

Treaty Series

Treaties and international agreements
registered
or filed and recorded
with the Secretariat of the United Nations

VOLUME 1239

Recueil des Traités

Traités et accords internationaux
enregistrés
ou classés et inscrits au répertoire
au Secrétariat de l'Organisation des Nations Unies

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New York, 1994



This volume contains the English translation, established by the Universal Postal Union, of the international instruments adopted at Rio de Janeiro on 26 October 1979 by the Congress of the Universal Postal Union. The authentic French text of those instruments is published in volume 1238.

The text of the General Regulations adopted by the Congress at Rio de Janeiro is published in annex A. It is preceded by subsequent actions relating to the Constitution of the Universal Postal Union and its two Additional Protocols, as well as the General Regulations adopted at Lausanne on 5 July 1974. It is followed by subsequent actions relating to the Acts adopted at Lausanne on 5 July 1974 and registered under Nos. 14723 to 14731.

The other Acts adopted by the Congress at Rio de Janeiro are published in part I, under Nos. 19985 to 19992 (see table of contents on page iv).

Le présent volume contient la traduction anglaise, établie par l'Union postale universelle, des instruments internationaux adoptés à Rio de Janeiro le 26 octobre 1979 par le Congrès de l'Union postale universelle. On trouvera dans le volume 1238 le texte français authentique de ces instruments.

Le texte du Règlement général adopté par le Congrès à Rio de Janeiro est publié en annexe A. Il est précédé par des faits ultérieurs concernant la Constitution de l'Union postale universelle et ses deux Protocoles additionnels, ainsi que le Règlement général adopté à Lausanne le 5 juillet 1974. Il est suivi par des faits ultérieurs concernant les Actes adoptés à Lausanne le 5 juillet 1974 et enregistrés sous les numéros 14723 à 14731.

Les autres Actes adoptés par le Congrès à Rio de Janeiro sont publiés en partie I, sous les numéros 19985 à 19992 (voir table des matières à la page iv).

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1981

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NOTE BY THE SECRETARIAT

Under Article 102 of the Charter of the United Nations every treaty and every international agreement entered into by any Member of the United Nations after the coming into force of the Charter shall, as soon as possible, be registered with the Secretariat and published by it. Furthermore, no party to a treaty or international agreement subject to registration which has not been registered may invoke that treaty or agreement before any organ of the United Nations. The General Assembly, by resolution 97 (1), established regulations to give effect to Article 102 of the Charter (see text of the regulations, vol. 859, D. VIII).

The terms "treaty" and "international agreement" have not been defined either in the Charter or in the regulations, and the Secretariat follows the principle that it acts in accordance with the position of the Member State submitting an instrument for registration that so far as that party is concerned the instrument is a treaty or an international agreement within the meaning of Article 102. Registration of an instrument submitted by a Member State, therefore, does not imply a judgement by the Secretariat on the nature of the instrument, the status of a party or any similar question. It is the understanding of the Secretariat that its action does not confer on the instrument the status of a treaty or an international agreement if it does not already have that status and does not confer on a party a status which it would not otherwise have

. .

Unless otherwise indicated, the translations of the original texts of treaties, etc., published in this Series have been made by the Secretariat of the United Nations.

ANNEX A

Ratifications, accessions, prorogations, etc.,
registered on 6 July 1981,
concerning treaties and international agreements
registered
with the Secretariat of the United Nations

UNIVERSAL POSTAL UNION

No. 8844. CONSTITUTION OF THE UNIVERSAL POSTAL UNION, SIGNED AT VIENNA ON 10 JULY 19641

ACCESSION

Notification under article 11 (5) of the Constitution effected by the Government of

19 June 1981

SOUTH AFRICA

(With effect from 19 June 1981.)

ACCESSION in respect of the Additional Protocol to the above-mentioned Constitution done at Tokyo on 14 November 19692

Notification under article 11 (5) of the Constitution effected by the Government of Switzerland on:

19 June 1981

SOUTH AFRICA

(With effect from 19 June 1981.)

ACCESSION in respect of the Second Additional Protocol to the above-mentioned Constitution concluded at Lausanne on 5 July 19743

Notification under article 11 (5) of the Constitution effected by the Government of Switzerland on:

19 June 1981

SOUTH AFRICA

(With effect from 19 June 1981.)

ACCESSIONS in respect of the General Regulations of the Universal Postal Union concluded at Lausanne on 5 July 19744

Instruments deposited with the Government of Switzerland on:

19 September 1980

GUYANA

(With effect from 19 September 1980.)

¹ United Nations. Treaty Series, vol. 611, p. 7: for subsequent actions, see references in Cumulative Indexes Nos. 9 to 14, as well as annex A in volumes 904, 907, 917, 920, 926, 932, 941, 952, 958, 959, 978, 987, 1003, 1004, 1005, 1006, 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1046, 1052, 1057, 1060, 1066, 1078, 1080, 1088, 1092, 1110, 1127, 1135, 1138, 1144, 1147, 1151, 1156, 1158, 1162, 1196, 1207, 1216 and 1224.

³ Ibid., vol. 1005, p. 7.

⁴ Ibid., vol. 1005, p. 23.

Notification under article 11 (5) of the Constitution effected by the Government of Switzerland on:

19 June 1981

SOUTH AFRICA

(With effect from 19 June 1981.)

Certified statements were registered by Switzerland on 6 July 1981.

TERMINATION of the General Regulations of the Universal Postal Union concluded at Lausanne on 5 July 1974' (Note by the Secretariat)

The above-mentioned Regulations ceased to have effect on 1 July 1981, the effective date of the General Regulations of the Universal Postal Union concluded at Rio de Janeiro on 26 October 1979², in accordance with article 31 (2) of the Constitution of the Universal Postal Union³ and article 130 of the said General Regulations of 26 October 1979.

(6 July 1981)

¹ United Nations, Treaty Series, vol. 1005, p. 23.

² See p. 17 of this volume.

³ United Nations, Treaty Series, vol. 611, p. 7.



[Translation¹ — Traduction²]

UNIVERSAL POSTAL UNION CONGRESS OF RIO DE JANEIRO, 1979

¹ Translation supplied by the Government of Switzerland.
² Traduction fournie par le Gouvernement suisse.

TABLE OF ABBREVIATIONS (ACRONYMS, SYMBOLS, ETC) AND SIGNS USED IN THE DECISIONS OF THE 1979 RIO DE JANEIRO CONGRESS

A. Common abbreviations, etc

administration = postal administration (however, this abbreviation is not used when, in order to avoid

ambiguity, it is desirable to indicate precisely whether a postal administration or other

administration is meant)

Agr = Agreement
art = article
c = centime

CCPS = Consultative Council for Postal Studies

cf = confer (in the sense of comparing two things in order to see how far they are the same

or in what way they differ)

cm = centimetre

COD = Cash-on-Delivery Agreement

col = column

Collection of Bills = Collection of Bills Agreement

Constitution = Constitution of the Universal Postal Union

Conv or Convention = Universal Postal Convention

Det Regs = Detailed Regulations

Doc = Documents (of Congress, Committees, etc)

EC = Executive Council
eg = for example

fr = franc g = gramme

Gen Regs or

General Regulations = General Regulations of the Universal Postal Union

Giro = Giro Agreement

h = hour
id = idem
kg = kilogramme
km = kilometre

lb (16 ounces) = pound avoirdupois (453.59 grammes)

M... = to be completed as Mr, Mrs, Miss (chiefly used in forms)

m = metre
max = maximum
min = minimum
mm = millimetre
mn = minute (of time)

Money Orders = Money Orders and Postal Travellers' Cheques Agreement

n.m. = nautical mile (1852 metres)

No or No. = numbe

oz = ounce (28.3456 grammes) (16th part of a pound avoirdupois)

p = page

Parcels = Postal Parcels Agreement

Prot or Protocol = Final Protocol (to the Act concerned)

s = second (of time)

Savings = International Savings Agreement

SDR = Special Drawing Right

Subscriptions = Subscriptions to Newspapers and Periodicals Agreement

t = tonne (1000 kilogrammes)

t-km = tonne-kilometre or kilometric tonne (unit used in connection with conveyance)

UN = United Nations
UPU or Union = Universal Postal Union

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B. Abbreviations relating to forms

(These abbreviations are always followed by the number of the form)

AP = Subscriptions CP = Parcels RP = Collection of Bills
AV = Airmail MP = Money Orders VD = Insured Letters
C = Convention R = COD VP = Giro

CE = Savings

C. Other conventional abbreviations mentioned in the Acts

```
= advice of entry (Avis d'inscription)
        = other items (autres objets) or
        = items other than LC
         = advice of delivery (Avis de réception)
вт
         = transit bulletin (Bulletin de transit)
        = letter bill (feuille d'avis)
         = parcel bill (feuille de route)
         = letters and postcards (lettres et cartes postales)
     = letters, aerogrammes, postcards, postal money orders, COD money orders, bills for collection,
            insured letters, advices of payment and advices of delivery
         = land transit
1.t.
PP
        = postage paid (port payé)
R
         = registered (recommandé)
        = sea-transit
s.t.
sv
        = empty bag (sac vide)
        = charge to be paid (taxe à payer)
        = charge collected (taxe perçue)
TP
        = insured value (valeur déclarée)
ΧP
        = by express (indicates charged telegraph service)
```

DECLARATIONS MADE ON SIGNATURE OF THE ACTS

1

On behalf of the Argentine Republic:

Α

"In ratifying the Constitution of the Universal Postal Union signed in Vienna (Austria) on 10 July 1964,¹ the Argentine Government expressly stated that article 23 of the Constitution neither referred to nor included the Islas Malvinas, the South Georgia Islands, the South Sandwich Islands and Argentine Antarctica, since they form part of its territory and come under its authority and sovereignty.

"The Argentine Republic explicitly reserves its legitimate rights to the Islas Malvinas, the South Georgia Islands, the South Sandwich Islands and Argentine Antarctica and consequently will not permit any declaration or reservation by any Union member or group of Union member countries which might undermine these rights."

В

"The Argentine Republic particularly reserves its legitimate claims and rights to the Islas Malvinas, the South Georgia Islands, the South Sandwich Islands and Argentine Antarctica and points out that the provision contained in article 28, paragraph 1, of the Universal Postal Convention² on the circulation of postage stamps valid in the country of origin will not be considered as obligatory for Argentina when these stamps distort Argentina's geographic and legal reality, without prejudice to the application of paragraph 15 of the Joint Argentine-British Declaration of 1 July 1971 on communications and movement between Argentina's continental territory and the Islas Malvinas, approved by exchange of Jetters between the two Governments on 5 August 1971³ and ratified by law No 19.529."

(Congress - Doc 130)

н

On behalf of the United States of America:

"The United States of America considers resolution C 6, purporting to expel a member country from the Union, to be unconstitutional and contrary to the principle of universality upon which the Union is based. The Constitution of the UPU does not provide for the expulsion of members of the Union and the traditions of the organization do not support it. The United States, therefore, will continue to treat any country against which such unconstitutional action is taken as a member of the Union in so far as United States postal relations with that country are concerned."

(Congress - Doc 130/Add 1)

United Nations, Treaty Series, vol. 611, p. 7.

² See p. 55 of this volume.

³ United Nations, Treaty Series, vol. 825, p. 143.

Ш

10

On behalf of New Zealand:

"With reference to the decision by the 18th Congress of the Universal Postal Union to expel South Africa from the Union, the delegation of New Zealand wishes to express reservations concerning the legality and the constitutionality of the procedure adopted.

"The delegation of New Zealand wishes to point out that the New Zealand Government is totally opposed to the policies of apartheid of the South African Government.

"The delegation of New Zealand wishes, however, to record that it considers the action taken to have been unconstitutional in terms of the UPU's constituent document which contains no provision for expulsion of members. The delegation considers that the best interests of the UPU are not served by excluding States from such an essential technical body, and is concerned at the precedent that the decision to expel will create."

(Congress - Doc 130/Add 2)

IV

On behalf of Canada:

"Canada has for years condemned South Africa's policy of apartheid and has taken steps to demonstrate this opposition in practice. Nevertheless Canada takes the view that resolution 0039 adopted by Congress and calling for the expulsion of a member of the Universal Postal Union is in direct conflict with the membership provisions of the Constitution. It follows that its implementation would constitute an illegal and unconstitutional act. In the circumstances Canada wishes to let it be known that it will have to re-examine its relationship, including its financial commitment, with any international organization whose membership insists on taking actions which are contrary to that organization's constitution."

(Congress - Doc 130/Add 3)

On behalf of the Democratic Republic of Afghanistan, the People's Democratic Republic of Algeria, the State of Bahrain, the People's Republic of Bangladesh, the Republic of Iraq, the Hashemite Kingdom of Jordan, Kuwait, the Lebanese Republic, the Socialist People's Libyan Arab Jamahiriya, Malaysia, the Islamic Republic of Mauritania, the Kingdom of Morocco, the Sultanate of Oman, Pakistan, the State of Oatar, the Kingdom of Saudi Arabia, the Somali Democratic Republic, the Democratic Republic of the Sudan, the Syrian Arab Republic, Tunisia, the United Arab Emirates, the Yemen Arab Republic and the People's Democratic Republic of Yemen:

"The above-mentioned delegations,

"Considering

the fourth Geneva Convention relative to the Protection of Civilian Persons in Time of War. on the one hand, and United Nations decision No 3379D.30 of 10 November 1975 qualifying Zionism as a form of racism and racial discrimination,2 on the other,

United Nations. Treaty Series, vol. 75, p. 287.

United Nations. Official Records of the General Assembly, Thirtieth Session, Supplement No. 34 (A/10034),

"Recalling

that Zionism exhibits all the characteristics of imperialism owing to the fact that it is a constant source of conflict and of war with the (adjacent) countries of the Middle East,

"Noting

that, by its basic philosophy, Zionism practises an avowed expansionism because it is occupying territories recognized de facto and de jure as belonging to free and independent countries which are members of the international community,

"Aware

that the Palestinian people are suffereing the horrors of a war which is imposed on them and that, as a consequence, their defence is a just cause as it is designed to end their martyrdom, to restore their human and social rights and their right to self-determination and to construct their own independent State on the territory of Palestine.

