Protocol adjusting the Agreement on the European Economic Area

Done at Brussels on 17 March 1993

Notification of completion of requirements for entry into force on 29 July 1993

Entered into force on 1 January 1994

Presented to Dáil Éireann by the Minister for Foreign Affairs
PROTOCOL ADJUSTING THE AGREEMENT ON THE EUROPEAN ECONOMIC AREA

THE EUROPEAN ECONOMIC COMMUNITY,

THE EUROPEAN COAL AND STEEL COMMUNITY,

THE KINGDOM OF BELGIUM,

THE KINGDOM OF DENMARK,

THE FEDERAL REPUBLIC OF GERMANY,

THE HELLENIC REPUBLIC,

THE KINGDOM OF SPAIN,

THE FRENCH REPUBLIC,

IRELAND,

THE ITALIAN REPUBLIC,

THE GRAND DUCHY OF LUXEMBOURG,

THE KINGDOM OF THE NETHERLANDS,

THE PORTUGUESE REPUBLIC,

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

AND

THE REPUBLIC OF AUSTRIA,

THE REPUBLIC OF FINLAND,

THE REPUBLIC OF ICELAND,
Irish Treaty Series No. 164 of 2007

THE PRINCIPALITY OF LIECHTENSTEIN,

THE KINGDOM OF NORWAY,

THE KINGDOM OF SWEDEN,

hereinafter referred to as the Contracting Parties;

Whereas the Agreement on the European Economic Area, hereinafter referred to as the EEA Agreement, was signed in Oporto on 2 May 1992;

Whereas Article 129 (2) of the EEA Agreement provides that it shall be ratified or approved by the Contracting Parties in accordance with their respective constitutional requirements;

Whereas it has become clear that one of the signatories to the EEA Agreement, the Swiss Confederation, is not in a position to ratify the EEA Agreement;

Whereas the other signatories to the EEA Agreement, remaining fully attached to its objectives, are determined to enact the EEA Agreement as soon as possible;

Whereas a new date for the entry into force of the EEA Agreement has to be laid down;

Whereas special provisions are required for the entry into force of the EEA Agreement as regards the Principality of Liechtenstein;

Whereas a number of adjustments to the EEA Agreement are necessary as a consequence of the non-ratification by Switzerland;

Whereas it is desirable to include among such adjustments a provision reflecting the wish of the Contracting Parties to enable Switzerland to participate in the EEA in the future;

Have decided to conclude the following Protocol:

Article 1

1. The EEA Agreement, as adjusted by this Protocol, shall enter into force, on the date of entry into force of this Protocol, between the European Economic Community, the European Coal and Steel Community, their Member States and
the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway and the Kingdom of Sweden.

2. As regards the Principality of Liechtenstein, the EEA Agreement, as adjusted by this Protocol, shall enter into force on a date to be determined by the EEA Council and provided that the EEA Council:

- has decided that the condition of Article 121 (b) of the EEA Agreement, namely that the good functioning of the EEA Agreement is not impaired, is fulfilled, and

- has taken the appropriate decisions, in particular as to the application to Liechtenstein of the measures already adopted by the EEA Council and the EEA Joint Committee.

3. Liechtenstein shall be allowed to participate in those decisions of the EEA Council referred to in paragraph 2 above.

### Article 2

1. Since the Swiss Confederation, following its non-ratification of the EEA Agreement, is not a Contracting Party thereto, the reference in the preamble to the EEA Agreement to ‘THE SWISS CONFEDERATION’ as one of the Contracting Parties shall be deleted.

2. Article 2 (b) of the EEA Agreement shall be replaced by the following:

‘the term "EFTA States" means the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and, under the conditions laid down in Article 1 (2) of the Protocol adjusting the Agreement on the European Economic Area, the Principality of Liechtenstein;’.

3. The EEA Agreement shall be adjusted further in accordance with Articles 3 to 20 of this Protocol.

### Article 3

In Article 120 ‘Protocols 41, 43 and 44’ shall be replaced by ‘Protocols 41 and 43’.

### Article 4

In Article 126 (1) ‘the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation’ shall be replaced by ‘the Kingdom of Norway and the Kingdom of Sweden’.

### Article 5

Article 128 (1) shall be replaced by the following:

‘Any European State becoming a member of the Community shall, and the Swiss Confederation or any European State becoming a member of EFTA may, apply to become a party to this Agreement. It shall address its application to the EEA Council.’
Article 6
Article 129 (3) shall be replaced by the following:
‘3. This Agreement shall enter into force on the date and under the conditions provided for in the Protocol adjusting the Agreement on the European Economic Area.’

Article 7
In paragraph 11 of Protocol 1 on horizontal adaptations ‘Article 129 (3)’ shall be replaced by ‘the date of entry into force’.

Article 8
In Protocol 4 on rules of origin, ‘Switzerland’ and ‘Swiss’ shall be replaced, respectively, ‘Sweden’ and ‘Swedish’ in Appendix V, footnote 2, and in Appendix VI, footnote 3.

Article 9
In Protocol 5 on customs duties of a fiscal nature (Liechtenstein, Switzerland):
- ‘Switzerland’ shall be deleted in the heading,
- ‘and Switzerland’ and ‘or Switzerland’ shall be deleted in paragraphs 1 and 2.

