22. AGREEMENT ON THE INTERNATIONAL CARRIAGE OF PERISHABLE FOODSTUFFS AND ON THE SPECIAL EQUIPMENT TO BE USED FOR SUCH **CARRIAGE** (ATP)¹

Geneva, 1 September 1970 **ENTRY INTO FORCE:** 21 November 1976, in accordance with article 11(1). **REGISTRATION:** 21 November 1976, No. 15121. **STATUS:** Signatories: 7. Parties: 52. United Nations, *Treaty Series*, vol. 1028, p. 121; C.N.149.1979.TREATIES-1 of 27 July 1979 (proposal of amendment to annex 3) and CN.19.1980.TREATIES-1 of 21 February 1980 (corrigendum) and C.N.305.1980.TREATIES-6 of 10 November 1980 (acceptance); C.N.155.1979.TREATIES-3 of 21 August 1979 (proposal of amendments to annex 1), CN.45.1980.TREATIES-2 of 17 March 1980 (corrigendum) and C.N.343.1980.TREATIES-8 of 4 December 1980 (acceptance); C.N.65.1981.TREATIES-2 of 12 May 1981 (proposal of amendments to annex 1) and C.N.211.1982.TREATIES-6 of 30 September 1982 (acceptance) and C.N.292.1982.TREATIES-3 of 14 April 1982 (proposal of amendments to annex 1) and C.N.221.1983.TREATIES-3 of 2 August 1983 (acceptance) (see also vol. 1347, p. 342); CN.160.1984.TREATIES-3 of 19 July 1984 (proposal of amendments to annex 1) and C.N.286.1985.TREATIES-6 of 12 November 1985 (acceptance); **TEXT:** C.N.286.1985.TREATIES-6 12 of

