COMMISSION OF THE EUROPEAN COMMUNITIES

COM(74) 1510 final Brussels, 19 September 1974

RECOMMENDATION FOR A COUNCIL DECISION

on the conclusion of an agreement between the European Economic Community and the Democratic Republic of Somalia for the supply of oereals as food aid

(submitted to the Council by the Commission)



THE COUNCIL OF THE EUROPEAN COLMUNITIES.

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 113, 114 and 228, thereof;

Having regard to the Recommendation from the Commission;

Whereas the European Economic Community has concluded the second Convention relating to food aid (1)

Whereas the Democratic Republic of Somalia, by its letter of 3.12.1973 has requested food aid;

Whereas in view of the cereal supply situation in Somalia that country should be accorded, by way of gift, 5.000 tonnes of cereals under the Community Food Aid Programme for 1973/74; of which 2.500 tonnes husked rice and 2.500 tonnes of soft wheat in the ferm of 1.655 tonnes of flour of soft wheat.

DECIDES :

Article 1

On behalf of the European Economic Community an Agreement, the text whereof is annexed hereto, shall be concluded between the European Economic Community and the Democratic Republic of Somalia for supply of husked rice and flour of soft wheat as feed aid.

Article 2

The President of the Council is hereby authorized to designate those who are to sign the Agreement and to confer on them the requisite powers to bind the Community.

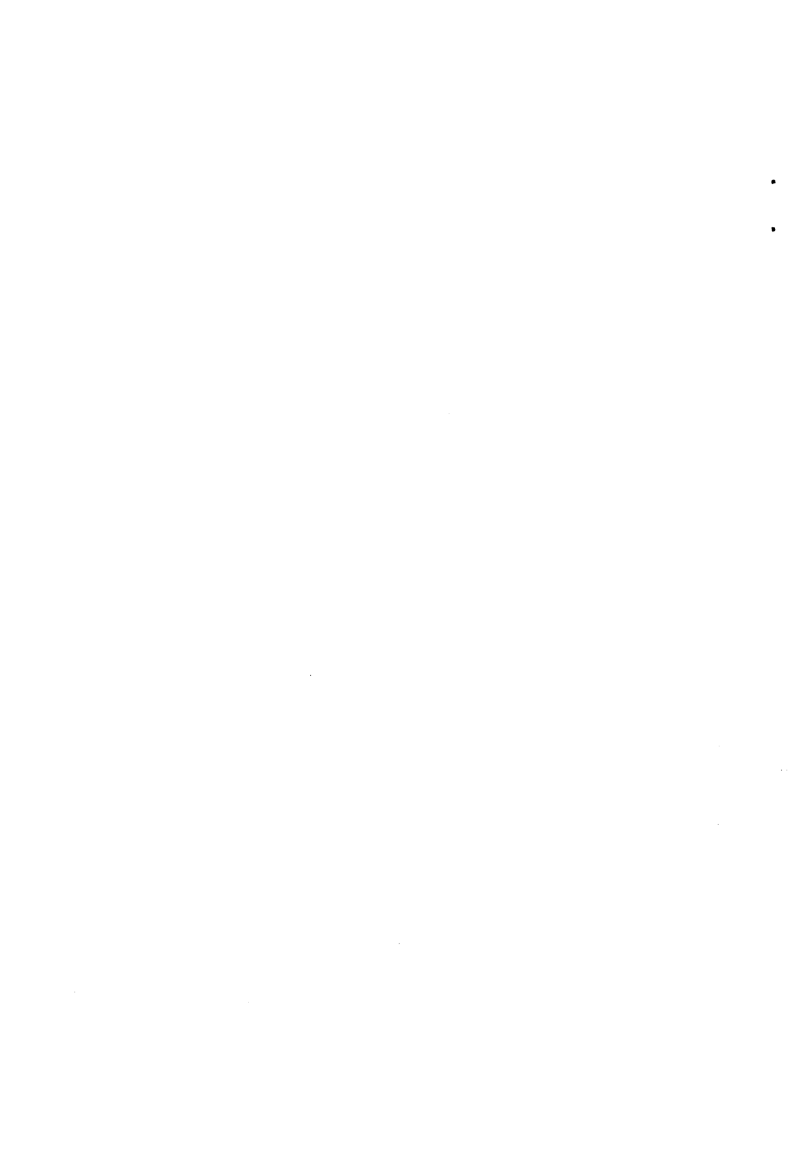
Dong at Brussels,

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For the Council

The President

⁽¹⁾0.J. L 219 of 9.8.1974, p.19



AGREEMENT

BETWEEN THE EUROPEAN ECONOMIC COMMUNITY AND THE DEMOCRATIC REPUBLIC OF SOMALIA ON THE SUPPLY OF FOOD AID IN THE FORM OF CEREALS.