Article 10
Protocol 6 on the building up of compulsory reserves by Switzerland and Liechtenstein shall be replaced by the following:
'PROTOCOL 6
ON THE BUILDING UP OF COMPULSORY RESERVES BY LIECHTENSTEIN
Liechtenstein may subject to a scheme of compulsory reserves products which are indispensable for the survival of the population in times of serious supply shortages and the production of which in Liechtenstein is insufficient or non-existent and the characteristics and nature of which enable reserves to be built up.

Liechtenstein shall apply this scheme in a manner that does not involve discrimination, direct or indirect, between the products imported from the other Contracting Parties and like or substitute national products.’

Article 11
In Protocol 8 on State monopolies the words ‘Swiss and’ shall be deleted.

Article 12
In Protocol 9 on trade in fish and other marine products:
- ‘and Switzerland’ shall be deleted in Appendix 1, Article 2 (1) and (2) and ‘their’ shall be replaced by ‘its’ in the said paragraph 2,
In Protocol 15 on transitional periods on the free movement of persons (Switzerland and Liechtenstein):

- ‘Switzerland and’ shall be deleted in the title, Article 8 (1) and (2) and Article 11,

- ‘respectively’ shall be deleted in Articles 8 (2) and 11,

- Articles 2 to 4 and Article 9 (1) shall be deleted.

In Protocol 16 on measures in the field of social security related to transitional periods on the free movement of persons (Switzerland and Liechtenstein):

- ‘Switzerland and’ shall be deleted in the title, Articles 1, 2 and 3, first sentence and paragraph (a),

- ‘Swiss and’ shall be deleted in Articles 2 and 3 (a),

- ‘respectively’ shall be deleted in Articles 1, 2 and 3, first sentence and paragraph (a),

- ‘500 as regards Switzerland or’ and ‘as regards Liechtenstein’ shall be deleted in Article 3 (c),

- Article 4 shall be deleted.

The following provisions of the EEA Agreement:

- Articles 81 (a), (b), (d), (e) and (f),

- Article 82,

- Protocol 30, paragraph 2, first and second subparagraphs,

- Protocol 31, Article 1 (1) (a), (b) and (c), Article 4 (1), (3) and (4), Article 5 (3), first and second subparagraphs, and
Protocol 32

shall enter into force on 1 January 1994.

Article 16

In Protocol 38 on the Financial Mechanism:
- ‘three’ shall be replaced by ‘two’ in Article 2 (2),
- Article 2 (5) shall be replaced by the following:
  ‘5. The total volume of loans, which shall be eligible for the interest rebates provided for in Article 1 shall be ECU 1 500 million, to be committed in equal tranches over a period of five years from 1 July 1993. Should the EEA Agreement enter into force after that date, the period shall be five years from the entry into force.’,
- Article 3 (1) shall be replaced by the following:
  ‘1. The total amount of grants provided for in Article 1 shall be ECU 500 million, to be committed in equal tranches over a period of five years from 1 July 1993. Should the EEA Agreement enter into force after that date, the period shall be five years from the entry into force.’

Article 17

In Protocol 41 on existing agreements the following shall be deleted:
‘>TABLE>’

Article 18

Protocol 44 on the Agreement between the Community and the Swiss Confederation on the carriage of goods by road and rail shall be deleted.

Article 19

In the Appendix to Protocol 47 on the abolition of technical barriers to trade in wine:

15. 387 R 0822: Council Regulation (EEC) No 822/87:
- adaptation (b)
  the provision shall be deleted,
- adaptations (d), (f), (m) and (n)
  ‘Switzerland’ and ‘and Switzerland’ shall be deleted,
- adaptation (k), paragraph (b)
  ‘Switzerland or’ shall be deleted.
22. 389 R 2392: Council Regulation (EEC) No 2392/89:
- adaptation (a)
  ‘Switzerland’ shall be deleted,

- adaptation (c)
  ‘producer States concerned have’ shall be replaced by ‘the producer State has’

26. 390 R 3201: Commission Regulation (EEC) No 3201/90:
- adaptations (c), (d) and (f)
  the provisions shall be deleted.

Article 20
Annexes I to IX, XII, XIII, XVI and XVIII to XXII to the EEA Agreement shall be adjusted as specified in the Annex to this Protocol.

Article 21
The provisions, references, specific adaptations, periods and dates concerning Liechtenstein in the EEA Agreement, as adjusted by this Protocol, shall only apply once the EEA Agreement, as adjusted by this Protocol, has entered into force with regard to Liechtenstein in accordance with Article 1 (2) of this Protocol.

Article 22
1. This Protocol is drawn up in a single original in the Danish, Dutch, English, Finnish, French, German, Greek, Icelandic, Italian, Norwegian, Portuguese, Spanish and Swedish languages, each of these texts being equally authentic.

2. This Protocol shall be ratified or approved by the Contracting Parties in accordance with their respective constitutional requirements.

It shall be deposited with the General Secretariat of the Council of the European Communities which shall transmit certified copies to all the other Contracting Parties.

The instruments of ratification or approval shall be deposited with the General Secretariat of the Council of the European Communities which shall notify all the other Contracting Parties.

3. This Protocol shall enter into force on 1 July 1993 provided that all the Contracting Parties referred to in Article 1 (1) have deposited their instruments of ratification or approval of the EEA Agreement and of this Protocol before that date. After the date, this Protocol shall enter into force on the first day of the month following the last deposit. If, however, such deposit is made less than 15
days before the beginning of the following month, this Protocol shall not enter into force until the first day of the second month after the date of such deposit.