November 1985 (acceptance); C.N.280.1985.1REATIES-0 of 12 INVention 1965 (acceptance), C.N.185.1984.TREATIES-4 of 21 August 1984 (amendments to annex 3) and C.N.362.1985.TREATIES-7 of 7 March 1986 (acceptance); C.N.243.1985.TREATIES-4 of 18 October 1985 (proposal of amendments to annex 1; text of amendments is annexed to C.N.243.1985 (F)) and C.N.93.1986.TREATIES-3 of 13 May 1986 (acceptance); to C.N.243.1985 (F)) and C.N.93.1986.1REATIES-3 of 13 May 1986 (acceptance); C.N.280.1985.TREATIES-5 of 11 November 1985 (proposal of amendments to annex 1; text of amendments is annexed to C.N.280.1985 (F)), C.N.54.1986.TREATIES-2 of 7 April 1986 (corrigendum), C.N.20.1987.TREATIES-2 of 30 March 1987, C.N.121.1987.TREATIES-3 of 27 July 1987 (corrigendum) and C.N.146.1987.TREATIES-4 of 12 August 1987 (acceptance); C.N.155.1986.TREATIES-5 of 26 August 1986 (proposal of amendments to annex 1) and C.N.297.1987.TREATIES-7 of 15 December 1987 (acceptance); C.N.199.1987.TREATIES-5 of 5 October 1987 (proposal of amendments to annex 1) text C.N.297.1987.TREATIES-7 of 15 December 1987 (acceptance); C.N.199.1987.TREATIES-5 of 5 October 1987 (proposal of amendments to annex 1; text of amendments is annexed to C.N.199.1987 (F)), C.N.266.1987.TREATIES-6 of 14 December 1987 (addendum - Russian text), and C.N.6.1989.TREATIES-1 of 23 March 1989 (acceptance); C.N.123.1989.TREATIES-2 of 27 June 1989 (proposal of amendments to annex 2) and C.N.256.1990.TREATIES-5 of 12 November 1990 (acceptance); C.N.165.1989.TREATIES-3 of 14 August 1989 (proposal of amendments to annex 1) and C.N.312.1990.TREATIES-6 of 31 January 1991 (acceptance); C.N.229.1989.TREATIES-4 of 29 September 1980 (proposal of amendments to annex 1) and C.N.60.1990.TREATIES-2 of 27 April 1990 (acceptance); C.N.9.1990.TREATIES-1 of 12 March 1990 (proposal of amendments to annex 1), C.N.252.1990.TREATIES-4 of 9 November 1990, C.N.319.1990.TREATIES-7 of 15 March 1990 (corrigendum) and C.N.130.1991.TREATIES-1 of 31 July 1991 (acceptance); C.N.190.1991.TREATIES-2 of 18 October 1991 (proposal of amendments to annex 1) and C.N.100.1993.TREATIES-2 9 November 1990, C.N.319.1990.1REATIES-7 of 15 March 1990 (corrigendum) and C.N.130.1991.TREATIES-1 of 31 July 1991 (acceptance); C.N.190.1991.TREATIES-2 of 18 October 1991 (proposal of amendments to annex 1) and C.N.100.1993.TREATIES-1 of 10 May 1993 (acceptance); C.N.85.1992.TREATIES-2 of 15 June 1992 (proposal of amendments to annex 1, appendix 2, paras. 6, 8, 10, 12, 18 and 27) and C.N.469.1992.TREATIES-5 of 31 December 1992 (acceptance of amendments to annex 1, appendix 2, paras. 12 and 27); C.N.450.1993.TREATIES-3 of 30 December 1993 (proposal of amendments to annex 1) and C.N.195.1994.TREATIES-2 of 27 July 1994 (acceptance); C.N.397.1994.TREATIES-4 of 24 February 1995 (amendments to article 18 and annex 1) and C.N.341.1995.TREATIES-4 of 6 November 1995 (acceptance); C.N.414.1994.TREATIES-6 of 13 February 1995 (proposal of amendments to annexs 2 and 3), C.N.71.1996.TREATIES-1 of 13 May 1996 (transmission of annex 2, appendix 2), and C.N.156.1996.TREATIES-7 of 22 February 1995 (acceptance of amendments to annexs 3); C.N.416.1994.TREATIES-7 of 22 February 1995 (acceptance of amendments to annex 1) and C.N.340.1995.TREATIES-3 of 6 November 1995 (acceptance); C.N.309.1997.TREATIES-2 of 30 July 1997 (proposal of amendments to articles 5 and 10 (1) and annex 1), C.N.34.1998.TREATIES-7 of 8 February 1999 (objection regarding proposed amendments to articles 5 and 10 (1)); C.N.919.1998.TREATIES-6 of 27 October 2000 (adoption of amendments to annex 1) and C.N.1001.2000.TREATIES-4 of 27 October 2000 (adoption of amendments to annex 1, appendix 4), c.N.83.2000.TREATIES-3 of 16 February 2000 (Objection regarding proposed amendments to annex 1, appendix 4), c.N.83.2000.TREATIES-3 of 16 February 2000 (Objection regarding proposed amendments to annex 1, appendix 4), and C.N.1001.2000.TREATIES-4 of 27 October 2000 (adoption of amendments to annex 1, appendix 4), c.N.83.2000.TREATIES-3 of 16 February 2000 (Objection regarding proposed amendments to annex 1, appendix 4), c.N.83.2000.TREATIES-3 of 16 February 2000 (Depender (adoption of amendments to annex 1, appendix 4); C.N.70.2000.TREATIES-2 of 11 February 2000 (Proposal of amendments to Annex 1, Appendix 4) and C.N.563.2000.TREATIES-3 of 15 August 2000 (adoption of amendments to annex 1,