"Considering

that the entity known as Israel is the spearhead of this philosophy of imperialism, expansionism and racism.

"Confirm

their declaration to No IX¹ made at the 1964 Vienna Congress, their declaration No III² made at the 1969 Tokyo Congress and their declaration No III³ made at the 1974 Lausanne Congress,

"And reaffirm

that their signature to all the Acts of the Universal Postal Union (1979 Rio de Janeiro Congress) as well as any subsequent ratification of those Acts by their respective Governments are not valid vis-à-vis the members inscribed under the name of Israel and in no way imply its recognition."

В

For the same reasons, the delegation of Iran declares as follows:

"Its signature to all the Acts of the Universal Postal Union (1979 Rio de Janeiro Congress) as well as any subsequent ratification of those Acts by its Government are not valid vis-à-vis the member inscribed under the name of Israel and in no way implies its recognition."

(Congress - Doc 130/Add 4)

VΙ

On behalf of the Republic of Austria:

"Austria considers that resolution C 6 which claims to expel a member country of the Union is unconstitutional and contrary to the principle of universality on which the Union is founded. The UPU Constitution does not provide for the expulsion of Union member countries and the traditions of the UPU do not support the idea of an expulsion of this kind. Consequently, in its postal relations, Austria will continue to treat as a member of the Union any country against which unconstitutional measures are taken."

(Congress - Doc 130/Add 5)

¹ United Nations, Treaty Series, vol. 611, p. 77.

² *Ibid.*, vol. 810, p. 16. ³ *Ibid.*, vol. 1005, p. 14.

VII

On behalf of Japan:

"With regard to the resolution adopted at the 18th Congress concerning the expulsion from the UPU of the Republic of South Africa, the delegation of Japan wishes to make the following declaration:

"The Government of Japan has consistently opposed itself to the South African Government's policy of apartheid and has been taking a number of measures vis-à-vis the Republic of South Africa to express its disapproval of the abhorrent policy.

"The Government of Japan considers, however, that the resolution is undesirable not only in that the decision of a highly political nature was taken in a technical and specialized organization such as the UPU, but also that it is contrary to the principle of universality of the UPU.

"Moreover, the Government of Japan expresses its doubts about the constitutionality and the legal validity of the resolution in that it was adopted in the absence of any provision for expulsion in the Constitution and by the procedure of a simple majority, in spite of the great importance of the matter.

"Furthermore, it is of great concern to the future of the specialized agencies of the UN since the expulsion by a simple majority of votes of any member country from a specialized agency of the UN would have serious effects on the legal stability and smooth activities of the international organizations."

(Congress - Doc 130/Add 6)

VIII

On behalf of the nine member States of the European Economic Community (Belgium, Kingdom of Denmark, French Republic, German Federal Republic, Ireland, Italy, Luxembourg, Netherlands, United Kingdom of Great Britain and Northern Ireland, Channel Islands and Isle of Man):

"The nine member States of the European Community condemn South Africa's racial policies and make determined and constructive efforts to improve the situation.

"However, the decision taken on 18 September purporting to expel a member country of the UPU was made in violation of the Constitution of that organization, which contains no provisions for the expulsion of its members, has no legal basis and consequently, the nine member States do not accept it. They consider South Africa to be still a member of the Universal Postal Union and will therefore maintain their relations with the South African postal administration.

"Moreover, they hold the decision by Congress to be contrary to the principle of universality of the United Nations. They deplore actions of a purely political nature in organizations such as the UPU which are dedicated to technical, economic and humanitarian ends. They believe that such action by breaching the Constitution of the UPU and by detracting from the universality of the Union will be damaging to the organization itself, which depends on international cooperation and respect for its Constitution and Rules."

(Congress - Doc 130/Add 7)

ΙX

On behalf of Israel:

"The delegation of Israel to the 18th Congress of the Universal Postal Union rejects all declarations or reservations made by certain Union member countries at the Union's 15th Congress (Vienna 1964), 16th Congress (Tokyo 1969), 17th Congress (Lausanne 1974) and 18th Congress (Rio de Janeiro 1979) as incompatible with the status of the State of Israel as a member of the UN and the UPU. Further, those declarations were made with the object of not applying the provisions of the Acts of the Universal Postal Union and therefore contravene the spirit and intentions of the UPU Constitution, Convention and Agreements.

"Wherefore, the delegation of Israel considers these declarations and reservations illegal and null and void.

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"The delegation of Israel rejects the hostile, abusive and totally false grounds presented by those countries in an effort to explain their illegal and provocative action. It is deplorable that a coalition of fanatics should see fit to transgress the peaceful work of the 18th Congress in such a barbarous manner in order to spread hatred in support of a policy that is clearly aimed at the destruction of a member State.

"The nature of the regimes whose stamp marks the contents of Congress - Doc 130/Add 4 is obvious from the repression and bloodletting of which they stand guilty in world opinion.

"It is especially deplorable that such a violent initiative should have been taken at a time when an historical breakthrough for peace has occurred in our region."

(Congress - Doc 130/Add 8)

×

On behalf of the Swiss Confederation:

"With reference to the adoption in the eighth plenary meeting, by a simple majority, of resolution C 6 concerning the expulsion of the Republic of South Africa from the Universal Postal Union, the Swiss delegation wishes to make express reservations both as to the constitutionality of this decision and to the procedure followed to adopt it

"The Constitution of the UPU contains no provisions for expelling a member country from the Union. Decisions as serious as this cannot be made without a legal basis in the fundamental Act. Furthermore, the expulsion of any member country is contrary to the principle of universality on which the activities of the UPU are based. For these reasons, Switzerland cannot recognize the legal validity of the decision in resolution C 6."

(Congress - Doc 130/Add 9)

ΧI

On behalf of the United Kingdom of Great Britain and Northern Ireland, the Channel Islands and the Isle of Man:

"The Government of the United Kingdom of Great Britain and Northern Ireland has no doubt as to United Kingdom sovereignty over the Falkland Islands, the Falkland Island Dependencies and the British Antarctic Territory. In this context attention is drawn to article IV of the Antarctic Treaty¹ to which both the United Kingdom and Argentina are parties, which freezes territorial claims in Antarctica.

"The United Kingdom Government therefore does not accept the declaration of the Argentine Republic claiming to contest United Kingdom sovereignty over the above-mentioned territories, nor does it accept the declaration of the Argentine Republic concerning article 28, paragraph 1, of the Universal Postal Convention."

(Congress - Doc 130/Add 10)

XII

On behalf of the United Kingdom of Great Britain and Northern Ireland, the Channel Islands and the Isle of Man:

"The Government of Great Britain and Northern Ireland deplores the decision of the 18th Congress concerning the rates to be adopted for terminal dues. This decision was taken without due and proper consideration of all the factors involved and their implications, and in the long term can only be to the detriment of international postal services."

(Congress - Doc 130/Add 11)

United Nations, Treaty Series, vol. 402, p. 72.

XIII

On behalf of the Swiss Confederation:

"The Swiss delegation deplores the decision of the 18th Congress concerning the rates adopted for terminal dues. This decision was made without taking sufficient account of all the factors entering into consideration and of the effects which these rates may have on international postal traffic in the longer or shorter term."

(Congress - Doc 130/Add 12)

XIV

On behalf of Spain:

"The Spanish delegation deplores the decision of the 18th Congress concerning the rates adopted for terminal dues. This decision was made without taking sufficient account of all the factors entering into consideration and of the effects which these rates may have on international postal traffic in the longer or shorter term."

(Congress - Doc 130/Add 13)

ΧV

On behalf of the French Republic:

"The French delegation deplores the decision of the 18th Congress concerning the rates adopted for terminal dues. This decision was made without taking sufficient account of all the factors entering into consideration and of the effects which these rates may have on international postal traffic in the longer or shorter term."

(Congress - Doc 130/Add 14)

ΧVI

On behalf of the Netherlands:

"The Netherlands wishes to declare that it deplores the decision taken by the 18th Congress concerning the rates of terminal dues. This decision was taken without all the relevant factors having been duly considered and weighed. The Netherlands is of the view that the decision will have an unfavourable effect on the future of the international postal service."

(Congress - Doc 130/Add 15)

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XVII

On behalf of the Republic of Bolivia:

"The Republic of Bolivia claims its undeniable right to regain access to the sea after one hundred years of loss of its coastal territory, which is at present in captivity."

(Congress - Doc 130/Add 16)

XVIII

On behalf of the Republic of San Marino:

"The Republic of San Marino has consistently based its political actions on respect for the fundamental values of liberty, equality and democracy, and accordingly has always condemned any form of racial discrimination.

"However, referring to resolution C 6 purporting to expel a member country from the UPU, the Republic of San Marino considers that this resolution runs counter to the spirit and principle of universality on which the Union is based.

"The Republic of San Marino also expresses reservations as to the legal validity of the resolution, since the UPU Constitution does not provide for expulsion of members of the Union.

"Accordingly, the Republic of San Marino will continue to treat as a member of the Union any country against which such measures are taken."

(Congress - Doc 130/Add 17)

XIX

On behalf of the United States of America:

"The United States of America deplores the decision of the 18th Congress concerning the rates to be adopted for terminal dues. This decision was taken without due and proper consideration of all the factors involved and their implications, and in the long term can only be to the detriment of international postal services."

(Congress - Doc 130/Add 18/Rev 1)

хx

On behalf of the Republic of Upper Volta:

"The delegation of Upper Volta welcomes the adoption of resolution C 6 by the 18th UPU Congress and wishes to affirm that under no circumstances would its territory be used for the transit of documents of any kind whatsoever addressed to South Africa."

(Congress - Doc 130/Add 19)

XXI

On behalf of Chile:

"The delegation of the Republic of Chile, in view of the declaration made today by one of the delegations participating in the 18th Universal Postal Congress, has a duty to state the following:

- The declaration in question conveys nothing but a simple aspiration of a maritime order on the part of the country represented by that delegation and, for that very reason, bears no relation to the work, the subjects discussed and the basic purposes of this Congress, which concern multilateral technical questions.
- ii As our Union is a technical agency of the United Nations, only subjects dealing, in one way or another, with problems of the world Post can be mentioned, dealt with and discussed within it.
- For the reasons given under points i and ii, the delegation of Chile categorically rejects the declaration made by the country in question, holds and reaffirms that the subject of that declaration is outside the competence of our Union, and considers it to be absolutely irrevelant and out of order."

(Congress - Doc 130/Add 20)

XXII

On behalf of the United Republic of Tanzania:

"Notwithstanding article 86, the postal administration of Tanzania reserves the right to apply the rates for terminal dues specified in article 62 with effect from 1 January 1981."

(Congress - Doc 130/Add 21)

XXIII

On behalf of Israel:

"In connection with Congress resolution C 6, the delegation of Israel is instructed to state that its Government dissociates itself from any resolution infringing upon the principle of universality of membership of the Universal Postal Union.

"This position in no way detracts from Israel's total rejection of any policy and practice of racial discrimination."

(Congress - Doc 130/Add 22)

GENERAL REGULATIONS OF THE UNIVERSAL POSTAL UNION

Authentic text: French.

Registered by Switzerland on 6 July 1981.

GENERAL REGULATIONS OF THE UNIVERSAL POSTAL UNION

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GENERAL REGULATIONS OF THE UNIVERSAL POSTAL UNION1

The undersigned plenipotentiaries of the Governments of member countries of the Union, having regard to article 22, paragraph 2, of the Constitution of the Universal Postal Union, concluded at Vienna on 10 July 1964, have, by common consent, and subject to article 25, paragraph 3, of the Constitution, drawn up in these General Regulations the following provisions securing the application of the Constitution and the functioning of the Union.

Chapter I

Functioning of the Union's bodies

Article 101

Organization and convening of Congresses, Extraordinary Congresses, Administrative Conferences and Special Committees

- 1 The representatives of member countries shall meet in Congress not later than five years after the date on which the Acts of the preceding Congress come into operation.
- 2 Each member country shall arrange for its representation at Congress by one or more plenipotentiaries furnished by their Government with the necessary powers. It may, if need be, arrange to be represented by the delegation of another member country. Nevertheless it shall be understood that a delegation may represent only one member country other than its own.
- 3 In debates, each country shall be entitled to one vote.
- 4 In principle, each Congress shall designate the country in which the next Congress will be held. If that designation proves inapplicable, the Executive Council shall be authorized to designate the country where Congress is to meet, after consultation with the latter country.
- After consultation with the International Bureau, the host Government shall fix the definitive date and the precise locality of Congress. In principle one year before that date the host Government shall send an invitation to the Government of each member country of the Union. This invitation may be sent direct or through the intermediary of another Government or through the Director-General of the International Bureau. The host Government shall also be responsible for notifying the decisions taken by Congress to all the Governments of member countries.
- 6 When a Congress has to be convened without a host Government, the International Bureau, with the agreement of the Executive Council and after consultation with the Government of the Swiss Confederation, shall take the necessary steps to convene and organize the Congress in the country in which the seat of the Union is situated. In this event the International Bureau shall perform the functions of the host Government.
- 7 The meeting place of an Extraordinary Congress shall be fixed, after consultation with the International Bureau, by the member countries which have initiated that Congress.
- 8 Paragraphs 2 to 6 shall be applicable by analogy to Extraordinary Congresses.
- 9 The meeting place of an Administrative Conference shall be fixed after consultation with the International Bureau, by the postal administrations which have initiated the Conference. The notices of convocation shall be sent out by the postal administration of the country in which the conference is to be held.
- 10 Special Committees shall be convened by the International Bureau after consultation, where appropriate, with the postal administration of the member country in which these Special Committees are to meet.