4. As regards Liechtenstein, this Protocol shall enter into force following the deposit of its instruments of ratification of the EEA Agreement and this Protocol, on the date determined by the EEA Council under the conditions laid down in Article 1 (2).

Done at Brussels on the seventeenth day of March in the year one thousand nine hundred and ninety-three.
ANNEX PROVIDED FOR IN ARTICLE 20 OF THE PROTOCOL ADJUSTING THE AGREEMENT ON THE EUROPEAN ECONOMIC AREA

Annexes I to IX, XII, XIII, XVI and XVIII to XXII to the EEA Agreement shall be adjusted as specified below.

I. ANNEX I, VETERINARY AND PHYTOSANITARY MATTERS

A. Sectoral adaptation
The provision regarding Switzerland and Liechtenstein under the heading ‘SECTORAL ADAPTATION’ as well as the heading itself shall be deleted.

B. Chapter I, Veterinary issues
- Introductory part to the Chapter

- paragraph 3

‘as from nine months after the entry into force of the Agreement and at the latest from 1 January 1994’ shall be replaced by 'as from 1 January 1994 or from six months after the entry into force of the Agreement, whichever date is the later’.

- The dates regarding the EFTA States referred to in the specific adaptations established in relation to the acts referred to in the Chapter shall be replaced in accordance with the following:
  - ‘1 January 1993’ and ‘31 December 1992’ shall be replaced by ‘the date of entry into force of the Agreement’ and ‘the day before the date of entry into force of the Agreement’, respectively,

  - ‘1 April 1993’ shall be replaced by ‘the first day of the second month following the entry into force of the Agreement’,

  - ‘1 July 1993’ shall be replaced by ‘the first day of the fourth month following the entry into force of the Agreement’,

  - ‘1 September 1993’ shall be replaced by ‘the date provided for in paragraph 3 of the introductory part of Chapter I, Veterinary issues, of Annex I to the Agreement’.

- adaptation (a)
‘Switzerland: Kanton/canton/cantone’ shall be deleted,
- adaptations (d), (e) and (g)
  ‘Switzerland/’ shall be deleted,

- adaptation (f)
  ‘Switzerland/’ and ‘/Vétérinaire de contrôle/Veterinario di controllo’ shall be deleted.

- adaptation (b)
  ‘Switzerland/’ and ‘/Vétérinaire de contrôle/Veterinario di controllo’ shall be deleted.

- adaptation (b)
  ‘CH or’ and ‘Switzerland/’ shall be deleted,

- adaptation (g)
  ‘Switzerland/’ shall be deleted.

- adaptation (a)
  ‘Switzerland/’ shall be deleted, and
  ‘Eidgenössisches Institut für Viruskrankheiten und Immunprophylaxe, Mittelhäusern’ shall be replaced by ‘-’,

- adaptation (b)
  ‘Switzerland/’ shall be deleted.

- adaptation (a)
  ‘Switzerland/’ shall be deleted.

- adaptation (j)
  ‘CH –’ shall be deleted.


- adaptation (c)
‘CH -’ and ‘CH/’ shall be deleted.

- adaptation (f)
‘CH/’ shall be deleted.

- adaptation (e)
‘CH,’ shall be deleted.

66. 389 D 0610: Commission Decision 89/610/EEC:
- adaptation
‘Switzerland/’ shall be deleted.

C. Chapter II, Feeding stuffs
- Introduction, paragraph 1
‘Switzerland and’ shall be deleted.

- ‘1 January 1993’, as referred to with regard to the EFTA States in the specific adaptations established in relation to the acts referred to in the Chapter, shall be replaced by ‘the date of entry into force of the Agreement’.


- derogation, second indent
‘Switzerland and’ shall be deleted, and

‘their’ shall be replaced by the word ‘its’.
II. ANNEX II, TECHNICAL REGULATIONS, STANDARDS, TESTING AND CERTIFICATION

A. Chapter I, Motor vehicles
   - adaptation
   “Typengenehmigung”/ “approbation du type”/ “approvazione del tipo” in Swiss law’ shall be deleted.

   - adaptations (a) and (b)
   ‘CH = Switzerland,’ shall be deleted.

27. 376 L 0762: Council Directive 76/762/EEC,
   - adaptation
   ‘and 14 for Switzerland’ and ‘14 for Switzerland’ shall be deleted.

   - adaptation (a)
   “Typengenehmigung” / “approbation du type” / “approvazione del tipo” in
   Swiss law’ shall be deleted,

   - adaptation (b)
   ‘14 for Switzerland’ shall be deleted.

   - adaptation
   “Typengenehmigung” / “approbation du type”/ “approvazione del tipo” in Swiss
   law’ shall be deleted.

   - adaptation
   ‘14 for Switzerland’ shall be deleted.

B. Chapter II, Agricultural and forestry tractors
   - adaptation
   “Typengenehmigung” / “approbation du type”/ “approvazione del tipo” in Swiss
   law’ shall be deleted.


   - adaptations
   ‘14 for Switzerland’ shall be deleted.
C. Chapter III, Lifting and mechanical handling appliances

   - adaptation
   ‘CH for Switzerland,’ shall be deleted.

