (end 1992). Transposal awaited.

Judgment given on 28/11/89, Case C-186/88.

Health controls in intra-Community trade in animals, meat and meat preparations.

The draft legislation notified by the German authorities is in order.

Legislation to be passed at the end of 1992.

Judgment given on 03/07/90, Case C-288/88.

Wild birds, shooting laws.

Germany has notified measures to comply with the judgment taken by the federal government and two of the five Länder. The other three Länder have announced amendments to their legislation for 1992.

Article 171 proceedings are in motion.

Judgment given on 20/09/90. Bug-Alutechnik — repayment of a grant. National recovery proceedings are in motion.

Judgment given on 28/02/91, Case C-131/88. Groundwater. The German authorities have not notified measures to comply with the Court's judgment. Article 171 proceedings are in motion.

Judgment given on 30/05/91, Case C-361/88. Sulphur dioxide. Germany has begun drafting measures to put an end to the infringement. Not yet notified.

Judgment given on 30/05/91, Case C-59/89. Lead in the air. The German authorities have notified the Commission of preliminary draft Regulations. Final measures not yet notified.

Judgment given on 17/10/91, Case C-58/89. Surface water, not properly implemented. The German authorities have not notified the measures taken to comply with the Court's judgment. Article 171 proceedings have been commenced. Judgment given on 08/04/92, Case C-62/90. Medicines imported by individuals for personal use. The German authorities have notified the Commission of draft legislation. Legislation not yet passed.

Judgment given on 27/10/92, Case C-74/91. Taxation of travel agencies. Recent judgment.

Judgment given on 24/11/92, Case C-237/90. Drinking water. Recent judgment.

GREECE

Judgment given on 12/03/87, Case C-176/84. Rules permitting the sale only of beers brewed from malt. The Greek authorities have not yet adopted the draft Ministerial Order. In the course of the Article 171 proceedings, the Commission has asked for additional information on the rules currently applied in Greece.

Judgment given on 15/03/88, Case C-147/86 Judgment given on 30/01/92, Case C-328/90. Ban on opening a private school (Frontistirion); nationality discrimination. No new developments.

Judgment given on 08/11/90, Case C-53/88. Protection of workers in the event of the employer's insolvency. The situation remains contentious despite corrections made by Law No 1836 notified by the Greek authorities. Article 171 proceedings have been commenced.

Judgment given on 26/02/91, Case C-198/89. Restrictions on freedom to provide services — tourist guides. The Greek authorities have announced a Presidential Decree, but it has not been notified to the Commission. Article 171 proceedings are in motion.

Judgment given on 18/04/91, Case C-230/89. VAT on imported spirits at a higher rate than on homeproduced products. The Decree abolishing the 36% VAT rate is now in force, but remains to be upgraded into a Law. Case being settled.

Judgment given on 07/11/91, Case C-309/90. Architects. Draft legislation covering the three directives is in preparation. A warning letter has been sent.

Judgment given on 07/04/92, Case C-45/91. Village waste in Crete. A warning letter has been sent.