appendix 4); C.N.63.2001.TREATIES-1 of 15 February 2001 (proposal of amendments to annex 1, appendices 2 and 3) and C.N.651.2002.TREATIES-2 of 20 June 2002 (acceptance); C.N.106.2002.TREATIES-1 of 7 February 2002 (Proposal of amendments to annex 1, appendix 1) and C.N.363.2003.TREATIES-4 of 7 May 2003 (acceptance); C.N.228.2003.TREATIES-2 of 12 March 2003 (Proposal of amendments to annexes 1 and 3); and C.N.1535.2003.TREATIES-7 of 19 December 2003 (Proposal of amendments to Annexes 1 and 3); C.N.1535.2003.TREATIES-7 of 19 December 2003 (Proposal of amendments to Annexes 1 and 3); C.N.1535.2003.TREATIES-7 of 19 December 2003 (Proposal of amendments to Annexes 1 and 3); C.N.1535.2003.TREATIES-7 of 19 December 2003 (Proposal of amendments to Annex 1, Appendix 2); C.N.138.2008.TREATIES-1 of 2 March 2008 (Proposal of amendments to the Agreement) and C.N.357.2009.TREATIES-2 of 11 June 2009 (Acceptance of the amendments to the Agreement); C.N.191.2009.TREATIES-1 of 2 April 2009 (Proposal of amendments to Annex I of the ATP) and C.N.522.2009.TREATIES-3 of 26 August 2009 (Proposal of corrections to the proposed amendments to Annex I of the ATP) and C.N.430.2010.TREATIES-3 of 12 July 2010 (Acceptance of Amendments to the ATP) and C.N.430.2010.TREATIES-3 of 12 July 2010 (Acceptance of Amendments to the Agreement); C.N.181.2010.TREATIES-1 of 22 March 2010 (Proposal of correction to Annex 1, Appendix 2 of the Agreement); C.N.572.2010.TREATIES-4 of 20 September 2010 (Proposal of correction to Annex 1, Appendix 2 of the Agreement); C.N.572.2010.TREATIES-5 of 11 December 2010 (Proposal of correction to Annex 1, Appendix 2 of the Agreement); C.N.572.2010.TREATIES-3 of 20 September 2010 (Proposal of correction to Annex 1, Appendix 2 of the Agreement); C.N.572.2010.TREATIES-5 of 20 September 2010 (Proposal of correction to Annex 1, Appendix 2 of the Agreement); C.N.67.2011.TREATIES-1 of 11 February 2011 (Proposal of corrections to the Agreement); C.N.67.2011.TREATIES-1 of 11 February 2011 (Proposal of corrections to the Agreemene XI.B.22 (Acceptance of amendments to the Amexes to the Arrey and C.N.200.2012.TREATIES-XI.B.22 (Acceptance of amendments to the Agreement); C.N.759.2011.TREATIES-3 of 28 November 2011 (Proposal of corrections to article 2 and Annex 1, Appendix 3A of the Agreement) and C.N.92.2012.TREATIES-1 of 27 February 2012 (Corrections to article 2 Agreement) and C.N.92.2012.TREATIES-1 of 27 February 2012 (Corrections to article 2 and Annex 1, Appendix 3A of the Agreement); C.N.807.2011.TREATIES-8 of 23 December 2011 (Proposal of amendments to Annex I to the ATP) and C.N.203.2013.TREATIES-XI.B.22 of 27 March 2013 (Acceptance); C.N.127.2013.TREATIES-XI.B.22 of 4 February 2013 (Proposal of correction to Annex 1, Appendix 2, paragraph 2.2.4 B) of the ATP) and C.N.267.2013.TREATIES-XI.B.22 of 15 May 2013 (Correction to Annex 1, Appendix 2, paragraph 2.2.4 B) of the ATP); C.N.142.2013.TREATIES-XI.B.22 of 13 February 2013 (Proposal of amendments to the Annexes to the ATP) and C.N.254.2014.TREATIES-XI.B.22 of 16 May 2014 (Acceptance of amendments to Annexs to the ATP); C.N.1049.2013.TREATIES-XI.B.22 of 31 December 2013 (Proposal of amendments to Annex I) and C.N.253.2015.Reissued.20042015.TREATIES-XI.B.22 of 20 April 2015 (Acceptance); C.N.1.2014.TREATIES-XI.B.22 of 2 January 2014 (Proposal of corrections to Annex I), C.N.2532013. REIStidi. 