D. Chapter VI, Construction plant and equipment


   - adaptation:
   ‘CH for Switzerland,’ shall be deleted.

E. Chapter VIII, Pressure vessels

   - adaptation
   ‘CH for Switzerland,’ shall be deleted.

F. Chapter IX, Measuring instruments

   - adaptation (a)
   ‘CH for Switzerland,’ shall be deleted,

   - adaptation (b)
   ‘CH,’ shall be deleted.

   - adaptation
   ‘1 Rappen/1 centime/1 centesimo (Switzerland)’ shall be deleted.

    - adaptation (a)
    ‘Switzerland and’ shall be deleted.

G. Chapter XIV, Fertilizers

- adaptations (a) and (b)
  ‘Switzerland’ shall be deleted.

H. Chapter XIX, General provisions in the field of technical barriers to trade
- adaptation (g)
  ‘SNV (Switzerland)’ and ‘SEK (Switzerland)’, including the addresses, shall be deleted.

I. Chapter XXVII, Spirit drinks
1. 389 R 1576: Council Regulation (EEC) No 1576/89:
- adaptation (h)

6. Grape marc spirit
the following shall be deleted:
  '- Baselbieter Marc’

  '- Grappa del Ticino/Grappa Ticinese’

  '- Grappa della Val Calanca’

  '- Grappa della Val Bregaglia’

  '- Grappa della Val Mesolcina’

  '- Grappa della Valle di Poschiavo’

  '- Marc d'Auvernier’

  '- Marc de Dôle du Valais’;

7. Fruit spirit
the following shall be deleted:
  '- Aargauer Bure Kirsch’

  '- Abricotine du Valais/Walliser Aprikosenwasser’

  '- Baselbieterkirsch’

  '- Baselbieter Zwetschgenwasser’
‘- Bernbieter Birnenbrand’

‘- Bernbieter Kirsch’

‘- Bernbieter Mirabellen’

‘- Bernbieter Zwetschgenwasser’

‘- Bérudges de Cornaux’

‘- Emmentaler Kirsch’

‘- Freiämter Theilersbirnenbranntwein’

‘- Freiämter Zwetschgenwasser’

‘- Fricktaler Kirsch’

‘- Kirsch de la Béroche’

‘- Luzerner Birnenträsch’

‘- Luzerner Kirsch’

‘- Luzerner Theilersbirnenbranntwein’

‘- Luzerner Zwetschgenwasser’

‘- Mirabelle du Valais’

‘- Rigi Kirsch’

‘- Seeländer Pflümliwasser’

‘- Urschwyzerkirsch’

‘- William du Valais/Walliser Williams’

‘- Zuger Kirsch’;
9. Gentian spirit
the following shall be deleted:
‘9. Gentian spirit
- Gentiane du Jura’;

11. Juniper flavoured spirit drinks
the following shall be deleted:

‘11. Juniper flavoured spirit drinks
- Genièvre du Jura’;

14. Liqueur
the following shall be deleted:

‘- Bernbieter Griottes Liqueur’
‘- Bernbieter Kirschen Liqueur’
‘- Genépi du Valais’;

15. Spirit drinks
the following shall be deleted:

‘- Bernbieter Cherry Brandy Liqueur’
‘- Bernbieter Kräuterbitter’
‘- Eau-de-vie d'herbes du Jura’
‘- Gotthard Kräuterbranntwein’
‘- Luzerner Chrüter (Kräuterbranntwein)’
‘- Vieille lie du Mandement’
‘- Walliser Chrüter (Kräuterbranntwein)’. 
III. ANNEX III, PRODUCT LIABILITY

- adaptation (a) (iii) shall be deleted,

- adaptation (b)
‘Switzerland and’ shall be deleted, and
‘their’ shall be replaced by ‘its’.
IV. ANNEX IV, ENERGY

Appendices I and 2

‘Switzerland’, including its entries under Entity and Grid, shall be deleted.
V. ANNEX V, FREE MOVEMENT OF WORKERS

A. Sectoral adaptations
‘and Switzerland’ shall be deleted.

- adaptation (e) (ii)
‘Swiss,’ shall be deleted.
VI. ANNEX VI, SOCIAL SECURITY

A. Sectoral adaptations
- paragraph I
‘and Switzerland’ shall be deleted.

- adaptation (b)
the provision shall be deleted,

- adaptations (g), (h), (i), (j), (m) and (n)
the entry ‘S. SWITZERLAND’, including the provision, shall be deleted,

- adaptations (k) and (l)
the headings and provisions of the following entries shall be deleted:

- adaptation (o)
the entry ‘16.’, including the provision, shall be deleted.

2. Council Regulation (EEC) No 574/72:
- adaptations (a), (b), (c), (d), (e), (f), (g), (h) and (k)
the entry ‘S. SWITZERLAND’, including the provision, shall be deleted.

20. 383 Y 0117: Decision No 117 and

21. 383 Y 1112(02): Decision No 118:
- adaptation
the entry ‘Switzerland’, including the provision, shall be deleted.