Judgment given on 25/10/88, Case C-312/86. Judgment given on 12/05/92, Case C-327/90. Taxation of imported cars. Equal treatment, access to employment. On 10.6.1992 the French authorities reported on the results of The Greek authorities have not replied to the warning letter. Article 171 proceedings have been commenced. the renegotiation of discriminatory clauses in collective agreements. Only a part of the clauses found to be discriminatory have been changed. Commission scrutiny continues. Judgment given on 14/10/92, Case C-65/91. 'Delta List'. Matches from Bulgaria and Sweden. Recent judgment. Judgment given on 29/11/90, Case C-182/89. Regulation on international trade in endangered species of wild fauna and flora. Judgment given on 17/11/92, Case C-105/91. The French authorities have not answered the letter asking for Tax discrimination regarding imported cars. information on the measures taken to comply with the judgment Recent judgment. of the Court of Justice. Article 171 proceedings have been commenced. **SPAIN** Judgment given on 12/12/90, Case C-263/88. Refusal to allow freedom of establishment and freedom to provide services in overseas territories. Judgment given on 25/07/91, Case C-258/89. Legislation has been laid before the Territorial Assembly of Fisheries - failure to comply with obligation to register catches French Polynesia; it is expected to pass. (ICES divisions). Article 171 proceedings have been commenced. The Member State has not notified the measures taken to comply with the Court's judgment. Article 171 proceedings have been commenced. Judgment given on 26/02/91, Case C-154/89. Restrictions on freedom to provide services - tourist guides. The French authorities have notified the Commission of draft Judgment given on 10/12/91, Case C-192/90. legislation, which does not satisfy the Commission. Article 171 proceedings have been commenced. Failure to notify programmes for the application of the Directive on containers of liquids for human consumption. The Spanish authorities have stated their intention of preparing Judgment given on 11/06/91, Case C-64/88. new legislation, without indicating a time-frame. Fisheries: inadequate enforcement of technical conservation Article 171 proceedings have been commenced. measures On the entry into force on 1.6.92 of new Community technical measures for the conservation of fish resources, the French Judgment given on 09/06/92, Case C-96/91. authorities have established a new, stronger system of fisheries Need to present a special invoice to obtain tax relief. surveillance and monitoring. Recent judgment. The Commission will report on fisheries monitoring generally. FRANCE IRELAND Judgment given on 21/06/83, Case C-90/82

Judgment given on 13/07/88, Case C-169/87.

Retail prices of manufactured tobacco.

The judgment given by the French Conseil d'État on 28.2.92 in the Rothman EA Cases (Nos 56776, 56777 and 87753) held that French legislation was not compatible with Community law. A solution is in sight.

Judgment given on 03/06/86, Case C-307/84. Discrimination against foreign nurses seeking employment in public hospitals.

Decrees of the Conseil d'État are in preparation.

Article 171 proceedings are in motion. Contacts between the Commission and the French authorities were established in June 1992.

Judgment given on 27/04/88, Case C-252/85. Wild birds.

Objections have not been satisfied and the letter of formal notice sent to the French authorities on 24.02.92 has not been answered.

Article 171 proceedings are in motion.

Judgment given on 04/10/91, Case C-93/89.

Incompatibility of Fisheries Amendment Act 1983 with Community law.

The Irish authorities announced amending legislation in April 1992

The Commission has received no information on actual measures. Article 171 proceedings have been commenced.

Judgment given on 17/11/92, Case C-235/91. Restrictions on imports of sperm of bovine and porcine animals for artificial insemination. Recent judgment.

Judgment given on 17/11/92, Case C-236/91. Pure-bred breeding cattle. Recent judgment.

Judgment given on 02/12/92, Case C-280/90. Ban on fishing by British vessels in Irish waters and related measures. Recent judgment.

ITALY

Judgment given on 15/11/83, Case C-322/82 Judgment given on 12/02/87, Case C-69/86. Quality standards — fruit and vegetables. Legislation is in progress and likely to pass before the end of 1992. Legislation awaited.

Judgment given on 08/07/87, Case C-262/85. Wild birds.

The Italian authorities have notified new legislation on the protection of wild birds and shooting. Legislation under scrutiny.

Judgment given on 24/11/87, Case C-125/86 Judgment given on 14/10/92, Case C-262/91. Tax-free allowances on the definitive importation of personal effects.

The second judgment was given only recently.

Judgment given on 12/07/88, Case C-322/86.

Quality of fishing water.

The Italian authorities have notified a Decree-Law to implement the Directive, but it simply empowers the regions to make designations.

Article 171 proceedings are in motion.

Judgment given on 21/02/89, Case C-203/87 Judgment given on 19/01/93, Case C-101/91. Renewal of VAT exemptions for earthquake repair works.

The second judgment was given only recently.

Judgment given on 05/12/89, Case C-3/88.

Public supply contracts for data-processing systems reserved for publicly-owned Italian companies. New judgment of the Court of Justice awaited (Case C-309/91).