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

of the one part,

THE GOVERNMENT OF THE DEMOCRATIC REPUBLIC OF SOMALIA of the other part,

HAVE DECIDED to conclude this Agreement and to this end have designate as their plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES:

THE GOVERNMENENT OF THE DEMOCRATIC REPUBLIC OF SOMALIA:

WHO HAVE AGREED AS FOLLOWS:

ARTICLE I

The European Economic Community shall supply by way of gift to the Democratic Republic of Somalia (hereafter referred to as "the recipient country") a quantity of 5.000 tonnes of cereals under the Community's food aid programme in cereals for 1973/74, of which 2.500 tonnes of husked rice and 2.500 tonnes of soft wheat in the form of 1.655 tonnes of flour of soft wheat.

ARTICLE II

Deliveries will be made FOB in accordance with the details laid down in the Annex which forms an integral part of the present Agreement in new jute sacs of a net weight of 50 kg each for the rice and in new cotton sacs of a net weight of 50 kg each for the flour.

ARTICLE III

The recipient country undertakes to make all necessary arrangements for the transport and insurance of the products from point of delivery to places of destination.

It undertakes to exercise the greatest care to ensure that the tendering arrangements for sea transport do not prejudice the free play of fair competition. Any problems arising in this connection shall be the subject of consultations under Article VIII of the present Agreement.

ARTICLE IV

The recipient country undertakes to use the product received as aid for purposes of consumption and to apply, for the sale of the product on its market, the prices normally charged on that market for products of comparable quality. The proceeds from this sale shall be paid into a special account with the Central Bank and allocated to the financing of one or more development projects under arrangements which have been agreed in advance between the recipient country and the European Economic Community.

ARTICLE V

as to avoid any prejudice to the normal structure of national production and international trade. To this end they shall take any measures required to ensure that supplies as aid are in addition to and do not replace business transactions which might reasonably be expected in the absence of such supplies.

In particular, the recipient country undertakes to import commercially from whatever source between 1 July 1974 and 30 June 1975 a minimum quanity of 27.900 metric tons of soft wheat or its equivalent in flour of soft wheat.

ARTICLE VI

The recipient country shall take all steps required to prevent:

- (i) the re-export of the product received as aid and also of any products and by-products resulting therefrom;
- (ii) the export, commercially or otherwise, within a period of six menths commencing from the final delivery:
 - . locally produced soft wheat of the same nature as that received as aid or of any products derived therefrom.
 - . locally produced rice of the same nature as that received as aid, or of any products and by-products resulting therefrom.

ARTICLE VII

The recipient country undertakes to inform the European Economic Community of how this Agreement is implemented. To this end it shall provide the Commission of the European Communities with the following details:

- (i) Immediately after the unloading of each cargo: ports and dates of arrival of vessel; nature, quantity and any observations as to the quality of the products unloaded; date on which unloading was completed; costs of sea transport and of insurance relating thereto;
- (ii) Every three months until the quantities received as aid have been fully used: quantities sold; manner of sale; actual selling prices; normal selling costs on the recipient country's market; costs of insurance and of transport if applicable from the port of unloading to the places of destination;