34. C/281/88/p. 7: Decision No 135:
- adaptation
the entry ‘(s)’, including the provision, shall be deleted.

35. C/64/88/p. 7: Decision No 136:
- adaptation
the entry ‘S. Switzerland’, including the provision, shall be deleted.
C. MODALITIES FOR THE PARTICIPATION OF EFTA STATES IN THE
ADMINISTRATIVE COMMISSION ON SOCIAL SECURITY FOR
MIGRANT WORKERS AND IN THE AUDIT BOARD ATTACHED TO THIS
COMMISSION IN ACCORDANCE WITH ARTICLE 101 (1) OF THE
AGREEMENT

‘and Switzerland’ shall be deleted.
VII. ANNEX VII, MUTUAL RECOGNITION OF PROFESSIONAL QUALIFICATIONS

A. Sectoral adaptations
‘and Switzerland’ shall be deleted.

B. Chapter A, General system
   - the derogation for Switzerland shall be deleted.

C. Chapter B, Legal professions
   - adaptation
   the entry ‘in Switzerland:’, including the provision, shall be deleted.

D. Chapter C, Medical and para-medical activities
   - the derogation for Switzerland shall be deleted,
   - adaptation (a)
   the entry '(s) in Switzerland:', including the provision, shall be deleted,
   - adaptation (b)
   the entry ' in Switzerland', including the provision, shall be deleted,
   - adaptation (c)
   the entries 'Switzerland:', including the provisions, shall be deleted,
   - adaptation (d)
   the heading ' - tropical medicine:' and the entries 'Switzerland:', including the provisions, shall be deleted.

   - the derogation for Switzerland shall be deleted.

   - the derogation for Switzerland shall be deleted.

   - the derogation for Switzerland shall be deleted,
- adaptation (a)
the entry 'in Switzerland:', including the provision, shall be deleted,

- adaptation (b)
the entry '(s) in Switzerland:', including the provision, shall be deleted.

- the derogation for Switzerland shall be deleted.

- the derogation for Switzerland shall be deleted,
  - adaptation (a)
the entry ‘in Switzerland:’, including the provision, shall be deleted,

  - adaptation (b)
the entry ‘(s) in Switzerland’, including the provision, shall be deleted,

  - adaptation (c) 1.
the entry ‘- in Switzerland:’ including the provision, shall be deleted.

- the derogation for Switzerland shall be deleted.

- adaptation
the entry ‘(s) in Switzerland:’, including the provision, shall be deleted.

- the derogation for Switzerland shall be deleted,

  - adaptation (a)
the entry 'in Switzerland:‘, including the provision, shall be deleted,

  - adaptation (b)
the entry '(s) in Switzerland:‘, including the provision, shall be deleted.

- the derogation for Switzerland shall be deleted.
   - adaptation (a)
   the entry ‘(s) in Switzerland:’, including the provision, shall be deleted.

E. Chapter D, Architecture
   - adaptation (a)
   the entry ‘(r) in Switzerland:’, including the provision, shall be deleted.

F. Chapter E, Commerce and intermediaries
   - adaptation
   the entry ‘in Switzerland:’, including the provision, shall be deleted.

   - adaptation
   the entry ‘- in Switzerland:’, including the provision, shall be deleted.

G. Chapter G, Services incidental to transport
   - adaptation
   the entry ‘Switzerland:’, including the provision, shall be deleted.

H. Chapter I, Other sectors
   - adaptation
   the entry ‘in Switzerland:’, including the provision, shall be deleted.
VIII. ANNEX VIII, RIGHT OF ESTABLISHMENT

Sectoral adaptations
‘and Switzerland’ shall be deleted.
IX. ANNEX IX, FINANCIAL SERVICES

A. Chapter I, Insurance
   - adaptation (a)
   the entry ‘(g) In Switzerland’, including the provision, shall be deleted,

   - adaptation (b)
   the entry ‘- in the case of Switzerland:’, including the provision, shall be deleted.

   - adaptation (b)
   the entry ‘- in the case of Switzerland:’, including the provision, shall be deleted.

   - adaptations (a) and (b)
   the entry ‘in Switzerland:’, including the provision, shall be deleted.

B. Chapter II, Banks and other credit institutions
   - adaptation
   ‘and Switzerland’ shall be deleted.

C. Chapter III, Stock exchange and securities
   - adaptation
   ‘and Switzerland’ shall be deleted, and
   ‘these countries’ shall be replaced by ‘this country’.

   - adaptation (b)
   'and Switzerland’ shall be deleted, and
   'these countries’ shall be replaced by ‘this country’.

   - adaptation
   ‘and Switzerland’ shall be deleted, and
   ‘these countries’ shall be replaced by ‘this country’.
   - adaptation
   ‘, Switzerland’ shall be deleted.

   - adaptation (b)
   ‘, Switzerland’ shall be deleted.

   - adaptation (a)
   ‘, Switzerland’ shall be deleted.
X. ANNEX XII, FREE MOVEMENT OF CAPITAL

   - adaptation (d)
   the fourth indent shall be deleted,

   fifth indent
   ‘and Switzerland’ shall be deleted.
XI. ANNEX XIII, TRANSPORT

A. Sectoral adaptations
- paragraph II
the fifth indent shall be deleted.

B. Chapter I, Inland transport
1. 370 R 1108: Council Regulation (EEC) No 1108/70:
- adaptation
additions A.2 RAIL and B. ROAD
the entries ‘Switzerland’, including the provisions, shall be deleted.

12. 389 R 4060: Council Regulation (EEC) No 4060/89:
- adaptation (b) shall be deleted.