2014. TREATIES ALB-22 of 20 April 2015 (Receptance), C.N.1.2014. TREATIES-XI.B.22 of 2 January 2014 (Proposal of corrections to Annex 1, Appendices 2 and 3) and C.N.208.2014. TREATIES-XI.B.22 of 15 April 2014 (Corrections); C.N.181.2015. TREATIES-XI.B.22 of 19 March 2015 (Proposal of (Corrections); C.N.181.2015.TREATIES-XI.B.22 of 19 March 2015 (Proposal of amendments) and C.N.510.2016.TREATIES-XI.B.22 of 19 July 2016 (Acceptance of Amendments, except for amendments to annex 1, appendix 2 paragraph 3.2.6); C.N.128.2016.TREATIES-XI.B.22 of 6 April 2016 (Proposal of corrections to Annexes I and II) and C.N.497.2016.TREATIES-XI.B.22 of 6 13 July 2016 (Corrections); C.N.135.2016.TREATIES-XI.B.22 of 6 April 2016 (Proposal of amendments to Annex 1, Appendix 2) and C.N.401.2017.Reissued.20072017.TREATIES-XI.B.22 of 17 July 2017 (Acceptance); C.N.54.2017.TREATIES-XI.B.22 of 8 February 2017 (Proposal of correction to Annex 1, appendix 2) and C.N.267.2017.TREATIES-XI.B.22 of 15 May 2017 (Correction); C.N.58.2017.TREATIES-XI.B.22 of 8 February 2017 (Proposal of amendments to Annex 1, appendix 2) and C.N.244.2018.TREATIES-XI.B.22 of 16 May 2018 (Acceptance of Amendments); C.N.70 2018 TREATIES-XI.B.22 of 6 February 2017 amendments to Annex 1, appendix 2) and C.N.244.2018.1REATIES-XI.B.22 of 16 May 2018 (Acceptance of Amendments); C.N.70.2018.TREATIES-XI.B.22 of 6 February 2018 (Proposal of corrections to Annex 1, appendix 2) and C.N.240.2018.TREATIES-XI.B.22 of 14 May 2018 (Corrections); C.N.18.2019.TREATIES-XI.B.22 of 30 January 2019 (Proposal of corrections to Annex 1) and C.N.159.2019.TREATIES-XI.B.22 of 10 May 2019 (Corrections); C.N.19.2019.TREATIES-XI.B.22 of 31 January 2019 (Proposal of amendments) and C.N.5.2020.TREATIES-XI.B.22 of 8 January 2020 (Acceptance of amendments); C.N.79.2021.TREATIES-XI.B.22 of 4 March 2021 (Proposal of Amendments); C.N.79.2021.TREATIES-XI.B.22 of 4 March 2021 (Proposa amendments' to the ATP and C.N.396.2021.Reissued.17122021.TREATIES-XI.B.22 annexes) and its 2021 of December 16 C.N.396.2021.Reissued.1/122021.TREATIES-XI.B.22 of 16 December 2021 (Acceptance of amendments); C.N.80.2021.TREATIES-XI.B.22 of 4 March 2021 (Proposal of corrections to Annex 1) and C.N.159.2021.TREATIES-XI.B.22 of 7 June 2021 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 3 February 2023 (Proposal of amendments) and C.N.101.2023.TREATIES-XI.B.22 of 31 March 2023 (Germany: Communication pursuant to article 18(2)(b)) and C.N.533.2023.TREATIES-XI.B.22 of 2 June 2024 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 31 March 2023 (Germany: Communication pursuant to article 18(2)(b)) and C.N.533.2023.TREATIES-XI.B.22 of 2 June 2024 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 3 February 2023 (Germany: Communication pursuant to article 18(2)(b)) and C.N.533.2023.TREATIES-XI.B.22 of 2 June 2024 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 3 February 2023 (Germany: Communication pursuant to article 18(2)(b)) and C.N.533.2023.TREATIES-XI.B.22 of 2 June 2024 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 3 February 2025 (Germany: Communication pursuant to article 18(2)(b)) and C.N.533.2023.TREATIES-XI.B.22 of 2 June 2025 (Corrections); C.N.30.2023.TREATIES-XI.B.22 of 2 June 2025 (Corrections); C.N.30.2025 (Corrections); C.N.30 January 2024 (Germany: Communication pursuant to article 18(5)(b)) C.N.534.2023.TREATIES-XI.B.22 of 2 January 2024 (Acceptance of amendments). and