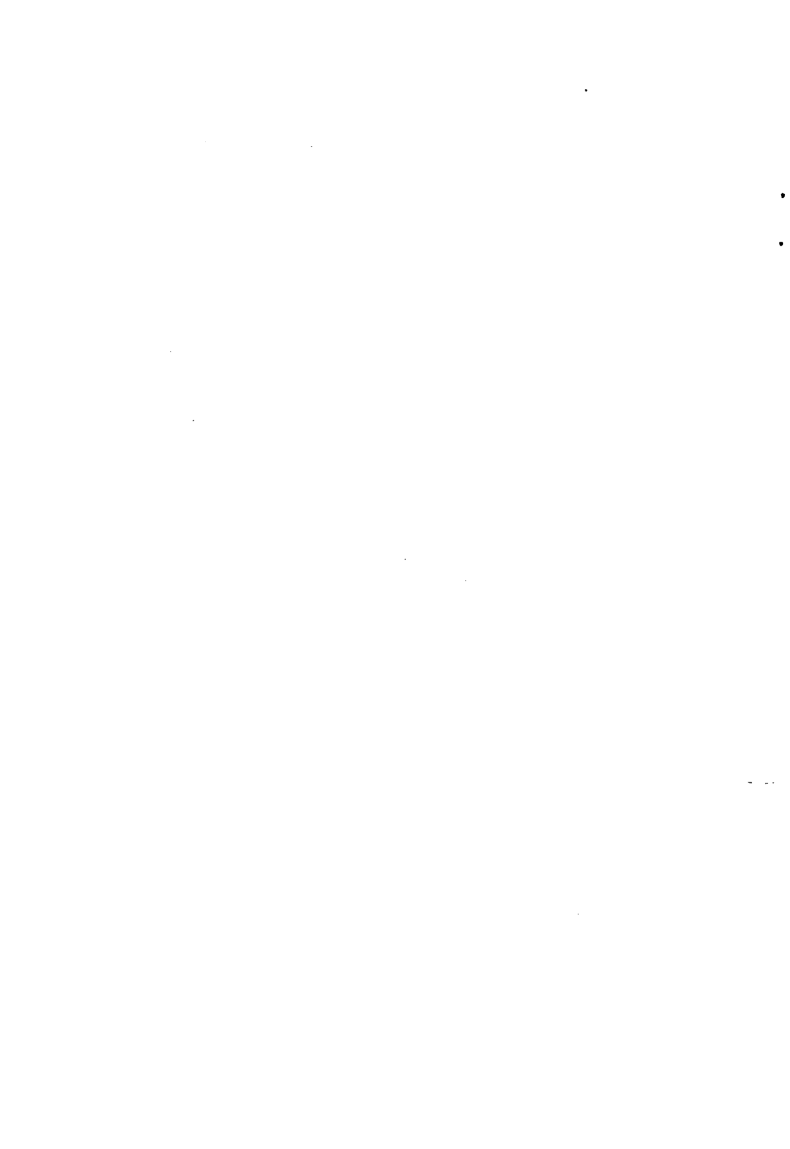
- (iii) On 15 January every year until the special account has been fully expended:
 - a) Summary of the account (incomings and outgoings) to 31 December of the previous year;
 - b) Stage of progress of the project or projects, indicating the total resources expended to that stage.

ARTICLE VIII

The Contracting Parties shall at the request of either consult each other on any questions concerning the implementation of this Agreement.

ARTICLE IX

This Agreement is drawn up in duplicate in the Danish, Dutch, English, French, German and Italian languages, each of these texts having equal force.



General provisions

Article 1

Delivery shall be effected and risks shall pass form the European Economic Community, hereinafter referred to as the EEC, to the recipient country at the moment at which the goods are put down at the point of exportation named by the Commission of the European Communities at the terth specified by the recipient country or its agent referred to in Article 3 and under the terms specified in the following articles. Without prejudice to Articles 8 and 9 the EEC shall bear all costs up to delivery and the recipient country those beyond delivery.

Article 2

On delivery a tolerance of 5 % less than the quantity of the product to be supplied in accordance with article I of the Agreement shall be admissible.

Article 3

The EFC shall appoint an agent to implement the provisions of the present Annex - or for each consignment - whose name and address it shall make known to the recipient country immediately following his appointment.

The recipient country shall appoint an agent in the port or ports of shipment, whose name and address it shall make known to the EEC with all despatch and if possible before the appointment of agent of the EEC.