- the last sentence of the adaptation shall be deleted.

C. Chapter II, Road transport

- the second paragraph of the adaptation shall be deleted,
- adaptation, third paragraph
‘and Switzerland’ shall be deleted.

- the adaptation and the immediately preceding sentence shall be deleted.


And

- adaptation (b) shall be deleted.

- the adaptation and the immediately preceding sentence shall be deleted.

- adaptation
‘and Switzerland’ shall be deleted.

- adaptation (b)
‘and Switzerland’ shall be deleted.

26. 376 R 3164: Council Regulation (EEC) No 3164/76:
- adaptation (b)
‘and Switzerland’ shall be deleted.

- the adaptation and the immediately preceding sentence shall be deleted.

34. 372 R 1172: Commission Regulation (EEC) No 1172/72:
- adaptation
‘Switzerland (CH),’ shall be deleted.

D. Chapter IV, Transport by inland waterway
- adaptation
the following shall be deleted:
‘Switzerland shall implement the Directive at the latest on 1 January 1995.’

47. 382 L 0714: Council Directive 82/714/EEC:
- adaptation

CHAPTER II
Zone 3
the entry ‘Switzerland’, including the provision, shall be deleted.

E. Chapter VI, Civil aviation
62. 390 R 2343: Council Regulation (EEC) No 2343/90:
- adaptation
the entry ‘SWITZERLAND:’, including the provision, shall be deleted.
XII. ANNEX XVI: PROCUREMENT

   - adaptation (b)
   the second subparagraph shall be deleted,
   third subparagraph
   ‘these transition periods’ shall be replaced by ‘this transition period’ and ‘these States’ shall be replaced by ‘Liechtenstein’.

   - adaptation (a)
   the second subparagraph shall be deleted,
   third subparagraph
   ‘these transition periods’ shall be replaced by ‘this transition period’ and ‘these States’ shall be replaced by ‘Liechtenstein’;

   - adaptation (c)
   ‘and Switzerland’, shall be deleted,
   the third indent shall be deleted,

   - adaptation (e)
   the entry ‘in Switzerland’, including the provision, shall be deleted.

   - adaptation (a)
   the second subparagraph shall be deleted,
   third subparagraph
   ‘these transition periods’ shall be replaced by ‘this transition period’ and ‘these States’ shall be replaced by ‘Liechtenstein’,

   - adaptation (c)
   ‘and Switzerland’ shall be deleted,
   the third indent shall be deleted,

   - adaptation (h)
   the entry ‘in Switzerland,’, including the provision, shall be deleted.

   - adaptation (a)
   the second subparagraph shall be deleted,
third subparagraph
‘these transition periods’ shall be replaced by ‘this transition period’ and ‘these States’ shall be replaced by ‘Liechtenstein’,

- adaptation (e)
‘and Switzerland’ shall be deleted,
the third indent shall be deleted.


6. 371 R 1182: Regulation (EEC/Euratom) No 1182:
- adaptation (a)
the second subparagraph shall be deleted,
third subparagraph
‘these transition periods’ shall be replaced by ‘this transition period’ and ‘these States’ shall be replaced by ‘Liechtenstein’.

Appendices 1 and 3:
- the entry ‘VII. IN SWITZERLAND.’, including the provision, shall be deleted.

Appendices 2 and 4 to 13:
- the entry ‘SWITZERLAND’, including the provision, shall be deleted.
XIII. ANNEX XVIII, HEALTH AND SAFETY AT WORK, LABOUR LAW AND EQUAL TREATMENT FOR MEN AND WOMEN

- adaptation
‘Switzerland and’ shall be deleted, and
them shall be replaced ‘it’.

- adaptation (b)
the entry ‘F. SWITZERLAND’, including the provision, shall be deleted.
XIV. ANNEX XIX, CONSUMER PROTECTION

Sectoral adaptations

‘and Switzerland’ shall be deleted.
XV. ANNEX XX, ENVIRONMENT

A. Sectoral adaptation
‘and Switzerland’ shall be deleted.

B. Chapter III, Air
- adaptations (b) and (c)
the entry ‘Switzerland:’ including the provision, shall be deleted.

C. Chapter V, Waste
- adaptation (b)
‘and CH for Switzerland’ shall be deleted.
XVI. ANNEX XXI, STATISTICS
A. Sectoral adaptations
- paragraph 1
‘and Switzerland’ shall be deleted.

B. Industrial statistics
- adaptation (b)
the provision shall be deleted,
- adaptations (d) and (e)
‘and Switzerland’ shall be deleted.

- adaptations (c)
the provision shall be deleted.

- adaptation (b)
the provision shall be deleted.
- adaptation (d)
‘and Switzerland’ shall be deleted;
- adaptation (e)
‘Switzerland and Liechtenstein are’ shall be replaced by the words ‘Liechtenstein is’.

- adaptation (e)
‘and Switzerland’ shall be deleted.

C. Transport statistics
- adaptation (a)
the provision shall be deleted,
- adaptation (b)
‘Switzerland and’ and ‘Schweiz/Suisse/Svizzera and’ shall be deleted,
- adaptation (c)
‘Switzerland and’ shall be deleted in the second group of countries, and
‘Switzerland’ shall be inserted before ‘Bulgaria’ in the third group of countries,
- adaptation (g)
‘and Switzerland’ shall be deleted,

- adaptation (h)
the provision shall be deleted.