¹ Put into effect* on 1 July 1981, in accordance with article 130. See p. 47 of this volume for the list of States which affixed definitive signatures to, ratified, approved or acceded to the Regulations.

^{*} The mandatory and optional Acts of the Universal Postal Union generate their effects according to a special scheme. They enter into force at a date decided upon by the Congress of the Universal Postal Union, but, as it happens, most of the member States are not in a position to ratify the Acts before they are put into effect; however they do apply them. To solve the resulting contradiction, the principle of "tacit ratification" or "tacit approval" was admitted. It is based on the effective implementation of the provisions contained in the new Acts established by the Congress. This tacit ratification or approval does not replace formal ratification or approval. Its purpose is only to insure the continued application of the Acts of the Universal Postal Union. (Information provided by the Government of Switzerland.)

² United Nations, Treaty Series, vol. 611, p. 7.

Composition, functioning and meetings of the Executive Council

- 1 The Executive Council shall consist of a Chairman and thirty-nine members who shall exercise their functions during the period between two successive Congresses.
- The chairmanship shall devolve by right on the host country of Congress. If that country waives this right, it shall become a de jure member and, as a result, the geographical group to which it belongs shall have at its disposal an additional seat, to which the restrictive provisions of paragraph 3 shall not apply. In that case, the Executive Council shall elect to the chairmanship one of the member countries belonging to the geographical group of the host country.
- 3 The thirty-nine members of the Executive Council shall be elected by Congress on the basis of an equitable geographical distribution. At least a half of the membership shall be renewed at each Congress: no member may be chosen by three successive Congresses.
- 4 The representative of each of the members of the Executive Council shall be appointed by the postal administration of his country. This representative shall be a qualified official of the postal administration.
- 5 The office of member of the Executive Council shall be unpaid. The operational expenses of this Council shall be borne by the Union.
- 6 The Executive Council shall coordinate and supervise all the activities of the Union with the following functions:
- a to maintain the closest contact with the postal administrations of member countries with a view to improving the international postal service:
- b to promote, coordinate and supervise all forms of postal technical assistance within the framework of international technical cooperation:
- c to study administrative, legislative and legal problems concerning the international postal service and communicate the results of such studies to postal administrations:
- d to designate the country where the next Congress is to be held in the case provided for in article 101, paragraph 4.
- e to submit subjects for study to the Consultative Council for Postal Studies for examination in accordance with article 104, paragraph 9, f;
- f to examine the annual report prepared by the Consultative Council for Postal Studies and, if necessary, the proposals submitted by the Council;
- to make any useful contacts with the United Nations, its Councils and its Committees, and with the specialized agencies and other international bodies, for the purpose of making studies and preparing reports to be submitted for approval to the postal administrations of member countries; to send, as occasion arises, representatives of the Union to take part on its behalf in the meetings of these international bodies; to designate in due course the intergovernmental international organizations which should be invited to be represented at a Congress and to instruct the Director-General of the International Bureau to send the necessary invitations;
- to formulate, as necessary, proposals to be submitted for the approval either of postal administrations of member countries under article 31, paragraph 1, of the Constitution and article 121 of these Regulations, or of Congress when these proposals concern studies entrusted by Congress to the Executive Council or when they arise out of the Executive Council's own activities as defined in this article;
- to examine, at the request of the postal administration of a member country, any proposal which that administration forwards to the International Bureau under article 120, to prepare observations on it and to instruct the International Bureau to annex these observations to the proposal before submitting it for approval to the postal administrations of member countries;
- in accordance with the provisions in force:
 - to ensure control of the activities of the International Bureau;
 - ii to consider and approve the annual budget of the Union;
 - iii to appoint or promote officials to the grade of Assistant Director-General (D 2);
 - iv to approve the annual report on the work of the Union prepared by the International Bureau and where appropriate to furnish observations on it;
 - v to authorize, if circumstances so require, the ceiling of expenditure to be exceeded in accordance with article 122, paragraphs 3 and 4.
- 7 In appointing officials to grade D 2, the Executive Council shall consider the professional qualifications of the candidates recommended by the postal administrations of the member countries of which the candidates are

nationals, ensuring that the posts of Assistant Director-General are as far as possible filled by candidates from different regions and from regions other than those from which the Director-General and Deputy Director-General originate, bearing in mind the paramount consideration of the efficiency of the International Bureau, while giving due weight to the Bureau's internal promotion arrangements.

- 8 At its first meeting, which shall be convened by the Chairman of Congress, the Executive Council shall elect four Vice-Chairmen from among its members and draw up its Rules of Procedure.
- 9 On convocation by its Chairman, the Executive Council shall meet in principle once a year, at Union headquarters.
- 10 The representative of each of the members of the Executive Council participating in its meetings, except for meetings which take place during Congress, shall be entitled to reimbursement of the cost of either an economy class return air ticket or first class return rail ticket, or expenses incurred for travel by any other means subject to the condition that the amount does not exceed the price of the economy class return air ticket.
- 11 The Chairman of the Consultative Council for Postal Studies shall represent that body at meetings of the Executive Council on the agenda of which there are questions of interest to the body which he directs.
- 12 To ensure effective liaison between the work of the two bodies, the Chairman, the Vice-Chairman and the Committee Chairmen of the Consultative Council for Postal Studies may, if they express the desire so to do, attend Executive Council meetings as observers.
- 13 The postal administration of the country in which the Executive Council meets shall be invited to take part in the meetings in the capacity of observer, if that country is not a member of the Executive Council.
- 14 The Executive Council may invite any international body or any qualified person whom it wishes to associate with its work to its meetings, without the right to vote. It may also invite, under the same conditions, one or more postal administrations of member countries concerned with questions on its agenda.

Article 103

Documentation on the activities of the Executive Council

- 1 The Executive Council shall send postal administrations of member countries of the Union and Restricted Unions, for information, after each session:
- a a summary record;
- b the "Documents of the Executive Council" containing the reports, discussions, summary record and resolutions and decisions.
- The Executive Council shall make to Congress a comprehensive report on its work and send it to postal administrations at least two months before the opening of Congress.

Article 104

Composition, functioning and meetings of the Consultative Council for Postal Studies

- 1 The Consultative Council for Postal Studies shall consist of thirty-five members who shall exercise their functions during the period between two successive Congresses.
- The members of the Consultative Council shall be elected by Congress, in principle on the basis of as wide a geographical distribution as possible.
- 3 The representative of each of the members of the Consultative Council shall be appointed by the postal administration of his country. This representative shall be a qualified official of the postal administration.
- The operational expenses of the Consultative Council shall be borne by the Union. Its members shall not receive any payment. Travelling and living expenses incurred by representatives of administrations participating in the Consultative Council shall be borne by those administrations. However, the representative of each of the countries considered to be disadvantaged according to the lists established by the United Nations shall be entitled to reimbursement of the price of an economy class return air ticket or first class return rail ticket, or expenses incurred for travel by any other means, subject to the condition that the amount does not exceed the price of the economy class return air ticket.

- 5 At its first meeting, which shall be convened and opened by the Chairman of Congress, the Consultative Council shall choose from among its members a Chairman, a Vice-Chairman and the Committee Chairmen.
- 6 The Consultative Council shall draw up its Rules of Procedure.
- 7 In principle, the Consultative Council shall meet every year at Union headquarters. The date and place of the meeting shall be fixed by its Chairman, in agreement with the Chairman of the Executive Council and the Director-General of the International Bureau.
- 8 The Chairman, the Vice-Chairman and the Committee Chairmen of the Consultative Council shall form the Steering Committee. This Committee shall prepare and direct the work of each meeting of the Consultative Council and take on all the tasks which the latter decides to assign to it.
- 9 The functions of the Consultative Council shall be the following:
- a to organize the study of the most important technical, operational, economic and technical cooperation problems which are of interest to postal administrations of all member countries of the Union and to prepare information and opinions on them;
- b to study teaching and vocational training problems of interest to the new and developing countries;
- c to take the necessary steps to study and publicize the experiments and progress made by certain countries in the technical, operational, economic and vocational training fields of interest to the postal services;
- d to study the present position and needs of the postal services in the new and developing countries and to prepare appropriate recommendations on ways and means of improving the postal services in those countries;
- e to take, in consultation with the Executive Council, appropriate steps in the sphere of technical cooperation with all member countries of the Union and in particular with the new and developing countries;
- f to examine any other questions submitted to it by a member of the Consultative Council, by the Executive Council or by any administration of a member country.
- 10 The members of the Consultative Council shall take an active part in its work. Member countries not belonging to the Consultative Council may, at their request, cooperate in the studies undertaken.
- 11 If need be, the Consultative Council shall draw up proposals for Congress arising directly from its activities as defined in this article. These proposals shall be submitted by the Consultative Council itself, after consultation with the Executive Council when questions within the latter's competence are concerned.
- 12 The Consultative Council shall, at its last session before Congress, prepare for submission to Congress the draft work programme of the next Council, taking into account the requests of member countries of the Union and of the Executive Council.
- 13 In order to ensure effective liaison between the work of the two bodies, the Chairman and Vice-Chairmen of the Executive Council may, if they express the desire so to do, attend Consultative Council meetings as observers.
- 14 The Consultative Council may invite the following to take part in its meetings without the right to vote:
- a any international body or any qualified person whom it wishes to associate with its work;
- b postal administrations of member countries not belonging to the Consultative Council.

Documentation on the activities of the Consultative Council for Postal Studies

- 1 The Consultative Council for Postal Studies shall send postal administrations of member countries and Restricted Unions, for information, after each session:
- a a summary record;
- b the "Documents of the Consultative Council for Postal Studies" containing the reports, discussions and summary record.
- 2 The Consultative Council shall prepare for the Executive Council an annual report on its work.
- 3 The Consultative Council shall prepare for Congress a comprehensive report on its work and send it to postal administrations of member countries at least two months before the opening of Congress.

Rules of Procedure of Congresses, Administrative Conferences and Special Committees

- 1 For the organization of its work and the conduct of its debates, Congress shall apply the Rules of Procedure of Congresses which are annexed to the General Regulations.
- 2 Each Congress may amend these rules under the conditions laid down in the Rules of Procedure themselves.
- 3 Each Administrative Conference and each Special Committee shall draw up its rules of procedure. Until such rules are adopted, the provisions of the Rules of Procedure of Congresses annexed to these General Regulations shall be applicable in so far as they are relevant to the debates.

Article 107

Languages used for the publication of documents, for debates and for official correspondence

- 1 For the documents of the Union, the French, English, Arabic and Spanish languages shall be used. The Chinese, German, Portuguese and Russian languages shall also be used provided that only the most important basic documents are produced in these languages. Other languages may also be used on condition that the costs to be borne by the Union under paragraph 6 are not thereby increased.
- The member country or countries which have requested a language other than the official language constitute a language group. The member countries which have not made any express request shall be regarded as having asked for the official language.
- 3 Documents shall be published by the International Bureau in the official language and in the languages of the duly constituted language groups, either directly or through the intermediary of the regional offices of those groups in conformity with the procedures agreed with the International Bureau. Publication in the different languages shall be effected in accordance with a common standard.
- 4 Documents published directly by the International Bureau shall be distributed simultaneously in the different languages requested.
- 5 Correspondence between the postal administrations and the International Bureau and between the latter and outside entities may be exchanged in any language for which the International Bureau has available a translation service
- The cost of translation into any language other than the official language, including those resulting from the application of paragraph 5, shall be borne by the language group which has asked for that language. The Union shall bear the cost of translation into the official language of documents and correspondence received in Arabic, English and Spanish, as well as all other costs involved in the supply of documents. The ceiling of the costs to be borne by the Union for the production of documents in Chinese, German, Portuguese and Russian shall be fixed by a Congress resolution.
- The costs to be borne by a language group shall be divided among the members of that group in proportion to their contributions to the expenses of the Union. These costs may be divided among the members of the language group according to another system, provided that the countries concerned agree to it and inform the International Bureau of their decision through the intermediary of the spokesman of the group.
- 8 The International Bureau shall give effect to any change in the choice of language requested by a member country after a period which shall not exceed two years.
- 9 For the discussions at meetings of the Union's bodies, the French, English, Spanish and Russian languages shall be admissible, by means of a system of interpretation with or without electronic equipment the choice being left to the judgment of the organizers of the meeting after consultation with the Director-General of the International Bureau and the member countries concerned.
- 10 Other languages shall likewise be admissible for the discussions and meetings mentioned in paragraph 9.
- 11 Delegations using other languages shall arrange for simultaneous interpretation into one of the languages mentioned in paragraph 9, either by the system indicated in the same paragraph, when the necessary technical modifications can be made, or by individual interpreters.
- 12 The costs of the interpretation services shall be shared among the member countries using the same language in proportion to their contributions to the expenses of the Union. However, the costs of installing and maintaining the technical equipment shall be borne by the Union.
- 13 Postal administrations may come to an understanding about the language to be used for official correspondence in their relations with one another. In the absence of such an understanding the language to be used shall be French.