Definitive signature(s), Ratification, Accession(a), Succession(d)

Participant

Signature

Participant	Signature	Definitive signature(s), Ratification, Accession(a), Succession(d)		Participant	Signature		Definitive signature(s), Ratification, Accession(a), Succession(d)	
Albania		26 Jan	2005 a	Monaco		24 Oct	2001 a	
Andorra		14 Jul	2008 a	Montenegro ⁷		23 Oct	2006 d	
Armenia	25 Jan	2022 a	Morocco		5 Mar	1981 a		
Austria	28 May 1971	1 Mar	1977	Netherlands (Kingdom	L			
Azerbaijan		8 May	2000 a	of the) ⁸	30 Nov	1978		
Belarus		-	2001 a	North Macedonia ²		20 Dec	1999 d	
Belgium		1 Oct	1979 a	Norway	••••	14 Jul	1979 a	
Bosnia and	Poland			5 May	1983 a			
Herzegovina ²		12 Jan	1994 d	Portugal	28 May 1971	15 Aug	1988	
Bulgaria		26 Jan	1978 a	Republic of Moldova	•••	11 Sep	2007 a	
Croatia ²		3 Aug	1992 d	Romania	•••	22 Apr	1999 a	
Czech Republic ³		2 Jun	1993 d	Russian Federation		10 Sep	1971 a	
Denmark		22 Nov	1976 a	San Marino	•••	17 May	2016 a	
Estonia		6 Feb	1998 a	Saudi Arabia		13 Jan	2015 a	
Finland	•••	15 May	1980 a	Serbia ²		12 Mar	2001 d	
France ⁴		1 Mar	1971 s	Slovakia ³		28 May	1993 d	
Georgia		30 Nov	1998 a	Slovenia ²		6 Aug	1993 d	
Germany ^{5,6}	4 Feb 1971	8 Oct	1974	Spain		24 Apr	1972 a	
Greece		1 Apr	1992 a	Sweden		13 Dec	1978 a	
Hungary		4 Dec	1987 a	Switzerland				
Iran (Islamic Republic				Tajikistan		28 Dec	2011 a	
of)		2 Dec	2021 a	Tunisia		3 Apr	2007 a	
Ireland		22 Mar	1988 a	Türkiye		21 Dec	2012 a	
Italy	28 May 1971	30 Sep	1977	Ukraine		25 Jul	2007 a	
Kazakhstan Kyrgyzstan		17 Jul	1995 a	United Kingdom of Great Britain and				
		22 Oct	2012 a					
Latvia		6 Feb	2003 a	Northern Ireland		5 Oct	1979 a	
Lithuania		28 Apr	r 2000 a United States of			20.1	1002	
Luxembourg	25 May 1971	9 May	1978	America		20 Jan	1983 a	
				Uzbekistan	•••	11 Jan	1999 a	

Declarations and Reservations

(Unless otherwise indicated, the declarations and reservations were made upon definitive signature, ratification, accession or succession. For objections thereto, see hereinafter.)

BULGARIA⁹

The People's Republic of Bulgaria declares that article 9, which entitles only States members of the Economic Commis- sion for Europe to become Parties to the Agreement, is discrimi- natory. The People's Republic of Bulgaria also declares that article 14, pursuant to which a State may declare that the Agreement will also be applicable to territories for the international relations of which that State is responsible, is contrary to the General Assembly's Declaration on the Granting of Independence to Colonial Countries and Peoples of 14 December 1960.

CZECH REPUBLIC³

HUNGARY

"[The Government of the Hungarian People's Republic] does not consider itself bound by article 15, paragraphs 2 and 3, of the Agreement."