Judgment given on 14/06/90, Case C-48/89.

Failure to supply reports on the application of the waste disposal Directive. No reply to the letter giving formal notice of Article 171 proceedings.

Article 171 proceedings are in motion.

Judgment given on 12/07/90, Case C-28/89. Controls on grapefruit imports and reduction in the number of border crossing points. Article 171 proceedings are in motion.

Judgment given on 27/11/90, Case C-209/88. Failure to supply information required by fishery products regulations.

The Italian authorities have not replied to the letter giving formal notice of Article 171 proceedings. Article 171 proceedings are in motion.

Judgment given on 17/01/91, Case C-157/89. Protection of wild birds, shooting season. The Italian authorities have notified new legislation. It is being scrutinized.

Judgment given on 26/02/91, Case C-180/89.

Restrictions on freedom to provide services — tourist guides. The Italian authorities have not notified practical measures to comply fully with the judgment of the Court of Justice. Article 171 proceedings have been commenced.

Judgment given on 07/05/91, Case C-246/88. Health protection — ionizing radiation. No implementing measures have been notified. Article 171 proceedings are in motion; the Commission has decided to issue a reasoned opinion.

Judgment given on 07/05/91, Case C-45/89.

Combined road/rail carriage of goods. In March 1992 the Italian authorities confirmed their intention of taking the requisite measures. They were sent a reminder by fax; it was unanswered. Article 171 proceedings have been commenced.

Judgment given on 16/05/91, Case C-263/85.

Contributions to regions purchasing home-produced buses and trams regional preferences.

The Italian authorities have announced their intention of repealing the legislation providing for regional preferences. The Prime Minister had planned to issue a circular interpreting the legislation pending its amendment, but it has not yet been issued.

Article 171 proceedings are in motion. A reasoned opinion was sent to the Italian authorities in October.

Judgment given on 25/07/91, Case C-32/90.

Labelling of extruded pasta products. The Italian authorities have informed the Commission that the necessary measures will be in the 1992 Community Law. The Commission is in contact.

Judgment given on 25/07/91, Case C-58/90. Failure to recognize qualifications of physiotherapists and osteopaths. Nationality discrimination. Following formal notice of Article 171 proceedings, draft legislation is being discussed with the Italian authorities.

Judgment given on 13/12/91, Case C-33/90. Waste in Campania. Italy has not answered the Commission's letter asking for notification of the measures taken or planned. The Commission is in contact with the Italian authorities.

Judgment given on 13/12/91, Case C-69/90. Physical checks on goods. Italy has announced that the Directive will be transposed by the 1992 Community Law. Legislation and implementing measures awaited.

Judgment given on 18/02/92, Case C-235/89. Import licences for new plant varieties, and patents.

The Italian authorities have not replied to the Commission letter requesting notification of measures to comply with the Court's judgment.

Article 171 proceedings have been commenced.

Judgment given on 03/06/92, Case C-287/91. Refund of interest on amounts refunded by the Italian VAT authorities.

The Italian authorities have not replied to the Commission letter requesting notification of measures to comply with the Court's judgment.

Article 171 proceedings have been commenced.

Judgment given on 08/07/92, Case C-270/91.

Inspection of fresh pigmeat for trichinae; serological examinations for brucellosis.

The Italian authorities have not replied to the Commission letter requesting notification of measures to comply with the Court's judgment.

Article 171 proceedings have been commenced.

LUXEMBOURG

Judgment given on 25/07/91, Case C-252/89.

Containers of liquids for human consumption.

The Luxembourg authorities have not notified their programme to reduce tonnages or volumes. They have not notified the legislation but have undertaken to do so.

The case will fail to be considered in the context of the Commission's new proposal for a Council Directive on packagings.

Judgment given on 16/06/92, Case C-351/90.

Refusal to allow dentists to have two surgeries.

The Luxembourg authorities have stated that measures will be taken as part of the current general review of the legislation governing the professions of doctor, dentist and veterinary surgeon.