Chapter II

International Bureau

Article 108

Election of the Director-General and Deputy Director-General of the International Bureau

- 1 The Director-General and the Deputy Director-General of the International Bueau shall be elected by Congress for the period between two successive Congresses, the minimum duration of their term of office being five years. Their term of office shall be renewable once only. Unless Congress decides otherwise, the date on which they take up their duties shall be fixed at 1 January of the year following that in which Congress is held.
- The election of the Director-General and that of the Deputy Director-General shall take place by secret ballot, the first election being for the post of Director-General. Applications must be submitted by the Governments of member countries, through the intermediary of the Government of the Swiss Confederation. To that end, the Swiss Government shall send a memorandum to the Governments of member countries at least seven months before the opening of Congress, inviting them to send in their applications, if any, within a period of three months. The candidates must be nationals of the member countries which put them forward. In its memorandum, the Government of the Swiss Confederation shall also state whether the Director-General and Deputy Director-General in office have declared their interest in a renewal of their initial term of office. About two months before the opening of Congress the latter Government shall forward the applications received to the International Bureau so that the election documents can be prepared.
- 3 If the post of Director-General falls vacant, the Deputy Director-General shall take over the functions of Director-General until the expiry of the latter's term of office; he shall be eligible for election to that post and shall automatically be accepted as a candidate, provided that his initial term of office as Deputy Director-General has not already been renewed once by the preceding Congress and that he declares his interest in being considered as a candidate for the post of Director-General.
- 4 If the posts of Director-General and Deputy Director-General fall vacant at the same time, the Executive Council shall elect, on the basis of the applications received following notification of the vacancies, a Deputy Director-General for the period extending up to the next Congress. With regard to the submission of applications, paragraph 2 shall apply by analogy.
- 5 If the post of Deputy Director-General falls vacant, the Exacutive Council shall, on the proposal of the Director-General, instruct one of the Assistant Directors-General at the International Bureau to take over the functions of Deputy Director-General until the following Congress.

Article 109

Duties of the Director-General

- 1 The Director-General shall organize, administer and direct the International Bureau, of which he is the legal representative. He shall be empowered to classify posts in grades G 1 to D 1 and to appoint and promote officials in those grades. For appointments in grades P 1 to D 1, he shall consider the professional qualifications of the candidates recommended by the postal administrations of the member countries of which the candidates are nationals, taking into account equitable geographical distribution with respect to continents and languages together with all other relevant considerations, while giving due weight to the Bureau's internal promotion arrangements. He shall also consider that, in principle persons occupying grade D 2, D 1 and P 5 posts must be nationals of different member countries of the Union. He shall inform the Executive Council once a year, in the report on the work of the Union, of appointments and promotions in grades P 4 to D 1.
- 2 The Director-General shall have the following duties:
- a to prepare the draft annual budget of the Union at the lowest possible level consistent with the requirements of the Union and to submit it in due course and simultaneously to the Executive Council and the Supervisory Authority for consideration; to communicate the budget to the member countries of the Union after approval by the Executive Council;
- b to act as an intermediary in relations between:
 - the UPU and the Restricted Unions;
 - the UPU and the United Nations;
 - the UPU and the international organizations whose activities are of interest to the Union;

- c to assume the duties of Secretary-General of the bodies of the Union and supervise in this capacity and taking into account the special provisions of these General Regulations, in particular:
 - the preparation and organization of the work of the Union's bodies;
 - the preparation, production and distribution of documents, reports and minutes;
 - the functioning of the secretariat at meetings of the Union's bodies;
- d to attend the meetings of the bodies of the Union and take part in the discussions without the right to vote, with the possibility of being represented.

Duties of the Deputy Director-General

- 1 The Deputy Director-General shall assist the Director-General and shall be responsible to him.
- 2 If the Director-General is absent or prevented from discharging his duties, the Deputy Director-General shall exercise his functions. The same shall apply in the case of a vacancy in the post of Director-General as mentioned in article 108, paragraph 3.

Article 111

Secretariat of the Union's bodies

The Secretariat of the Union's bodies shall be provided by the International Bureau under the responsibility of the Director-General. It shall send all the documents published on the occasion of each session to the postal administrations of the members of the body, to the postal administrations of countries which, while not members of the body, cooperate in the studies undertaken, to the Restricted Unions and to postal administrations of other member countries which ask for them.

Article 112

List of member countries

The International Bureau shall prepare and keep up to date the list of member countries of the Union showing therein their contribution class, their geographical group and their position with respect to the Acts of the Union.

Article 113

Information, Opinions, Requests for interpretation and amendment of the Acts. Inquiries. Role in the settlement of accounts

- 1 The International Bureau shall be at all times at the disposal of the Executive Council, the Consultative Council for Postal Studies and postal administrations for the purpose of supplying them with any necessary information on questions relating to the service.
- In particular it shall collect, collate, publish and distribute all kinds of information of interest to the international postal service, give an opinion, at the request of the parties involved, on questions in dispute, act on requests for interpretation and amendment of the Acts of the Union and, in general, carry out such studies and editorial or documentary work as are assigned to it by those Acts or as may be referred to it in the interest of the Union.
- 3 It shall also conduct inquiries requested by postal administrations to obtain the views of other administrations on a particular question. The result of an inquiry shall not have the status of a vote and shall not be formally binding.
- 4 It shall bring to the notice of the Chairman of the Consultative Council for Postal Studies, for any necessary action, questions which are within the competence of that organ.
- 5 It shall act as a clearing house in the settlement of accounts of all kinds relating to the international postal service between postal administrations requesting this facility.

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Technical cooperation

The International Bueau shall develop postal technical assistance in all its forms within the framework of international technical cooperation.

Article 115

Forms supplied by the International Bureau

The International Bureau shall be responsible for arranging the manufacture of postal identity cards, international reply coupons, postal travellers' cheques and cheque book covers and for supplying them, at cost, to postal administrations ordering them.

Article 116

Acts of Restricted Unions and Special Agreements

- 1 Two copies of the Acts of Restricted Unions and of Special Agreements concluded under article B of the Constitution shall be sent to the International Bureau by the offices of such Unions, or failing that, by one of the contracting parties.
- The International Bureau shall see that the Acts of Restricted Unions and Special Agreements do not include conditions less favourable to the public than those which are provided for in the Acts of the Union and shall inform postal administrations of the existence of such Unions and Agreements, The International Bureau shall notify the Executive Council of any irregularity discovered through applying this provision.

Article 117

Union periodical

The International Bueau shall publish, with the aid of the documents made available to it, a periodical in Arabic, Chinese, English, French, German, Russian and Spanish.

Article 118

Annual report on the work of the Union

The International Bureau shall make an annual report on the work of the Union, which shall be sent, after approval by the Executive Council, to postal administrations, the Restricted Unions and the United Nations.

Chapter III

Procedure for the submission and consideration of proposals

Article 119

Procedure for submitting proposals to Congress

- 1 Subject to the exceptions provided for in paragraph 3, the following procedure shall govern the submission of proposals of all kinds to Congress by postal administrations of member countries:
- a proposals which reach the International Bureau at least six months before the date fixed for Congress shall be accepted;

- b no drafting proposal shall be accepted during the period of six months preceding the date fixed for Congress;
- c proposals of substance which reach the International Bureau in the interval between six and four months before the date fixed for Congress shall not be accepted unless they are supported by at least two administrations:
- d proposals of substance which reach the International Bureau during the period of four months preceding the date fixed for Congress shall not be accepted unless they are supported by at least eight administrations;
- e declarations of support shall reach the International Bureau within the same period as the proposals to which they refer.
- 2 Drafting proposals shall be headed "Drafting proposal" by the administrations which submit them and shall be published by the International Bueau under a number followed by the letter R. Proposals which do not bear this indication but which, in the opinion of the International Bureau, deal only with drafting points shall be published with an appropriate annotation: the International Bureau shall draw up a list of these proposals for Congress.
- 3 The procedure prescribed in paragraphs 1 and 2 shall not apply either to proposals concerning the Rules of Procedure of Congresses or to amendments to proposals already made.

Procedure for submitting proposals between Congresses

- 1 To be eligible for consideration each proposal concerning the Convention¹ or the Agreements² submitted by a postal administration between Congresses shall be supported by at least two other administrations. Such proposals shall lapse if the International Bureau does not receive, at the same time, the necessary number of declarations of support.
- 2 These proposals shall be sent to other postal administrations through the intermediary of the International Bureau.

Article 121

Consideration of proposals between Congresses

- 1 Every proposal shall be subject to the following procedure: a period of two months shall be allowed to postal administrations of member countries for consideration of the proposal notified by an International Bureau circular and for forwarding their observations, if any, to the Bureau. Amendments shall not be admissible. The replies shall be collected by the International Bureau and communicated to postal administrations with an invitation to vote for or against the proposal. Those which have not sent in their vote within a period of two months shall be considered as abstaining. The aforementioned periods shall be reckoned from the dates of the International Bureau circulars.
- 2 If the proposal relates to an Agreement, its Detailed Regulations or their Final Protocols, only the postal administrations of member countries which are parties to that Agreement may take part in the procedure described in paragraph 1.

Article 122

Notification of decisions adopted between Congresses

- 1 Amendments made to the Convention, the Agreements and the Final Protocols to those Acts shall be sanctioned by a diplomatic declaration which the Government of the Swiss Confederation shall be charged to draw up and transmit at the request of the International Bureau to the Governments of member countries.
- 2 Amendments made to the Detailed Regulations and their Final Protocols shall be recorded and communicated to postal administrations by the International Bureau. The same shall apply to the interpretations referred to in article 85, paragraph 2, c, ii, of the Convention and in the corresponding provisions of the Agreements.

¹ See p. 55 of this volume.

² See p. 241 et seq. of this volume, as well as volume 1238 of the United Nations Treaty Series.

Implementation of decisions adopted between Congresses

Any decision which has been adopted shall not take effect until at least three months after its notification.

Chapter IV

Finance

Article 124

Fixing and regulation of the expenditure of the Union

1 Subject to the provisions of paragraphs 2 to 6, the annual expenditure relating to the activities of bodies of the Union may not exceed the following sums for 1981 and subsequent years:

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17 166 500 Swiss francs for 1981;
17 586 300 Swiss francs for 1982;
17 848 600 Swiss francs for 1983;
18 187 800 Swiss francs for 1984;
18 556 400 Swiss francs for 1985.
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The basic limit for 1985 shall also apply to the following years in case the Congress scheduled for 1984 is postponed.

- The expenditure relating to the convening of the next Congress (travelling expenses of the secretariat, transport charges, cost of installing simultaneous interpretation equipment, cost of producing documents during the Congress, etc) shall not exceed the limit of 1 750 000 Swiss francs.
- 3 The Executive Council shall be authorized to exceed the limits laid down in paragraphs 1 and 2 to take account of increases in salary scales, pension contributions or allowances, including post adjustments, approved by the United Nations for application to its staff working in Geneva.
- The Executive Council shall also be authorized to adjust, each year, the amount of expenditure other than that relating to staff on the basis of the Swiss consumer price index.
- Notwithstanding paragraph 1, the Executive Council, or in case of extreme urgency, the Director-General, may authorize the prescribed limits to be exceeded to meet the cost of major and unforeseen repairs to the International Bureau building, provided however that the amount of the increase does not exceed 65 000 Swiss france per annum.
- If the credits authorized in paragraphs 1 and 2 prove inadequate to ensure the smooth running of the Union, these limits may only be exceeded with the approval of the majority of the member countries of the Union. Any consultation shall include a complete description of the facts justifying such a request.
- 7 Countries which accede to the Union or are admitted to the status of members of the Union as well as those which leave the Union shall pay their contributions for the whole of the year during which their admission or withdrawal becomes effective.
- 8 Member countries shall pay their contributions to the Union's annual expenditure in advance on the basis of the budget laid down by the Executive Council. These contributions shall be paid not later than the first day of the financial year to which the budget refers. After that date, the sums due shall be chargeable with interest in favour of the Union at the rate of 3 percent per annum for the first six months and of 6 percent per annum from the seventh month.
- 9 To cover shortfalls in Union financing, a Reserve Fund shall be established the amount of which shall be fixed by the Executive Council. This Fund shall be maintained primarily from budget surpluses. It may also be used to balance the budget or to reduce the amount of member countries' contributions.
- 10 As regards temporary financing shortfalls, the Government of the Swiss Confederation shall make the necessary short-term advances, on conditions which are to be fixed by mutual agreement. That Government shall supervise, without charge, bookkeeping and accounting of the International Bureau within the limits of the credits fixed by Congress.

Contribution classes

1 Member countries shall contribute to defraying Union expenses according to the contribution class to which they belong. These classes are the following:

class of 50 units; class of 25 units; class of 20 units; class of 15 units; class of 10 units; class of 3 units; class of 1 units;

- 2 Member countries shall be included in one of the above-mentioned contribution classes upon their admission or accession to the Union in accordance with the procedure laid down in article 21, paragraph 4, of the Constitution.
- 3 Member countries may subsequently change contribution class on condition that this change is communicated to the International Bureau before the opening of Congress. This notification, which shall be brought to the attention of Congress, shall take effect on the date of the entry into force of the financial provisions drawn up by Congress.
- 4 Member countries may not insist on being lowered more than one class at a time. Member countries which have not made known their wish to change contribution class by the opening of Congress shall remain in the class to which they belonged up to that time.
- 5 Notwithstanding paragraphs 3 and 4, changes to a higher class shall not be subject to any restriction.

Article 126

Payment for supplies from the International Bureau

Supplies provided by the International Bureau to postal administrations against payment shall be paid for in the shortest possible time and at the latest within three months from the first day of the month following that in which the account is sent by the Bureau. After that period the sums due shall be chargeable with interest in favour of the Union which advanced them, at the rate of 5 percent per annum reckoned from the date of expiry of that period.

Chapter V

Arbitration

Article 127

Arbitration procedure

- 1 If a dispute has to be settled by arbitration, each of the postal administrations party to the case shall select a postal administration of a member country not directly involved in the dispute. When several administrations make common cause, they shall count only as a single administration for the purposes of this provision.
- If one of the administrations party to the case does not act on a proposal for arbitration within a period of six months, the International Bureau, if so requested, shall itself call upon the defaulting administration to appoint an arbitrator or shall itself appoint one ex officio.

- 3 The parties to the case may agree to appoint a single arbitrator which may be the International Bureau.
- 4 The decision of the arbitrators shall be taken by a majority of votes.
- 5 In the event of a tie the arbitrators shall select another postal administration, not involved in the dispute either, to settle the matter. Should they fail to agree on the choice, this administration shall be appointed by the International Bureau from among administrations not proposed by the arbitrators.
- 6 If the dispute concerns one of the Agreements, the arbitrators may be appointed only from among the administrations that are parties to that Agreement.