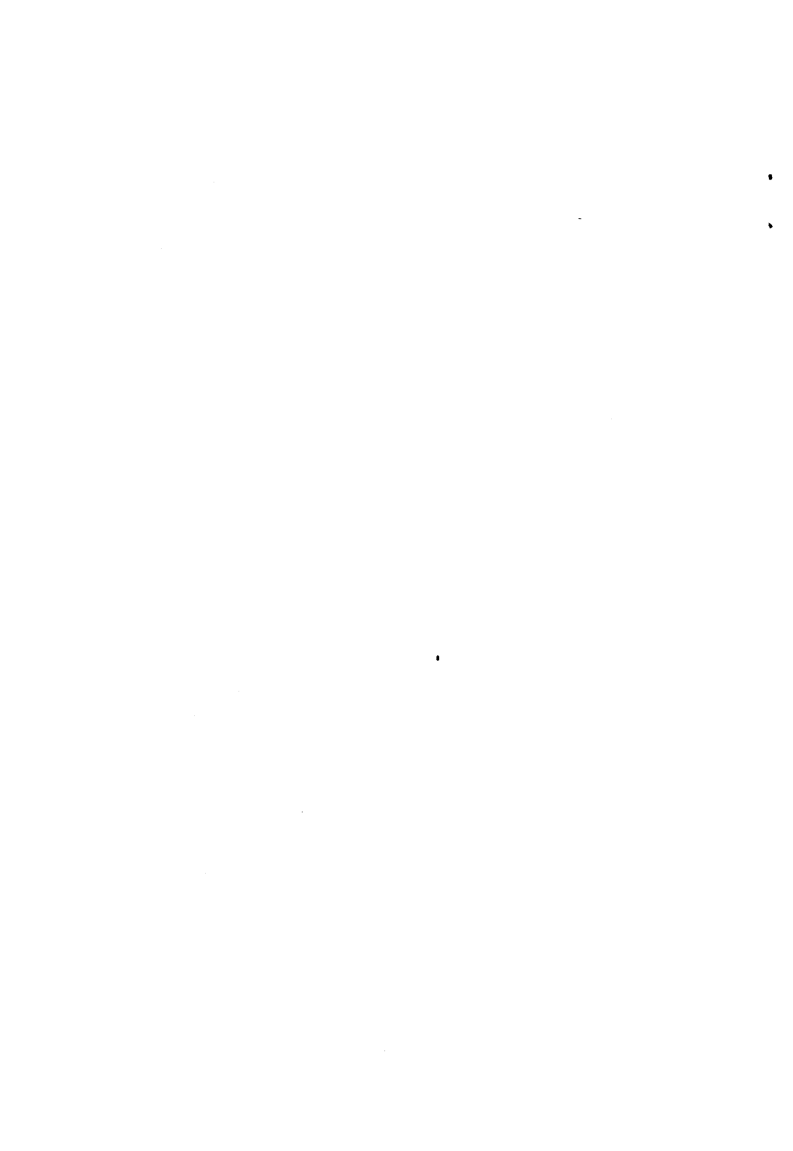
Article 4

Before implementing the procedures for appointing the agent of the EEC referred to in Article 3, the Commission of the European Communities and the recipient country shall jointly establish the period during which delivery must begin.

Obligations of the European Economic Community

Article 5

Should the EEC not be in a position to carry out delivery on the date and (if applicable) on the schedule as provided in Article 7, all costs arising for the recipient country - for example demurrage void freight and dead freight - shall be borne by the EEC.



The charges and the arrangements relating to demurrage laid down in the contract between the recipient country and the carrier must have been agreed in advance by the recipient country and the agent of the EEC.

The other costs referred to in the first paragraph shall only be refunded by the EEC if they have been paid by the recipient country with the approval of the EEC.

Article 6

Should it prove impossible for the EEC to supply all or part of the goods on the date and within the time-limits provided for in Article 7 and without prejudice to the provisions of Article 5, a new date and a new time-limit shall be agreed between the agents of the EEC and of the recipient country for the delivery of all the goods or of the undelivered part thereof.

Obligations of the recipient country

Article 7

After contacting the ESC, the recipient country shall procure one or more vessels to transport all the quantities provided for in Article 1 of the Agreement, of dimensions corresponding to the normal capacity of the port of shipment; these vessels must be ready for loading on a date falling within the period referred to in Article 4.

The agent of the recipient country shall inform the EEC of this date immedately on learning it, and also that for commencement of delivery, if possible twenty days in advance and in any case ten days before the date for commencement of delivery.

· He shall establish with the agent of the EEC the schedule to which delivery shall take place.

Article 8

Should the recipient country be unable to begin loading on the date provided for in Article 7, paragraph 1, the agent of the recipient country shall inform the agent of the EEC without delay.

"In this event a new date for the commencement of delivery and (if applicable) a new schedule could be agreed between the agents of the EEC and of the recipient country. The costs arising from this delay shall in all cases except force majeure be borne by the recipient country.

Should the new date provided for in paragraph 2 be more than 30 clear days after the date for loading provided for in Article 7, paragraph 1, the EEC may dispose of the goods without prejudice to its commitment under Article 1 of this Agreement.

Article 9

If the quantity made available for loading on a vessel cannot be put on board in its entirety, the recipient country shall inform the EEC as soon as possible and no later than fifteen clear days after loading has been completed whether it intends to accept or to renounce the balance.

In the former case the provisions of Article 8, paragraphs 2 and 3, shall apply to the balance, if delivery has not yet taken place.

In the latter case the EEC may consider that it has discharged its commitment to the recipient country under Article 1 of this Agreement and shall bear the costs resulting from such renunciation.

In any event after the expire of an interval of fifteen clear days and in the absence of any notice on the part of the recipient country, the renunciation shall be deemed to have taken place.

Article 10

Upon delivery of the goods, the recipient country shall hand to the agent of the EEC a certificate of acceptance stating the port of shipment, date of acceptance, the nature and quantity of the goods accepted and including any comments on the quality of the goods, and send a copy thereof to the Commission of the European Communities.