- adaptation (a)
‘Switzerland and Liechtenstein’ and ‘Schweiz/Suisse/Svizzera and Liechtenstein’ shall be deleted,
- adaptation (b)
the heading ‘II. EFTA States’ shall be replaced by ‘II. EFTA EEA States’,
‘18. Switzerland and Liechtenstein’ shall be deleted,
‘18. Switzerland’ shall be inserted immediately below the heading ‘III. Non-EEA European Countries’;

- adaptation (d)
‘EFTA countries’ shall be replaced by ‘EFTA EEA countries’.

- adaptation (a)
the abbreviations ‘SBB/CFF/FFS’ and ‘BLS’, including the full names, shall be deleted,

- adaptation (b)
‘Switzerland/Schweiz/Suisse/Svizzera’ shall be deleted,

- adaptation (c)
‘17. Switzerland’ shall be deleted under the heading ‘II. EFTA States’ and be inserted immediately below the heading ‘B. Non-EEA countries’,
the heading ‘II. EFTA States’ shall be replaced by ‘II. EFTA EEA States’.

D. Foreign and Community internal trade statistics
8. 375 R 1736: Regulation (EEC) No 1736/75:
- adaptation (b), paragraph 3
the following shall be deleted
‘Switzerland and Liechtenstein together form one single statistical territory.’,

- adaptation (h)
the provision shall be deleted.
- adaptations (a) and (b)
the entry ‘Switzerland:’, including the provision, shall be deleted.

16. 388 R 0455: Commission Regulation (EEC) No 455/88:
- adaptation
‘for Switzerland: SFrs 1 000’ shall be deleted.

E. Demographical and social statistics
18. 376 R 0311: Council Regulation (EEC) No 311/76:
- adaptation (a)
‘and Switzerland’ shall be deleted.

F. National accounts - GDP
- adaptation (b)
‘and Switzerland’ shall be deleted.

G. Nomenclatures
20. 390 R 3037: Council Regulation (EEC) No 3037/90:
- adaptation
‘and Switzerland’ shall be deleted.

H. Agricultural statistics
- adaptation (b)
‘Switzerland: -’ shall be deleted,
- adaptations (c), (e) and (f)
‘and Switzerland’ shall be deleted.

22. 372 D 0356: Commission Decision 72/356/EEC:
- adaptation (a)
‘Switzerland: One region only’ shall be deleted,
- adaptation (b)
‘and Switzerland’ shall be deleted.
23. 388 R 0571: Council Regulation (EEC) No 571/88:
- adaptation (e)
entries B.04, E, J.17
‘and Switzerland’ shall be deleted,

- adaptation (f)
the provision shall be deleted,

- adaptations (g) and (h)
‘and Switzerland’ shall be deleted.

24. 390 R 0837: Council Regulation (EEC) No 837/90:
- adaptation (b)
‘Switzerland: -’ shall be deleted;

- adaptation (d)
'and Switzerland' shall be deleted.

I. Fishery statistics
25. 391 R 1382: Council Regulation (EEC) No 1382/91:
- adaptation (a)
the heading ‘EFTA’ shall be replaced by ‘EFTA EEA States’.

J. Energy statistics
- adaptations (a), (b) and (d)
‘and Switzerland’ shall be deleted.

XVII. ANNEX XXII, COMPANY LAW
A. Transition periods
‘Switzerland and’ shall be deleted.

- adaptation
the entry ‘- In Switzerland:’ including the provision, shall be deleted.

- adaptation (a)
the entry ‘- in Switzerland:’, including the provision, shall be deleted.
   - adaptation (a)
   the entry ‘- Switzerland:’, including the provision, shall be deleted.

   - adaptation (a)
   the entry ‘- in Switzerland:’, including the provision, shall be deleted.

   - adaptation
   the entry ‘(s) in Switzerland:’, including the provision, shall be deleted.

   - adaptation
   the entry ‘- in Switzerland:’, including the provision, shall be deleted.
FINAL ACT

The plenipotentiaries of

THE EUROPEAN ECONOMIC COMMUNITY,

THE EUROPEAN COAL AND STEEL COMMUNITY,

hereinafter referred to as ‘the Community’, and of:

THE KINGDOM OF BELGIUM,

THE KINGDOM OF DENMARK,

THE FEDERAL REPUBLIC OF GERMANY,

THE HELLENIC REPUBLIC,

THE KINGDOM OF SPAIN,

THE FRENCH REPUBLIC,

IRELAND,

THE ITALIAN REPUBLIC,

THE GRAND DUCHY OF LUXEMBOURG,

THE KINGDOM OF THE NETHERLANDS,

THE PORTUGUESE REPUBLIC,

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND,

Contracting Parties to the Treaty establishing the European Economic Community and the Treaty establishing the European Coal and Steel Community,

hereinafter referred to as ‘the EC Member States’,
and

the plenipotentiaries of:

THE REPUBLIC OF AUSTRIA,

THE REPUBLIC OF FINLAND,

THE REPUBLIC OF ICELAND,

THE PRINCIPALITY OF LIECHTENSTEIN,

THE KINGDOM OF NORWAY,

THE KINGDOM OF SWEDEN,

hereinafter referred to as ‘the EFTA States’,

meeting at Brussels, this seventeenth day of March in the year one thousand nine hundred and ninety-three for the signature of the Protocol adjusting the Agreement on the European Economic Area, have adopted the following texts:

I. the Protocol adjusting the Agreement on the European Economic Area;

II. the Annex provided for in Article 20 of the Protocol adjusting the Agreement on the European Economic Area, which is annexed to that Protocol.