Article 171 proceedings have been commenced.

NETHERLANDS

Judgment given on 17/09/87, Case C-291/84. Protection of groundwater. National implementing measures have not been notified. Article 171 proceedings are in motion.

Judgment given on 13/10/87, Case C-236/85 Judgment given on 06/02/92, Case C-75/91.

Wild birds.

A reminder has been sent. The Commission will be contacting the Dutch authorities.

Judgment given on 15/03/90, Case C-339/87. Wild birds.

The Dutch authorities have announced measures to comply with the judgment in 1992. The Commission has not been notified of drafts; Article 171 proceedings are in motion.

Judgment given on 20/05/92, Case C-190/90. Major accident hazards. Measures have been announced.

Judgment given on 17/11/92, Case C-157/91. Approval of accounts audits. Recent judgment.

UNITED KINGDOM

Judgment given on 08/11/83, Case C-165/82. Equal opportunities - access to employment. A Bill is before Parliament. Legislation awaited.

Judgment given on 09/07/91, Case C-146/89. Extension of territorial waters. The Commission has received no information regarding legislation to put an end to the infringement. Article 171 proceedings have been commenced.

Judgment given on 04/10/91, Case C-246/89. Merchant Shipping Act.

The British authorities announced amending legislation in January 1992. The Commission has received no information since then on measures taken to end the infringement. Article 171 proceedings have been commenced.

Judgment given on 18/02/92, Case C-30/90.

Patent licences.

Legislation to bring existing legislation into line with the law as stated by the Court of Justice is in preparation. Legislation awaited.

Judgment given on 17/11/92, Case C-279/89.

Fishing vessels — restrictions on free movement of persons and exports of goods. Recent judgment.

Judgment given on 25/11/92, Case C-337/89. Quality of drinking water. Recent judgment.

ANNEX VI

APPLICATION OF COMMUNITY LAW BY NATIONAL COURTS

6.1 Application of Article 177 of the EEC Treaty

In 1992 the Court of Justice received 162 requests from national courts for preliminary rulings in cases where difficulties arose in the interpretation of Community law or there were doubts as to the validity of a Community instrument.

Over the last few years the number of cases referred to the Court for preliminary rulings has remained relatively stable – 162 in 1992, 186 in 1991 and 142 in 1990.

For the fourth consecutive year, cases were referred by courts in almost all the Member States, Ireland being the exception. Admittedly there are disparities between the various countries, the extremes being Germany, which asked for rulings on 62 cases, and Greece, Portugal and Luxembourg, which sought only one each; but the figures show quite clearly that there is no longer a single Member State that is against the procedure on principle.

The three tables below show the number of references from each Member State, the number of cases referred by each court of final instance and the areas of Community law concerned. It should be pointed out that as and when these cases are recorded by the Court of Justice Registry, they are published in full in the Official Journal of the European Communities.

6.1.1. Number of cases per Member State

Member State	Total references (1)	References by courts of final instance (1)
Belgium	16 (19)	4 (1)
Denmark	3 (2)	— (—)
Germany	62 (52)	18 (17)
Greece	1 (3)	— (—)
Spain	5 (5)	5 ()
France	15 (29)	2 (3)
Ireland	— (2)	- ()
Italy	22 (36)	5 (16)
Luxembourg	1 (2)	— (1)
Netherlands	18 (17)	9 (7)
Portugal	1 (3)	— (2)
United Kingdom	15 (4)	2 (3)

Origin of cases referred by national courts of final instance

Belgium	Cour de Cassation	3
	Hof van Cassatie	
	Conseil d'État	1
•	Raad van State	
Germany	Bundesgerichtshof	5
	Bundesverwaltungsgericht	3
	Bundesfinanzhof	8
	Bundessozialgericht	2
Spain	Tribunal Supremo de Justicia	4
France	Cour de Cassation	2
Italy	Corte Suprema di Cassazione	2
	Consiglio di Stato	3
NY 1 1 1		
Netherlands	Hoge Raad	2
	Raad van State	3
	College van Beroep	4
United Kingdom	House of Lords	2