Chapter VI

Final provisions

Article 128

Conditions of approval of proposals concerning the General Regulations

To become effective, proposals submitted to Congress relating to these General Regulations shall be approved by a majority of the member countries represented at Congress. At least two-thirds of the member countries of the Union shall be present at the time of voting.

Article 129

Proposals concerning the Agreements with the United Nations

The conditions of approval referred to in article 128 shall apply equally to proposals designed to amend the Agreements concluded between the Universal Postal Union and the United Nations, in so far as those Agreements do not lay down conditions for the amendment of the provisions they contain.

Article 130

Entry into force and duration of the General Regulations

These General Regulations shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof the plenipotentiaries of the Governments of the member countries have signed these General Regulations in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

Signatures have been affixed on behalf of the following countries or entities.

Democratic Republic of Afghanistan People's Democratic Republic of Algeria Federal Republic of Germany United States of America People's Republic of Angola Kingdom of Saudi Arabia Argentine Republic

Australia

Republic of Austria

Commonwealth of the Bahamas

State of Bahrain

People's Republic of Bangladesh

Barbados Belgium

People's Republic of Benin

Kingdom of Bhutan

Byelorussian Soviet Socialist Republic

Socialist Republic of the Union of Burma

Republic of Bolivia Republic of Botswana

Federative Republic of Brazil

People's Republic of Bulgaria

Republic of Burundi

United Republic of Cameroon

Canada

Central African Republic

Chile

People's Republic of China

Republic of Cyprus Republic of Colombia

People's Republic of the Congo

Republic of Korea

Republic of Costa Rica Republic of the Ivory Coast

Republic of Cuba

Kingdom of Denmark

Arab Republic of Egypt

United Arab Emirates

Republic of Ecuador Spain

Ethiopia

Republic of Finland

French Republic

Gabonese Republic

United Kingdom of Great Britain and Northern Ireland, the Channel Islands and the Isle of Man

The overseas territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible

Greece

Republic of Guinea

Republic of Guinea-Bissau

¹ The authentic signature portion of the General Regulations is reproduced on p. 32 of volume 1238.

Republic of Haiti

Republic of Upper Volta

Republic of Honduras

Hungarian People's Republic

India

Republic of Indonesia

Iran

Republic of Iraq

Ireland

Republic of Iceland

Israel

Socialist People's Libyan Arab Jamahiriya

Jamaica

Japan

Hashemite Kingdom of Jordan

Republic of Kenya

Kuwait

Kingdom of Lesotho

Lebanese Republic

Republic of Liberia

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Malaysia

Malawi

Republic of Mali

Kingdom of Morocco

Mauritius

Islamic Republic of Mauritania

United Mexican States

Principality of Monaco

Mongolian People's Republic

People's Republic of Mozambique

Nepal

Republic of Nicaragua

Republic of the Niger

Federal Republic of Nigeria

Norway

New Zealand

Sultanate of Oman

Pakistan

Republic of Panama

Papua New Guinea

Republic of Paraguay

Netherlands

Netherlands Antilles

Republic of Peru

Republic of the Philippines

Polish People's Republic

Portugal

State of Qatar

German Democratic Republic

Democratic People's Republic of Korea

Socialist Republic of Romania

Rwandaise Republic

Republic of San Marino

Republic of Senegal Republic of Sierra Leone

Singapore

Democratic Republic of the Sudan

Democratic Socialist Republic of Sri Lanka

Sweden

Swiss Confederation Republic of Suriname Kingdom of Swaziland Syrian Arab Republic

United Republic of Tanzania

Republic of Chad

Czechoslovak Socialist Republic

Thailand

Togolese Republic Kingdom of Tonga Republic of Trinidad and Tobago

Tunisia Turkey

Ukrainian Soviet Socialist Republic Union of Soviet Socialist Republics

Eastern Republic of Uruguay Vatican City State Republic of Venezuela

Yemen Arab Republic

People's Democratic Republic of Yemen Socialist Federal Republic of Yugoslavia

Republic of Zaire Republic of Zambia

FINAL PROTOCOL TO THE GENERAL REGULATIONS OF THE UNIVERSAL POSTAL UNION

At the moment of proceeding to signature of the General Regulations of the Universal Postal Union¹ concluded this day, the undersigned plenipotentiaries have agreed the following:

Article I

Executive Council and Consultative Council for Postal Studies

The provisions of the General Regulations relating to the organization and functioning of the Executive Council and of the Consultative Council for Postal Studies shall be applicable in advance of the coming into operation of those Regulations.

Article II

Expenditure of the Union

Notwithstanding article 130, the ceiling of annual expenditure relating to the activities of the Union's bodies for 1981, laid down in article 124, shall be applicable from 1 January 1981.

Article III

Entry into force of the new financial system

Notwithstanding its decision to bring the Acts of the Union into force on 1 July 1981, Congress decides to make the financial system, in particular, article 124 of the General Regulations and related decisions, effective as from 1 January 1981.

In witness whereof, the undermentioned plenipotentiaries have drawn up this Protocol, which shall have the same force and the same validity as if its provisions were inserted in the text of the General Regulations themselves, and they have signed it in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the General Regulations; see p. 32 of this volume.]

See p. 17 of this volume.

GENERAL REGULATIONS OF THE UNIVERSAL POSTAL UNION - ANNEX

Rules of Procedure of Congresses

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Rules of Procedure of Congresses

Article 1

General provisions

The present Rules of Procedure (hereinafter referred to as "the Rules") have been drawn up pursuant to the Acts of the Union and are subordinate to them. In the event of a discrepancy between one of their provisions and a provision of the Acts, the latter shall prevail.

Article 2

Delegations

- 1 The term "delegation" shall denote the person or body of persons designated by a member country to take part in a Congress. The delegation shall consist of a Head of Delegation and, if appropriate, his deputy, one or more delegates and, possibly, one or more attached officials (including experts, secretaries, etc).
- 2 Heads of delegation, their deputies and also delegates, shall be representatives of member countries within the meaning of article 14, paragraph 2, of the Constitution¹ if in possession of credentials which comply with the conditions laid down in article 3 of these Rules.
- Attached officials shall be admitted to meetings, but they shall not normally have the right to vote. However, they may be authorized by the Head of their delegation to vote on behalf of their country at Committee meetings. Such authorizations shall be handed, in writing, to the Chairman of the committee concerned, before the beginning of the meeting.

Article 3

Delegates' credentials

- Delegates' credentials shall be signed by the Head of State, the Head of Government or the Minister for Foreign Affairs of the country concerned. They shall be drawn up in due and proper form. The credentials of delegates entitled to sign the Acts (plenipotentiaries) shall specify the scope of such signature (signature subject to ratification or approval, signature ad referendum, definitive signature). In the absence of such specific information, the signature shall be regarded as being subject to ratification or approval. Credentials authorizing the holder to sign the Acts shall implicitly include the right to vote. Delegates in possession of credentials which do not expressly authorize them to sign the Acts shall only be entitled to take part in the debates and to vote.
- 2 Credentials shall be deposited at the opening of Congress with the authority designated for that purpose.
- 3 Delegates who are not in possession of credentials or who have not deposited their credentials may, provided their names have been communicated by their Government to the Government of the host country, take part in the debates and vote from the moment they participate in the work of Congress. The same shall apply to those whose credentials are found to be not in order. Such delegates shall cease to be empowered to vote from the time Congress approves the report of the Credentials Committee establishing that their credentials have not been received or are not in order until such time as the position is regularized.
- 4 The credentials of a member country which arranges for the delegation of another member country to represent it at Congress (proxy) shall be in the same form as those mentioned in paragraph 1.
- 5 Credentials and proxies sent by telegram shall not be admissible. However, telegrams sent in reply to requests for information relating to credentials shall be accepted.
- A delegation which, after it has deposited its credentials, is prevented from attending one or more meetings, may arrange to be represented by the delegation of another country, provided that notice in writing is given to the Chairman of the meeting concerned. However, a delegation may represent only a single country other than its own.
- 7 The delegates of member countries which are not parties to an Agreement may take part in the debates of Congress concerning that Agreement, without the right to vote.

¹ United Nations, Treaty Series, vol. 611, p. 7.

Order of seating

- 1 At Congress and Committee meetings, delegations shall be seated in the French alphabetical order of the member countries represented.
- 2 The Chairman of the Executive Council shall draw lots, in due course, for the name of the country to be placed foremost before the rostrum at Congress and Committee meetings.

Article 5

Observers

- 1 Representatives of the United Nations may take part in the debates of Congress.
- 2 Observers from international intergovernmental organizations designated by the Executive Council shall be admitted to meetings of Congress when questions of interest to these organizations are being discussed.
- 3 Qualified representatives of the Restricted Unions established in accordance with article 8, paragraph 1, of the Constitution shall also be admitted as observers when the Unions concerned express a wish to that effect.
- 4 The observers referred to in paragraphs 1 to 3 shall take part in the debates without the right to vote.
- 5 Requests from non-governmental organizations to take part in Congress shall be subject to an express decision of Congress in each case.

Article 6

Doyen of Congress

- 1 The postal administration of the host country of Congress shall suggest the person to be appointed as Doyen of Congress in agreement with the International Bureau. The Executive Council shall approve this appointment in due course.
- 2 At the opening of the first plenary meeting of each Congress, the Doyen shall act as Chairman until Congress has elected one. He shall also exercise the functions assigned to him under the present Rules.

Article 7

Chairmanships and Vice-Chairmanships of Congress and Committees

- 1 At its first plenary meeting, on the proposal of the Doyen, Congress shall appoint the member country and the four member countries which are to act as Chairman and Vice-Chairmen, respectively, of Congress. These posts shall be assigned taking as much account as possible of the geographical distribution of the member countries.
- 2 On the Doyen's proposal, Congress shall also designate the member countries which are to act as Chairmen and Vice-Chairmen of the Committees.
- 3 The Chairmen shall open and close the meetings over which they preside, direct the debates, give speakers the floor, put proposals to the vote and announce what majority is required for their adoption, announce decisions and, subject to the approval of Congress, interpret such decisions if necessary.
- 4 The Charimen shall see that the present Rules are observed and that order is maintained at meetings.
- 5 Any delegation may appeal to Congress or the Committee against a decision taken by the Chairman on the basis of a provision or interpretation of the Rules. The Chairman's decision shall nevertheless hold good unless rescinded by a majority of the members present and voting.
- 6 Should the member country appointed to the Chairmanship be no longer able to exercise this function, one of the Vice-Chairman shall be appointed by Congress or the Committee to replace it.

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8ureau of Congress

- 1 The Bureau shall be the central body responsible for directing the work of Congress. It shall consist of the Chairman and Vice-Chairmen of Congress and also of the Chairmen of Committees. It shall meet periodically to review the progress of the work of Congress and its Committees and to make recommendations designed to facilitate such progress. It shall assist the Chairman in drawing up the agenda of each plenary meeting and in coordinating the work of the Committees. It shall make recommendations relating to the closing of Congress.
- 2 The Secretary-General of Congress and the Assistant Secretary-General, mentioned in article 12, paragraph 1, shall attend the meetings of the Bureau.

Article 9

Committees

Congress shall determine the number of Committees required to carry out its work and shall specify their functions.

Article 10

Working parties

Each Committee may set up working parties to study special questions.

Article 11

Membership of Committees

- 1 The member countries represented in Congress shall, as of right, be members of the Committees responsible for studying proposals relating to the Constitution, the General Regulations,¹ the Convention² and its Detailed Regulations.³
- 2 Member countries represented in Congress which are parties to one or more of the optional Agreements shall, as of right, be members of the Committee and/or Committees responsible for the revision of these Agreements. The right to vote of members of the Committee or Committees shall be confined to the Agreement or Agreements to which they are parties.
- 3 Delegations which are not members of Committees dealing with the Agreements and their Detailed Regulations may attend meetings of those Committees and take part in the debates without the right to vote.

Article 12

Secretariat of Congress and of Committees

- 1 The Director-General and the Deputy Director-General of the International Bureau shall act as Secretary-General and Assistant Secretary-General of Congress, respectively.
- 2 The Secretary-General and the Assistant Secretary-General shall attend the meetings of Congress and of the Bureau of Congress and take part in the debates without the right to vote. They may also attend, under the same conditions, Committee meetings or be represented thereat by a senior official of the International Bureau.

¹ See p. 17 of this volume.

² See p. 55 of this volume.

³ See p. 108 of this volume.

- 3 The work of the Secretariat of Congress, the Bureau of Congress and the Committees shall be performed by the staff of the International Bureau in conjunction with the administration of the host country.
- 4 Senior officials of the International Bureau shall act as Secretaries of Congress, of the Bureau of Congress and of Committees. They shall assist the Chairman during meetings and shall be responsible for writing the minutes or reports.
- 5 Secretaries of Congress and of Committees shall be assisted by Assistant Secretaries.
- 6 Rapporteurs proficient in French shall take the minutes of Congress and Committees.

Languages of debates

- 1 Subject to paragraph 2, French, English, Spanish and Russian may be used for debates, by means of a system of simultaneous or consecutive interpretation.
- 2 The debates of the Drafting Committee shall be held in French.
- 3 Other languages may also be used for the debates mentioned in paragraph 1. The language of the host country shall have priority in this connection. Delegations using other languages shall arrange for simultaneous interpretation into one of the languages mentioned in paragraph 1, either by means of the simultaneous interpretation system, when the necessary technical alterations can be made, or by special interpreters.
- 4 The cost of installing and maintaining the technical equipment shall be borne by the Union.
- 5 The cost of the interpretation services shall be divided among the member countries using the same language in proportion to their contributions to the expenses of the Union.

Article 14

Languages used for drafting Congress documents

- 1 Documents prepared during Congress including draft decisions submitted to Congress for approval shall be published in French by the Secretariat of Congress.
- 2 To this end, documents produced by delegations of member countries shall be submitted in French, either direct or through the intermediary of the translation services attached to the Congress Secretariat.
- 3 The above services, organized at their own expense by the language groups set up in accordance with the relevant provisions of the General Regulations, may also translate Congress documents into their respective languages.