The plenipotentiaries of the Community and of the EC Member States and the plenipotentiaries of the EFTA States have adopted the joint declaration annexed to this Final Act.

Further, the plenipotentiaries of the Community and of the EC Member States and the plenipotentiaries of the EFTA States have adopted the Agreed Minutes which are annexed to this Final Act and which have a binding character.

The plenipotentiaries of the Community and of the EC Member States and the plenipotentiaries of the EFTA States have taken note of the declaration of the Government of France annexed to this Final Act.

The plenipotentiaries of the Community of the EC Member States and the plenipotentiaries of the EFTA States have taken note that the references to Switzerland contained in the following joint declarations listed in and annexed to the Final Act signed in Oporto on 2 May 1992 have lapsed:
3. Joint Declaration on a transitional period concerning the issuing of making out of documents relating to the proof of origin;

And

8. Joint Declaration on transport of goods by road.

The plenipotentiaries of the Community and of the EC Member States and the plenipotentiaries of the EFTA States have taken note that the following agreements laid down in the Agreed Minutes of the negotiations annexed to the Final Act signed in Oporto on 2 May 1992, have lapsed:

- Ad Protocol 16 and Annex VI,

- Ad Annex VII (concerning engineers of the Foundation of the Swiss Register of Engineers).

They have agreed that in the Agreed Minute ‘Ad Protocol 47’ ‘the Community and Switzerland and’ shall be deleted.

Finally, the plenipotentiaries of the Community and of the EC Member States and the plenipotentiaries of the EFTA States have taken note with regard to the declarations listed in and annexed to the Final Act signed in Oporto on 2 May 1992 that:

I. the following declarations have lapsed:

10. Declaration by the Government of Switzerland on safeguard measures;

11. Declaration by the European Community;

12. Declaration by the Government of Switzerland on the introduction of post-diploma studies in architecture at the higher technical colleges;

16. Declaration by the Government of Switzerland on the use of the safeguard clause in connection with capital movements;

17. Declaration by the European Community;

34. Declaration by the Government of Switzerland concerning customs duties of a fiscal nature;
36. Declaration by the Government Switzerland on the Agreement between the Community and the Swiss Confederation on the carriage of goods by road and rail;

II. in the following declarations the declaration made by the Government of Switzerland or the declaration made by the European Community with reference to Switzerland have lapsed:

2. Declaration by Governments of Liechtenstein and Switzerland on alcohol monopolies;

3. Declaration by the Governments of Austria and Switzerland on audio-visual services;

14. Declaration by the Governments of Liechtenstein and Switzerland on administrative assistance;

15. Declaration by the European Community;

33. Declaration by the European Community and the Governments of Austria, Finland, Liechtenstein, Sweden and Switzerland on whale products;

35. Declaration by the European Community on bilateral agreements.
JOINT DECLARATION

1. Whilst fully respecting the outcome of the Swiss referendum of 6 December 1992, the Contracting Parties to the EEA Agreement regret that as a consequence of Swiss non-participation the EEA could not be realized among the Contracting Parties initially foreseen.

2. The Contracting Parties to the EEA Agreement have taken note that the Swiss authorities have kept open the opinion of future EEA participation. They will welcome Swiss participation in the EEA and will be ready to enter into negotiations if Switzerland submits an application according to Article 128 of the EEA Agreement as modified by the Protocol adjusting the EEA Agreement.

3. Later participation of Switzerland in the EEA should be based on the results laid down in the original EEA Agreement and bilateral agreements negotiated at the same time as well as on possible subsequent changes in those agreements.
AGREED MINUTES

The Contracting Parties agreed that:

Ad Article 15:

the specific date of the entry into force of the provisions referred to in Article 15 is due to budgetary technical difficulties and shall be without prejudice to any bilateral or multilateral cooperation in the fields concerned and shall further not affect any cooperation referred to in Article 85 of the EEA Agreement.

In order to ensure the orderly entry into force of the provisions referred to in Article 15, the experts of the EFTA States may, during the period up to 1 January 1994, participate provisionally in the committees which assist the European Commission in the management or development of Community activities in the fields covered by those provisions.

Each EFTA State shall bear its own costs incurred by this participation.

Ad Article 20:

Annex IV (Energy)

as regards the term ‘intra-EFTA trade’, ‘EFTA’ refers to those EFTA States for which the EEA Agreement has entered into force;

Annex XIV (Competition)
as regards the terms 'EFTA dimension' in adaptations (a), (b) and (h), 'EFTA-wide turnover' in adaptations (b) and (j), and 'EFTA residents' in adaptation (j), 'EFTA' refers to those EFTA States for which the EEA Agreement has entered into force.
DECLARATION BY THE GOVERNMENT OF FRANCE

France notes that the Agreement on the European Economic Area does not apply to overseas countries and territories associated to the European Economic Community pursuant to the provisions of the Treaty establishing the European Economic Community.

Done at Brussels on the seventeenth day of March in the year one thousand nine hundred and ninety-three.