6.1.2. Areas of Community law concerned

	1990	1991	1992
Accession	_	2	_
Agriculture	37	43	29
Approximation of laws	_	1	1
Brussels Convention	3	4	8
Commercial policy	9	1	2
Community staff regulations	1	1	—
Company law	2	4	2
Competition	8	16	17
Environment and consumer policy	1	1	6
External relations	2	3	2
Free movement of capital		1	_
Free movement of goods	26	27	20
Free movement of persons	25	30	31
Institutional questions		1	
Prices	—		1
Principles of the Treaty		_	2
Privileges and immunities	_	1	1
Social policy	11	28	15
State aid	1	—	1
Steel industry	—	<u> </u>	2
Taxation	12	17	14
Transport	3	5	8
Total	141	186	162

6.2. Review of significant judgments of national courts of final instance

6.2.1. Introduction

In an appendix to the ninth annual report, the Commission published a study on the attitude of national superior courts to Community law, in particular their approach to the principle of the primacy of Community law over national law, the direct effect of many Community rules and the obligations arising from Article 177 of the EEC Treaty.

Analysis of the judgments referred to below shows that national superior courts are paying more and more attention to Community law.

As in the previous year, the Commission has had access to data gathered by the research and documentation department of the Court of Justice. It was thus able to identify decisions which were of significance for the application of Community law, although it should be pointed out that it is not possible, by consulting data bases, to identify cases where national courts ought to have applied Community rules but where the judgment contains no reference to them. Moreover, the Commission cannot undertake a systematic analysis of the thousands of judgments delivered each year by the national superior courts. Each year some 1 200 judgments relating to Community law come to the attention of the Court's research and documentation department.

6.2.2. The research

Research was carried out on the following questions:

- 1. Were there cases where decisions against which there was no appeal were taken without a reference for a preliminary ruling?
- 2. Were there any cases where courts, contrary to the ruling in Case 314/85 Fotofrost, declared an act of a Community institution to be invalid?
- 3. Were there any decisions that were noteworthy as setting good or bad examples?

Decisions given late in 1991 and in the course of 1992 were reviewed.

6.2.3. Question 1

Noteworthy in this connection was the judgment given on 20 June 1991 by the College van Beroep voor het Bedrijfsleven in a case relating to the so-called 'black market in milk': a buyer in a country where the milk levy is payable by the producer imports milk from a country where the levy is payable by the buyer. Taking a teleological view of the Community rules, the College van Beroep voor het Bedrijfsleven held that since the milk had been produced in a Member State, the levy was payable by the buyer, even if the latter's premises were outside the Netherlands, and that there was no need to ask the Court of Justice for a preliminary ruling on the interpretation of Article 30 of the Treaty since that Article was not applicable to arrangements forming part of the market organization for milk.

6.2.4. Question 2

Research revealed no cases of this type.

6.2.5. Question 3

Legal writers have been critical of the judgment given on 6 June 1991 by the Netherlands' Centrale Raad van Beroep (AAW 1990/169), upholding the Groningen Raad van Beroep's decision of 10 April 1990 in response to the Court of Justice's preliminary ruling of 13 December 1989 in Case C-102/88 Ruzius-Wilbrink. The Court had held that, unless justified by objective factors, national legislation which guaranteed a minimum subsistence income to insured persons suffering from an incapacity for work but made an exception to the detriment of part-time workers constituted indirect discrimination if it affected a much larger number of women than of men. The Centrale Raad van Beroep, for its part, held that the national legislation was objectively justified in that, being designed to guarantee against loss of income, the legislation concerned should logically make a direct link between the level of income previously earned and the allowance which took its place. By guaranteeing a minimum subsistence income to certain categories of persons, the legislation pursued a secondary aim which did not have to be taken into consideration in an assessment of the scheme's compatibility with European law.