Article 15

Proposals

- 1 All questions brought before Congress shall be the subject of proposals.
- 2 All proposals published by the International Bureau before Congress shall be regarded as being submitted to Congress.
- From the time Congress opens, no proposal shall be considered except those amending earlier proposals.

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- The following shall be regarded as amendments: any proposal involving a deletion from, or an addition to, part of the original proposal or the revision of a part of that proposal. No proposed change shall be regarded as an amendment if Congress or the Committee considers that it is incompatible with the original proposal.
- Amendments submitted at Congress to proposals already made shall be handed in to the Secretariat in writing, in French, before noon on the day but one before the day on which they will be discussed, so that they can be distributed to delegates the same day. This time limit shall not apply to amendments arising directly from the debates in Congress or in a Committee. In the latter case, if so requested, the author of the amendment shall submit a written version in French, or in case of difficulty, in any other language used for debates. The Chairman concerned shall read it out or have it read out.
- The procedure laid down in paragraph 5 shall also apply to the submission of proposals that are not designed to amend the text of the Acts (draft resolutions, draft recommendations, draft formal opinions, etc).
- Any proposal or amendment shall give the final form of the text which is to be inserted in the Acts of the Union, subject, of course to revision by the Drafting Committee.

Consideration of proposals in Congress and in Committees

- Drafting proposals (the number of which shall be followed by the letter R) shall be assigned to the Drafting Committee either direct, if the International Bureau has no doubt as to their nature (a list of such proposals shall be drawn up for the Drafting Committee by the International Bureau), or, if the International Bureau is in doubt as to their nature, after the other Committees have confirmed that they are purely of a drafting nature (a list of such proposals shall likewise be drawn up for the Committees concerned). If, however, such proposals are linked with other proposals of substance to be considered by Congress or by other Committees, the Drafting Committee shall postpone consideration of them until after Congress or the other Committees have taken a decision on the corresponding proposals of substance. Proposals whose numbers are not followed by the letter R but which, in the opinion of the International Bureau, are of a drafting nature, shall be referred direct to the Committees concerned with the corresponding proposals of substance. When these Committees begin work, they shall decide which of the proposals shall be assigned direct to the Drafting Committee. A list of these proposals shall be drawn up by the International Bureau for the Committees concerned.
- If the same question is the subject of several proposals, the Chairman shall decide the order in which they are to be discussed, starting as a rule, with the proposal which departs most from the basic text and entails the most significant change in relation to the status quo.
- 3 If a proposal can be subdivided into several parts, each part may, if the originator of the proposal or the Assembly so agrees, be considered and voted upon separately.
- 4 Any proposal withdrawn in Congress or in Committee by its originator may be re-submitted by the delegation of another member country.
- If there is an amendment to a proposal, the amendment shall be voted upon first. However, any amendment to a proposal which is accepted by the delegation submitting the proposal shall be immediately included in the text thereof.
- If there are several amendments to a proposal, that which departs most from the original text shall be put to the vote first; the remaining amendments shall then be voted on beginning with that which contains the next greatest departure from the original text, and so on until all the amendments have been considered. If one or more amendments are adopted, the proposal so amended shall then itself be put to the vote. If no amendment is adopted, a vote shall be taken on the initial proposal.
- 7 The Chairman of Congress and the Chairmen of Committees shall arrange for the text of the proposals, amendments or decisions adopted to be passed to the Drafting Committee, in writing, after each meeting.

Debates

- 1 Delegates may not take the floor until they have been given permission to do so by the Chairman of the meeting. They shall be urged to speak slowly and distinctly. The Chairman shall afford delegates the possibility of freely and fully expressing their views on the subject discussed, so long as that is compatible with the normal course of the debate.
- 2 Unless a majority of the members present and voting decides otherwise, speeches shall not exceed five minutes. The Chairman shall be authorized to interrupt any speaker who exceeds the said authorized time. He may also ask the delegate not to depart from the subject.
- 3 During a debate, the Chairman may with the agreement of the majority of the members present and voting, declare the list of speakers closed after reading it out. When the list is exhausted, he shall declare the debate closed although even after the closing of the list he may grant the right to reply to any of the speeches delivered.
- The Chairman may also with the agreement of the majority of the members present and voting, limit the number of speeches by any one delegation on a proposal or a certain group of proposals; but the originator of the proposal shall be given the opportunity of introducing it and speaking subsequently if he asks to do so in order to make new points in reply to the speeches of other delegations, so that he may, if he wishes, be the last speaker.
- With the agreement of the majority of the members present and voting, the Chairman may limit the number of speeches on a proposal or a certain group of proposals; but this limit may not be less than five for and five against the proposal under discussion.

Article 18

Motions on points of order

- 1 It shall be permissible at any time to ask to speak on a point of order or for a personal reason. Such a request shall be discussed forthwith so that a decision may be taken without delay.
- 2 A delegation which submits a motion on a point of order may not touch on the substance of the problem under discussion.
- 3 The order of priority of motions on points of order is as follows:
- a a call to order:
- b suspension of the meeting;
- c closure of the meeting;
- d adjournment of the debate on the question under discussion;
- e closure of the debate on the question under discussion;
- f any other motion (eg a motion to change the order fixed by the Chairman for examining the proposals, questions of competence), the order of priority of which shall have been decided by the Chairman.
- 4 During the discussion of a question, a delegation may propose that the meeting be suspended or closed giving its reasons for so proposing. If this proposal is supported, two speakers shall be allowed to speak against the suspension or closure of the meeting and only on that subject, after which the motion shall be put to the vote.
- 5 A delegation may propose adjournment of the debate on any question for a specified period. In this case, only two speakers against the adjournment may speak, after which the motion shall be put to the vote.
- 6 A delegation may, at any time, propose that the debate on the question under discussion be closed. In that case, only two speakers against the motion may speak after which the motion shall be put to the vote.
- 7 The proposer may withdraw a motion on points of order before it has been put to the vote. Any motion, whether amended or not, which is so withdrawn may be re-introduced by another delegation.

Quorum. General provisions concerning voting

- 1 Half the member countries represented at Congress or on the Committee and having the right to vote shall constitute a quorum. Regarding the Agreements, the quorum shall be formed by the presence or representation at the meeting of at least half of the member countries represented which are parties to the Agreement concerned.
- Questions which cannot be settled by common consent shall be decided by vote.
- 3 Delegations which are present but do not take part in a given vote, or which state that they do not wish to take part therein, shall not be regarded as being absent for the purpose of determining whether a quorum is formed as required in paragraph 1.
- When the number of abstentions, and blank or null and void ballot papers exceeds half the number of votes cast (for, against and abstentions), consideration of the matter shall be deferred until a subsequent meeting, at which abstentions and blank or null and void ballot papers shall be disregarded.

Article 20

Voting procedures

- 1 Votes shall be taken by the traditional system or by the electronic voting system. They shall normally be taken by the electronic system when that system is available to the assembly. However, in the case of a secret ballot, the traditional system may be used if one delegation, supported by a majority of the delegations present and voting, so requests.
- 2 For the traditional system, the methods of voting shall be as follows:
- a by show of hands. If there is doubt about the result of such a vote, the Chairman, if he so wishes or if a delegation so requests, may arrange for a roll-call vote on the same question;
- by roll-call, at the request of a delegation or if so decided by the Chairman. The roll shall be called according to the French alphabetical order of the countries represented, beginning with the country whose name is drawn by lot by the Chairman. The result of the vote together with a list of the countries grouped according to the way they voted, shall be included in the minutes of the meeting:
- by secret ballot, using ballot papers, if requested by two delegations. In this case, the Chairman of the meeting shall appoint three tellers and make the necessary arrangements for the holding of a secret ballot.
- 3 For the electronic system, the methods of voting shall be as follows:
- a non-recorded vote: it replaces a vote by show of hands; .
- b recorded vote: it replaces a roll-call vote; however, the names of the countries shall not be called unless one delegation, supported by a majority of the delegations present and voting, so requests;
- c secret ballot: it replaces the secret ballot by ballot papers.
- 4 Once the voting has begun, no delegation may interrupt it, except to raise a point of order relating to the way in which the vote is being taken.
- 5 After the vote, the Chairman may permit delegates to explain why they voted as they did.

Article 21

Conditions of approval of proposals

- 1 To be adopted, proposals involving amendments to the Acts must:
- in the case of the Constitution, be approved by at least two-thirds of the member countries of the Union;
- b in the case of the General Regulations, be approved by a majority of the member countries represented in Congress; two-thirds of the member countries of the Union shall be present when the vote is taken:

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- c in the case of the Convention and its Detailed Regulations, be approved by a majority of the member countries present and voting;
- d in the case of the Agreements and their Detailed Regulations, be approved by a majority of the member countries present and voting which are parties to the Agreements.
- 2 Procedural matters which cannot be settled by common consent shall be decided by a majority of the member countries present and voting. The same shall apply to decisions not concerning changes in the Acts, unless Congress decides otherwise by a majority of the member countries present and voting.
- 3 Subject to article 19, paragraph 4, "member countries present and voting" means member countries voting "for" or "against", abstentions being ignored in counting the votes required to constitute a majority as well as blank or null and void ballot papers in the case of a secret ballot.
- 4 In the event of a tie, a proposal shall be regarded as rejected.

Election of the members of the Executive Council or the Consultative Council for Postal Studies

In order to decide between countries which have obtained the same number of votes in elections of members of the Executive Council or the Consultative Council for Postal Studies, the Chairman shall draw lots.

Article 23

Election of the Director-General and the Deputy Director-General of the International Bureau

- The elections of the Director-General of the International Bureau and of the Deputy Director-General shall take place by secret ballot successively at one or more meetings held on the same day. The candidate who obtains a majority of the votes cast by the member countries present and voting shall be elected. As many ballots shall be held as are necessary for a candidate to obtain this majority.
- 2 "Member countries present and voting" shall mean member countries voting for one of the candidates whose applications have been announced in due and proper form, abstentions and blank or null and void ballot papers being ignored in counting the votes required to constitute a majority.
- If the number of abstentions and blank or null and void ballot papers exceeds half the number of votes cast in accordance with paragraph 2, the election shall be deferred to a later meeting, at which abstentions and blank or null and void ballot papers shall no longer be taken into account.
- 4 The candidate who obtains the least number of votes in any one ballot shall be eliminated.
- 5 In the event of a tie, an additional ballot, and if necessary a second additional ballot shall be held in an attempt to decide between the tying candidates, the vote relating only to these candidates. If the result is inconclusive, the election shall be decided by drawing lots. The lots shall be drawn by the Chairman.

Article 24

Minutes

- 1 The minutes of the meetings of Congress and Committees shall record the course of the meetings, briefly summarize speeches, and mention proposals and the outcome of the debates. Minutes shall be prepared of the plenary meetings and summarized minutes of the Committee meetings.
- The minutes of Committee meetings may be replaced by reports to Congress if Congress so decides. As a general rule, working parties shall prepare a report for the body that set them up.

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- 3 Each delegate, however, shall be entitled to ask for any statement made by him to be included in the minutes or in the report either verbatim or in summary form, provided the French text is handed to the Secretariat not later than two hours after the end of the meeting.
- 4 Delegates shall be allowed a period of twenty-four hours, from the moment when the draft minutes or the draft report are distributed, in which to make their comments to the Secretariat, which, if necessary, shall act as an intermediary between the party concerned and the Chairman of the meeting in question.
- As a general rule and subject to the provisions of paragraph 4, at the beginning of each meeting of Congress, the Chairman shall submit the minutes of a previous meeting for approval. The same shall apply in regard to those Committees whose proceedings are recorded in the form of minutes or a report. The minutes or reports of the last meetings which it has not been possible to approve in Congress or in a Committee shall be approved by the respective Chairman of the meetings. The International Bureau shall also take account of any comments received from delegates of member countries within forty days of the dispatch of the minutes to them.
- The International Bureau shall be authorized to correct in the minutes or reports of meetings of Congress and Committees any material errors which were not brought to light when the minutes were approved in accordance with paragraph 5.

Approval by Congress of draft decisions (Acts, resolutions, etc)

- 1 As a general rule, each draft Act submitted by the Drafting Committee shall be studied article by article. It can only be regarded as adopted after an overall favourable vote. Article 21, paragraph 1, shall apply to such a vote.
- During this study, any delegation may reopen a proposal which has been carried or rejected in Committee. An appeal relating to a rejected proposal shall be subject to the delegation's having notified the Chairman of Congress accordingly, in writing, at least one day before the meeting at which the relevant provisions of the draft Act is to be submitted to Congress for approval.
- 3 Nonetheless, it shall always be possible, if the Chairman considers it desirable for the progress of Congress work, to consider appeals before considering the draft Acts submitted by the Drafting Committee.
- When a proposal has been adopted or rejected by Congress, it can only be reconsidered by the same Congress if the appeal has been supported by at least ten delegations and approved by a two-thirds majority of the members present and voting. This possibility is limited to proposals submitted direct to plenary meetings, it being understood that a single question cannot give rise to more than one appeal.
- 5 The International Bureau shall be authorized to correct in the final Acts any material errors which have not come to light during the study of the draft Acts, the numbering of articles and paragraphs and references.
- 6 Paragraphs 2 to 5 shall also apply to draft decisions other than draft Acts (resolutions, formal opinions, etc).

Article 26

Reservations to Acts

Reservations must be submitted in writing in French (proposals concerning the Final Protocol), in order that they may be considered by Congress before the signing of Acts.

Signature of Acts

Acts finally approved by Congress shall be submitted to the plenipotentiaries for signature.