POLAND¹⁰

RUSSIAN FEDERATION

The Union of Soviet Socialist Republics does not consider itself bound by the provisions of article15, paragraphs 2 and 3, of the Agreement relating to the

mandatory submission to arbitration, at the request of one of the Parties, of any dispute concerning the interpretation or application of the Agreement.

The Union of Soviet Socialist Republics deems it necessary to state that the provisions of article 9 of the Agreement, which limit the circle of possible participants to this Agreement, are of a discriminatory character, and states that, in accordance with the principles of sovereign equality among States, the Agreement should be opened for participation by all European States without any discrimination or restriction;

The provisions of article 14 of the Agreement under which Contracting Parties may extend its applicability to territories for the international relations of which they are responsible, are outmoded and contrary to the Declaration of the United Nations General Assembly on the Granting of Independence to Colonial Countries and Peoples (resolution 1514 (XV) of 14 December 1960).

SLOVAKIA³

UNITED STATES OF AMERICA

"The Agreement does not apply to carriage in the United States of America and its territories."

Objections (Unless otherwise indicated, the objections were received upon definitive signature, ratification, accession or succession.)

FRANCE

[The French Government] considers that only European States can formulate the declaration provided for in article 10 with respect to carriage performed in territories situated outside Europe.

It therefore raises an objection to the declaration by the Government of the United States of America and, consequently, declares that it will not be bound by the ATP Agreement in its relations with the United States of America.

ITALY

[Same objection as under France.]

UNITED STATES OF AMERICA

21 September 1984

"The United States considers that under the clear language of article 10 [of the Agreement], as confirmed by the negotiating history, any State party to the Agreement may file a declaration under that article. The United States therefore considers that the objections of Italy and France and the declarations that those nations will not be bound by the Agreement in their relations with the United States are unwarranted and regrettable. The United States reserves its rights with regard to this matter and proposes that the parties continue to attempt cooperatively to resolve the issue."

Notes:

¹ Although listed in this chapter for reasons of convenience, this agreement is not limited to transport by road.

² The former Yugoslavia had acceeded to the Agreement on 21 November 1975. See also note 1 under "Bosnia and Herzegovina", "Croatia", "former Yugoslavia", "Slovenia", "The Former Yugoslav Republic of Macedonia" and "Yugoslavia" in the "Historical Information" section in the front matter of this volume.

³ Czechoslovakia had acceded to the Convention on 13 April 1982, with a reservation and a declaration. For the text of the reservation and the declaration, see United Nations, *Treaty Series*, 1272, p. 439. See also note 1 under "Czech Republic" and note 1 under "Slovakia" in the "Historical Information" section in the front matter of this volume.

⁴ The Agreement was first signed without reservation as to ratification by the French Plenipotentiary on 20 January 1971. The signature affixed on 1 March 1971 signifies the approval of the text of the Agreement as corrected in accordance with the decision taken by the Inland Transport Committee of the Economic Commission for Europe at its thirtieth session (1 to 4 February 1971).

⁵ See note 1 under "Germany" regarding Berlin (West) in the "Historical Information" section in the front matter of this volume.

⁶ The German Democratic Republic had acceded to the Agreement on 14 April 1981 with a reservation and a declaration. For the text of the reservation and the declaration, see United Nations, *Treaty Series*, vol. 1223, p. 419. See also note 2 under "Germany" in the "Historical Information" section in the front matter of this volume.

⁷ See note 1 under "Montenegro" in the "Historical Information" section in the front matter of this volume.

⁸ For the Kingdom in Europe.

⁹ In a notification received on 6 May 1994, the Government of Bulgaria notified the Secretary-General that it had decided to withdraw the reservation made upon accession to article 15 (2) and (3). For the text of the reservation, see United Nations, *Treaty Series*, vol. 1066, p. 347.

¹⁰ On 16 October 1997, the Government of Poland notified the Secretary-General that it had decided to withdraw its reservation with regard to article 15, paragraphs 2 and 3 of the Agreement made upon accession. For the text of the reservation see United Nations, *Treaty Series*, vol. 1314, p. 287.