Other noteworthy judgments included the following:

- The rulings given on 28 February 1992 by the Haute Assemblée of the French Conseil d'État in S.A. Rothmans International France v S.A. Philip Morris France and Arizona Tobacco Products v S.A. Philip Morris France.

In S.A. Rothmans International France the Conseil d'État upheld its 1989 ruling whereby it clearly acknowledged the need to verify the compatibility of national law with the Treaties establishing the Communities (Nicolo) and with Community regulations (Boisdet). The Haute Assemblée extended its vetting to cover cases where the law was at odds with the provisions of a Community directive; relying on earlier rulings given by the Court of Justice against Member States, the Conseil d'État held that the legislative provisions in question were incompatible with the aims of the Directive and that, consequently, there was no legal basis for subordinate legislation adopted pursuant to them (such measures can only be annulled by the administrative courts).

In Arizona Tobacco Products, the Conseil d'État followed the same reasoning, concluding that the State was liable for the illegality of the measures in question and ordering the State to pay to the plaintiff a sum covering the damage actually sustained. As a result of this ruling, the general rules on administrative liability now apply to infringements of Community law, whereas such cases had formerly been subject to the uncertainties surrounding the recognition of strict liability.

- The ruling of 23 March 1992 by a division of the French Conseil d'État in Klöckner France, to the effect that national courts must recognize the primacy of the judgments given by the Court of Justice against Member States (for failure to meet their obligations under the Treaty) and that the legislation concerned was inapplicable in this case.
- The judgment given by Germany's Bundesverfassungsgericht on 28 January 1992 in a case relating to night work (cf. Case C-345/89 Stoeckel). The Bundesverfassungsgericht clearly reaffirmed the primacy of Community law, including secondary legislation.
- Judgment No 364 of 14 January 1992 by the combined chambers of the Italian Corte di cassazione, which held that Community rules do not call into question the power of Member States to intervene in economic matters but merely set limits thereto in order to safeguard the freedom to do business and the free movement of goods.
- The decision of 5 November 1991 by the Italian Corte dei conti, which stressed the importance of the rulings given by the Court of Justice and held that a Ministerial Decree approving a public contract incompatible with the Community rules as interpreted by the Court was unlawful (cf. Case C-21/88 Du Pont de Nemours concerning public contracts a percentage of which were reserved for firms established in certain less-favoured regions of the country). This decision by the Corte dei conti represents a significant step towards ensuring that Italian administrative measures comply with Community law, particularly since the Corte has to verify the legality of any administrative measure

before it is implemented; by withholding its approval the Corte can prevent administrative measures which are legal under Italian law but illegal under Community law from having any legal effects. In practice this obliges the authorities concerned to rescind the measure from which approval has been withheld.

— Judgments Nos 71/1992 (28 May 1992) and 117/1992 (16 September 1992) by Spain's Tribunal Constitucional. While not concerned with the application of Community law, these rulings are particularly important in that they recognize the competence of Spain's Autonomous Communities to implement Community law in those areas where powers are conferred on them by Spanish law.

Lastly, mention should be made of the ruling given by the House of Lords on 25 June 1992 in Kirklees Borough Council v Wickes Building Supplies Ltd. The plaintiff, a municipal authority, had applied for an injunction prohibiting the defendant from opening its shops on Sundays and for an interlocutory injunction to the same effect pending a final decision. Wickes had pleaded Article 30 of the EEC Treaty in its defence and was willing to refrain from opposing an interlocutory injunction provided the plaintiff undertook to pay compensation for losses incurred should it lose the case. The Lords considered themselves bound by the Court of Justice's ruling in Joined Cases C-6/90 and C-9/90 Francovich and held that a party could obtain damages from the State for losses sustained as a result of the State's infringement of Community rules. In this particular case, the House of Lords therefore ruled that the plaintiff was not obliged to give an undertaking to pay compensation since such an undertaking was superfluous. On the other hand, the House of Lords held that the obligation to pay compensation lay with the national authority responsible under Community law, i.e., with the State rather than a local authority.

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