Article 28

Amendment of the Rules

- 1 Each Congress may amend the Rules of Procedure. In order to be accepted for discussion, proposals to amend the present Rules, unless submitted by a UPU body empowered to put forward proposals, shall be supported in Congress by at least ten delegations.
- 2 To be adopted, proposals for amendments to the present Rules must be approved by at least two-thirds of the member countries represented in Congress.

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED, APPROVED OR ACCEDED TO THE GENERAL REGULATIONS, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION, APPROVAL OR ACCESSION WITH THE GOVERNMENT OF SWITZERLAND

State	Date of definitive signature (s) or of deposit of the instrument of ratification, approval (AA) or accession (a)			
Bhutan	22 February	1980		
Canada	1 June	1981 AA		
Denmark	26 October	1979 s		
LIECHTENSTEIN	29 April	1981		
MALDIVES	12 March	1981 a		
Mauritius	26 January	1981 AA		
NIGER	10 April	1981 AA		
QATAR	14 May	1981		
REPUBLIC OF KOREA	22 May	1981 AA		
SUDAN	26 October	1979 s		
SWITZERLAND	4 March	1981		
Tunisia	3 April	1981		
United States of America	5 May	1981		
(For the United States of America and the whole of the terri-				
tories for whose international relations the Government of the				
United States is responsible.)				

No. 14723. UNIVERSAL POSTAL CONVENTION. CONCLUDED AT LAUSANNE ON 5 JULY 1974'

ACCESSIONS

Instrument deposited with the Government of Switzerland on:

19 September 1980

GUYANA

(With effect from 19 September 1980.)

Notification under article 11 (5) of the Constitution effected by the Government of Switzerland on:

19 June 1981

SOUTH AFRICA

(With effect from 19 June 1981.)

Certified statements were registered by Switzerland on 6 July 1981.

TERMINATION (Note by the Secretariat)

The above-mentioned Convention ceased to have effect on 1 July 1981, the effective date of the Universal Postal Convention concluded at Rio de Janeiro on 26 October 1979², in accordance with article 31 (2) of the Constitution of the Universal Postal Union³ and article 86 of the said Convention of 26 October 1979.

(6 July 1981)

No. 14724. INSURED LETTERS AGREEMENT. CONCLUDED AT LAUSANNE ON 5 JULY 1974*

ACCESSION

Instrument deposited with the Government of Switzerland on:

19 September 1980

GUYANA

(With effect from 19 September 1980.)

Certified statement was registered by Switzerland on 6 July 1981.

¹ United Nations, *Treaty Series*, vol. 1005, p. 53, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1046, 1052, 1057, 1060, 1066, 1078, 1080, 1088, 1092, 1110, 1127, 1135, 1138, 1144, 1147, 1151, 1156, 1158, 1162, 1196, 1207, 1216 and 1224.

² See p. 55 of this volume.

³ United Nations, Treaty Series, vol. 611, p. 7.

^{**} Ibid., vol. 1005, p. 213, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1052, 1057, 1060, 1066, 1078, 1080, 1088, 1092, 1110, 1127, 1135, 1138, 1144, 1147, 1151, 1156, 1158, 1162, 1196, 1207 and 1216.

No. 14725. POSTAL PARCELS AGREEMENT, CONCLUDED AT LAUSANNE ON 5 JULY 19741

ACCESSION

Instrument deposited with the Government of Switzerland on:

19 September 1980

GUYANA

(With effect from 19 September 1980.)

Certified statement was registered by Switzerland on 6 July 1981.

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Postal Parcels Agreement concluded at Rio de Janeiro on 26 October 19792, in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 60 of the said Agreement of 26 October 1979.

(6 July 1981)

No. 14726. MONEY ORDERS AND POSTAL TRAVELLERS' CHEQUES AGREE-MENT. CONCLUDED AT LAUSANNE ON 5 JULY 1974³

ACCESSION

Notification effected by the Government of Switzerland on:

19 June 1981

GUYANA

(With effect from 19 June 1981.)

Certified statement was registered by Switzerland on 6 July 1981.

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Money Orders and Postal Travellers' Cheques Agreement concluded at Rio de Janeiro on 26 October 19794, in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 52 of the said Agreement of 26 October 1979.

(6 July 1981)

¹ United Nations, Treaty Series, vol. 1005, p. 243, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1046, 1052, 1057, 1060, 1066, 1078, 1080, 1088, 1092, 1110, 1127, 1135, 1138, 1144, 1147, 1151, 1156, 1158, 1162, 1196, 1207 and 1216.

² See p. 241 of this volume.

³ United Nations, Treaty Series, vol. 1005, p. 351, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1046, 1052, 1057, 1060, 1066, 1078, 1088, 1092, 1110, 1127, 1135, 1144, 1147, 1151, 1156, 1158, 1162, 1196 and 1207.

See p. 349 of this volume.

No. 14727. GIRO AGREEMENT. CONCLUDED AT LAUSANNE ON 5 JULY 19741

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Giro Agreement concluded at Rio de Janeiro on 26 October 1979², in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 57 of the said Agreement of 26 October 1979.

(6 July 1981)

No. 14728. CASH-ON-DELIVERY AGREEMENT. CONCLUDED AT LAUSANNE ON 5 JULY 1974³

ACCESSION

Notification effected by the Government of Switzerland on:

19 June 1981

GUYANA

(With effect from 19 June 1981.)

Certified statement was registered by Switzerland on 6 July 1981.

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Cash-on-Delivery Agreement concluded at Rio de Janeiro on 26 October 1979*, in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 20 of the said Agreement of 26 October 1979.

(6 July 1981)

¹ United Nations, *Treaty Series*, vol. 1005, p. 419, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1052, 1060, 1066, 1078, 1088, 1092, 1110, 1127, 1135, 1147, 1151, 1156, 1158, 1162, 1196 and 1216.

² See p. 417 of this volume.

³ United Nations, *Treaty Series*, vol. 1005, p. 479, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1052, 1057, 1060, 1066, 1078, 1088, 1092, 1110, 1127, 1135, 1147, 1151, 1156, 1158, 1162 and 1196.

⁴ See p. 477 of this volume.

No.	14729.	COLLECTION	OF	BILLS	AGREEMENT.	CONCLUDED	ΑT	LAU-
	SANNE	ON 5 JULY 197	741					

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Collection of Bills Agreement concluded at Rio de Janeiro on 26 October 19792, in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 25 of the said Agreement of 26 October 1979.

(6 July 1981)

No. 14730. INTERNATIONAL SAVINGS AGREEMENT. CONCLUDED AT LAU-SANNE ON 5 JULY 19743

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on I July 1981, the effective date of the International Savings Agreement concluded at Rio de Janeiro on 26 October 19794, in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 25 of the said Agreement of 26 October 1979.

(6 July 1981)

¹ United Nations, *Treaty Series*, vol. 1005, p. 509, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1038, 1039, 1040, 1052, 1060, 1066, 1078, 1088, 1092, 1110, 1127, 1135, 1147, 1151, 1156, 1158, 1162 and 1196.

² See p. 511 of this volume.

³ United Nations, *Treaty Series*, vol. 1005, p. 535, and annex A in volumes 1008, 1018, 1019, 1031, 1038, 1039, 1040, 1060, 1088, 1092, 1127, 1135, 1144, 1147, 1151, 1158 and 1162.

⁴ See p. 535 of this volume.

No. 14731. SUBSCRIPTIONS TO NEWSPAPERS AND PERIODICALS AGREE-MENT. CONCLUDED AT LAUSANNE ON 5 JULY 19741

TERMINATION (Note by the Secretariat)

The above-mentioned Agreement ceased to have effect on 1 July 1981, the effective date of the Subscriptions to Newspapers and Periodicals Agreement concluded at Rio de Janeiro on 26 October 1979², in accordance with article 31 (2) of the Constitution of the Universal Postal Union and article 20 of the said Agreement of 26 October 1979. (6 July 1981)

¹ United Nations, *Treaty Series*, vol. 1005, p. 565, and annex A in volumes 1008, 1018, 1019, 1025, 1031, 1039, 1040, 1052, 1060, 1066, 1078, 1088, 1092, 1110, 1127, 1135, 1147, 1151, 1156, 1158, 1162 and 1196.

² See p. 565 of this volume.

I

Treaties and international agreements

registered

on 6 July 1981

Nos. 19985 to 19992



No. 19985

UNIVERSAL POSTAL CONVENTION

Universal Postal Convention (with Final Protocol and Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

UNIVERSAL POSTAL CONVENTION

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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3,061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

UNIVERSAL POSTAL CONVENTION¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 3, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, have by common consent and subject to article 25, paragraph 3, of the Constitution drawn up in this Convention the rules applicable in common throughout the international postal service and the provisions concerning the letter-post services.

Part I

Rules applicable in common throughout the international postal service

Chapter I

General provisions

Article 1

Freedom of transit

- 1 Freedom of transit, the principle of which is set forth in article 1 of the Constitution, shall carry with it the obligation for each postal administration to forward always by the quickest routes which it uses for its own items, closed mails and à découvert letter-post items which are passed to it by another administration. This obligation shall also apply to airmail correspondence, whether or not the intermediate postal administrations take part in reforwarding it.
- 2 Member countries which do not participate in the exchange of letters containing perishable biological substances or radioactive substances shall have the option of not admitting these items in transit à découvert through their territory. The same shall apply to the items referred to in article 36, paragraph 8.
- 3 Member countries not providing the insured letters service or not accepting liability for insured letters carried by their sea or air services shall nonetheless be bound to forward, by the quickest route, closed mails passed to them by other administrations, but their liability shall be limited to that laid down for registered items.
- Freedom of transit for postal parcels to be forwarded by land and sea routes shall be limited to the territory of the countries taking part in this service.
- 5 Freedom of transit for air parcels shall be guaranteed throughout the territory of the Union. Nevertheless, member countries which are not parties to the Postal Parcels Agreement³ shall not be required to forward air parcels by surface.
- 6 Member countries which are parties to the Postal Parcels Agreement but which do not provide an insured parcels service or which do not accept liability for insured items carried by their sea or air services, shall nonetheless be bound to forward, by the quickest route, closed mails passed to them by other administrations, but their liability shall be limited to that laid down for uninsured parcels of the same weight.

¹ Put into effect* on 1 July 1981, in accordance with article 86. See p. 239 of this volume for the list of States which affixed definitive signatures to, ratified, approved or acceded to the Convention.

^{*} See note 1 on p. 20 of this volume.

² United Nations, *Treaty Series*, vol. 611, p. 7.

³ See p. 241 of this volume.

Failure to give freedom of transit

When a member country fails to observe the provisions of article 1 of the Constitution and of article 1 of the Convention regarding freedom of transit, postal administrations of other member countries may discontinue their postal service with that country. They shall give prior notice of this step to the administrations concerned by telegram, and inform the International Bureau of the fact.

Article 3

Land transit without the participation of the services of the country crossed

The conveyance of mail in transit through a country without the participation of the services of that country shall be subject to the prior authorization of the country crossed. This form of transit shall not involve the liability of the latter country.

Article 4

Temporary suspension and resumption of services

- When, owing to exceptional circumstances, a postal administration is obliged to suspend temporarily its services wholly or in part, it shall announce the fact immediately, if need be by telegraph or telex, to the administration or administrations concerned. It shall do likewise when the suspended services are resumed.
- The International Bureau must be notified of the suspension or resumption of services if a general announcement is considered necessary. If necessary, the International Bureau shall notify administrations by telegram or telex.

Article 5

Ownership of postal items

A postal item shall remain the property of the sender until it is delivered to the rightful owner, except when the item has been seized in pursuance of the legislation of the country of destination.

Article 6

Creation of new service

Administrations may by mutual consent create a new service not expressly provided for in this Convention. Charges for a new service shall be laid down by the administration concerned, having regard to the expenses of operating the service.

Article 7

Charges

- The charges for the various international postal services shall be laid down in the Convention and the
- No postal charge of any kind may be collected other than those provided for in the Convention and Agreements.1

¹ See p. 55 of this volume.

Monetary standard. Equivalents

- 1 The monetary unit used in the Convention and the Agreements as well as in their Detailed Regulations shall be the gold franc laid down in article 7 of the Constitution convertible into the International Monetary Fund (IMF) accounting unit, which is at present the Special Drawing Right (SDR).
- 2 Union member countries shall be entitled to choose, by mutual agreement, another monetary unit or one of their national currencies for preparing and settling accounts.
- 3 In each member country, the charges shall be fixed on the basis of the closest possible equivalent of the SDR in the currency of that country.
- 4 Union member countries whose currency exchange rates in relation to the SDR are not calculated by the IMF or which are not members of that specialized agency shall be requested to declare unilaterally an equivalence between their currencies and the SDR.
- 5 Each postal administration shall be free to round its charges up or down, whichever is best adapted to its monetary system.
- Postal administrations shall not be bound to amend the equivalents of the charges prescribed in the Convention and in the Agreements or the sales price of international reply coupons when, as a result of fluctuations in the equivalent used to establish charges in accordance with the present article, the limits authorized by the Convention are not exceeded by more than 15 percent.

Article 9

Postage stamps

Postage stamps for denoting payment of postage shall be issued by postal administrations only.

Article 10

Forms

- 1 The texts, colours and dimensions of forms shall be prescribed in the Detailed Regulations of the Convention and of the Agreements.
- 2 Forms for the use of administrations in their relations with one another shall be drawn up in French with or without interlinear translation, unless the administrations concerned arrange otherwise by direct agreement.
- 3 Forms for the use of the public shall bear an interlinear translation in French when they are not printed in that language.

Article 11

Postal identity cards

- 1 Each postal administration may issue to persons who apply for them postal identity cards valid as proof of identity for postal transactions effected in member countries which have not announced their refusal to recognize them.
- 2 The administration which issues a card shall be authorized to collect, on this account, a charge which may not exceed 5 francs.
- 3 Administrations shall be relieved of all liability when it is established that the delivery of a postal item or the payment of a monetary article was effected on presentation of a genuine card. Moreover, they shall not be liable for consequences arising from the loss, theft or fraudulent use of a genuine card.

- 4 A card shall be valid for a period of five years from the date of issue. Nevertheless, it shall cease to be valid:
- a when the appearance of the holder is altered to such an extent that it no longer corresponds to the photograph or to the description;
- b when it is damaged in such a way that it is no longer possible to check a particular entry concerning the holder:
- c when it shows signs of forgery.

Settlement of accounts

Settlements between postal administrations of international accounts arising from postal traffic may be regarded as current transactions and effected in accordance with the current international obligations of the member countries concerned, when there are agreements to this effect. In the absence of such agreements, accounts shall be settled in accordance with the provisions of the Detailed Regulations.

Article 13

Undertakings regarding penal measures

The Governments of member countries shall undertake to adopt, or to propose to the legislatures of their countries, the necessary measures:

- a for punishing the counterfeiting of postage stamps, even if withdrawn from circulation, of international reply coupons and of postal identity cards;
- b for punishing the use or uttering:
 - of counterfeit postage stamps (even if withdrawn from circulation) or used postage stamps, as well as of counterfeit or used impressions of franking machines or printing presses;
 - i of counterfeit international reply coupons;
 - iii of counterfeit postal identity cards;
- c for punishing the fraudulent use of genuine postal identity cards;
- d for prohibiting and suppressing all fraudulent operations of manufacturing and uttering adhesive stamps and stamped impressions in use in the postal service, counterfeited or imitated in such a manner that they could be mistaken for the adhesive stamps and stamped impressions issued by the postal administration of a member country:
- e for preventing and, if necessary, for punishing the insertion in postal items of narcotics and psychotropic substances, as well as explosive, flammable or other dangerous substances, where their insertion has not been expressly authorized by the Convention and the Agreements.

Chapter II

Exemption from postal charges

Article 14

Exemption from postal charges

Cases of exemption from postal charges shall be expressly laid down by the Convention and the Agreements.

Article 15

Exemption from postal charges on letter-post items relating to the postal service

Subject to article 69, paragraph 4, letter-post items relating to the postal service shall be exempt from all postal charges if they are:

- sent by postal administrations or their offices;
- b exchanged between bodies of the Universal Postal Union and bodies of the Restricted Unions, between the bodies of those Unions or sent by such bodies to postal administrations or their offices.

Exemption from postal charges of items which concern prisoners of war and civilian internees

- 1 Subject to article 69, paragraph 2, letter-post items, postal parcels and monetary articles addressed to or, sent by prisoners of war, either direct or through the Information Bureaux and the Central Prisoner-of-War Information Agency provided for in articles 122 and 123 respectively of the Geneva Convention of 12 August 1949 relative to the treatment of prisoners of war, shall be exempt from all postal charges. Belligerents apprehended and interned in a neutral country shall be classed with prisoners of war proper so far as the application of the foregoing provisions is concerned.
- 2 Paragraph 1 shall apply to letter-post items, postal parcels and monetary articles originating in other countries and addressed to or sent by civilian internees as defined by the Geneva Convention of 12 August 1949 relative to the protection of civilian persons in time of war,² either direct or through the Information Bureaux and the Central Information Agency prescribed in articles 136 and 140 respectively of that Convention.
- 3 The national Information Bureaux and the Central Information Agencies mentioned above shall also enjoy exemption from postal charges in respect of letter-post items, postal parcels and monetary articles which concern the persons referred to in paragraphs 1 and 2, which they send or receive, either direct or as intermediaries, under the conditions laid down in those paragraphs.
- 4 Parcels shall be admitted free of postage up to a weight of 5 kg. The weight limit shall be increased to 10 kg in the case of parcels the contents of which cannot be split up and of parcels addressed to a camp or the prisoners' representatives there ("hommes de confiance") for distribution to the prisoners.

Article 17

Exemption of literature for the blind from postal charges

Subject to article 69, paragraph 2, literature for the blind shall be exempt from postage, the special charges listed in article 24, paragraph 1, and the cash-on-delivery charge.

Part II

Provisions concerning the letter post

Chapter I

General provisions

Article 18

Letter-post items

Letter-post items shall consist of letters, postcards, printed papers, literature for the blind and small packets.

Article 19

Postage charges and limits of weight and size. General conditions

The postage charge for the conveyance of letter-post items throughout the entire extent of the Union as well as the limits of weight and size, shall be fixed in accordance with columns 1, 2, 3, 6 and 7 of the table below. The basic charges (col 3) may be increased by 100 percent (col 4) or reduced by 70 percent (col 5) at most. Except in the case provided for in article 25, paragraph 6, they shall cover delivery of the items to the place of address provided that this delivery service is operated in the country of destination for the items in question.

¹ United Nations. Treaty Series, vol. 75, p. 135.

² Ibid., p. 287.

Category	Weight step	Basic charges	Charges upper limit	Charges lower limit	Limits		
		charges	(increase of 100%)	(reduction of 70%)	of weight	of size	
1	2	3	4	5	6	7	
		С	c	С			
Letters	up to 20 g	75	150	22.50	2 kg	Maxima: length, width and depth	
	above 20 g up to 100 g	180	360	54		combined: 900 mm but the great- est dimension may not exceed 600 mm with a tolarance of 2 mm	
	above 100 g up to 250 g above 250 g	360	720	108		in roll form: length plus twice the	
	up to 500 g above 500 g	690	1380	207		diameter, 1040 mm, but the great est dimension may not exceed 900 mm with a tolerance of 2 mm	
	up to 1000 g above 1000 g	1200	2400	360		Minima: to have e surface measur	
	up to 2000 g	1950	3900	585		ing not less than 90 x 140 mm, with a tolerance of 2 mm. In roll form: length plus twice the diameter: 170 mm but the greatest dimension may not be less tha 100 mm.	
Postcards		52.50	105	15.75		Maxima: 105 x 148 mm, with a tolerance of 2 mm. Minima: 90 x 140 mm, with a tolerance of 2 mm. Length at least equal to the width multiplied by $\sqrt{2}$ (approximate value 1.4)	
Printed	up to 20 g	37.50	75	11.25	2 kg	Maxima: length, width and depth	
papers	up to 100 g above 100 g up to 250 g	82.50	165	24.75	and pam- phlets: 5 kg; this	est dimension may not exceed	
		150	300	45		600 mm with a tolerance of 2 mm In roll form: length plus twice the diameter, 1040 mm, but the great est dimension may not exceed	
	above 250 g up to 500 g	270	540	81	limit of weight may		
	above 500 g up to 1000 g	450	900	135	be raised to 10 kg after	900 mm with a tolerance of 2 mm Minima: to have a surface measur	
	above 1000 g up to 2000 g	630	1260	189	agreement between the		
	per additional step of 1000 g	315	630	94.50	administra- tions con- cerned)	In roll form: length plus twice the diameter: 170 mm, but the greatest dimension may not be less than 100 mm.	
Literature for the blind	see article 17				7 kg		
Small	up to 100 g	82.50	165	24.75	1 kg		
packets	above 100 g up to 250 g	150	300	45			
	above 250 g up to 500 g	270	540	81			
	above 500 g up to 1000 g	450	900	135			

² Member countries may, exceptionally, modify the weight-step structure shown in paragraph 1, subject to the following conditions:

a for any category, the minimum weight step shall be that shown in paragraph 1;

b for any category, the last weight step shall not exceed the maximum weight shown in paragraph 1;

c for any category, the charges for the weight steps adopted by a member country shall bear the same relation to one another as exist between the basic charges in the weight-step structure laid down in paragraph 1.

- 3 Exceptionally, member countries which have abolished postcards as a separate category of letter-post item in their internal service may apply to international service postcards the charge for letters.
- 4 Notwithstanding paragraphs 1 and 2, a, postal administrations may apply a first weight step of 50 g to printed papers.
- Subject to article 8, paragraph 5, the charges adopted within the limits laid down in paragraph 1, shall as far as possible, bear the same relation to one another as the basic charges. Exceptionally, and within the limits prescribed in paragraph 1, each postal administration shall be free to apply to the charges for postcards, printed papers or small packets a rate of increase or reduction different from that which it applies to the charges for letters.
- Each postal administration may allow a reduction of not more than 50 percent of the tariff for printed papers, for newspapers and periodicals published in its country, while reserving the right to restrict this reduction to newspapers and periodicals which fulfil the conditions required by internal regulations for transmission at the tariff for newspapers. This reduction shall not extend to commercial printed papers such as catalogues, prospectuses, price-lists, etc, no matter how regularly they are issued; the same shall apply to advertisements printed on sheets annexed to newspapers and periodicals.
- Administrations may likewise concede the same reduction for books and pamphlets, for musical scores and for maps, provided they contain no publicity matter or advertisement other than that appearing on the cover or the fly leaves.
- The charge applicable to printed papers for the same addresse at the same address inserted in one or more special bags shall be calculated by weight steps of 1 kg up to the total weight of each bag. Administrations may allow a reduction in the charge of up to 10 percent for printed papers sent in special bags. These items shall not be subject to the limits of weight laid down in paragraph 1. However, they shall not exceed the maximum weight of 30 kg per bag.
- The administration of origin may apply to non-standardized letters and printed papers in envelopes of the first weight step and to letters in the form of cards which do not meet the conditions laid down in article 20, paragraph 1, b, a charge which may not be higher than the charge relating to items of the second weight step. The administration of origin may also apply to letters and printed papers in envelopes weighing over 20 g, and which do not meet the other conditions laid down in article 20, paragraph 1, a charge which may not be higher than the charge for the weight step immediately above the step in which the item actually falls.
- 10 The combining of one item of articles on which different charges are payable shall be authorized on condition that the total weight does not exceed the maximum weight of the category whose rate is the highest. The charge applicable to the total weight of the item shall be that of the category with the highest rate.
- 11 The letter-post items sent on postal service as mentioned in article 15 shall not be subject to the limits of weight and size laid down in paragraph 1. However, they shall not exceed the maximum weight of 30 kg per bag.
- 12 Administrations may apply to letter-post items posted in their countries the maximum limit of weight laid down for articles of the same kind in their internal service provided that such items do not exceed the limit of weight mentioned in paragraph 1.

Standardized items

- 1 In connection with the provisions of article 19, paragraph 1, rectangular items shall be considered standardized if their length is not less than their width multiplied by $\sqrt{2}$ (approximate value 1.4) and if they satisfy, according to their presentation, the following conditions:
- a for items in envelopes:
 - items in ordinary envelopes:
 minimum dimensions: 90 x 140 mm, with a tolerance of 2 mm;
 maximum dimensions: 120 x 235 mm, with a tolerance of 2 mm;
 maximum weight: 20 g;
 maximum thickness: 5 mm;

in addition, the address shall be written on the envelope on the plain side which is not provided with a closing flap and in a rectangular area situated at least:

40 mm from the top edge of the envelope (tolerance 2 mm);

15 mm from the right-hand edge;

15 mm from the bottom edge;

and not more than 140 mm from the right-hand edge;

ii items in envelopes with transparent panels:

dimensions, weight and thickness of items in ordinary envelopes; in addition to the general conditions of admission set out in article 123 of the Detailed Regulations, such items shall satisfy the following conditions:

the transparent panel shall be at least:

40 mm from the top edge of the envelope (tolerance 2 mm);

15 mm from the right-hand edge;

15 mm from the left-hand edge;

15 mm from the bottom edge;

the panel may not be bordered by a coloured band or frame;

iii all items in envelopes:

the sender's address, when it appears on the front, shall be placed in the top left-hand corner; this position shall also be assigned to service indications or labels, if any, which may be located beneath the sender's address; the items shall be closed by completely sticking down the sealing flap of the envelope:

b for items in card form:

dimensions and consistency of postcards;

c for items mentioned in a and b:

on the address side on which the address shall be written in the direction of the length a rectangular area 40 mm (- 2 mm) in depth from the upper edge and 74 mm in width from the right-hand edge shall be reserved for affixing the postage stamp or stamps and the cancellation impression. Inside this area the postage stamps or franking impression shall be applied in the top right-hand corner.

No wording or extraneous matter whatsoever may appear:

- below the address,
- to the right of the address, from the franking and cancelling area to the bottom edge of the item,
- to the left of the address, in an area at least 15 mm wide and running from the first line of the address to the bottom edge of the item,
- in an area 15 mm high starting from the bottom edge of the item and 140 mm long starting from the right-hand edge of the item. This area may be partly identical with those defined above.
- 2 The following items shall not be considered standardized:
- folded cards;
- items closed by means of staples, metal eyelets or hook fastenings;
- punched cards sent unenclosed (without an envelope);
- items whose envelopes are made of material which has fundamentally different physical properties from paper (except from the material used for making the panel of window envelopes);
- items containing articles causing protusions;
- folded letters sent unenclosed (without an envelope) which are not closed on all sides and which are not rigid enough for mechanical processing.

Article 21

Perishable biological substances. Radioactive materials

- 1 Perishable biological substances and radioactive materials made up and packed in accordance with the respective provisions of the Detailed Regulations shall be subject to the tariff for letters and to registration. Their admission shall be restricted to those member countries whose postal administrations have declared their willingness to admit such items, whether reciprocally or in one direction only. Such substances shall be forwarded by the quickest route, normally by air, subject to payment of the corresponding air surcharges.
- 2 Furthermore, perishable biological substances may be exchanged only between officially recognized qualified laboratories, while radioactive materials may be posted only by duly authorized senders.

Items wrongly admitted

- 1 Apart from the exceptions provided for in the Convention and its Detailed Regulations, items not fulfilling the conditions laid down in articles 19 and 21 and the Detailed Regulations shall not be admitted. Such items which have been wrongly admitted shall be returned to the administration of origin. Nevertheless, the administration of destination shall be authorized to deliver them to the addressees. In that event it shall collect on them, as necessary, the charges prescribed for the category of the letter post to which they belong by reason of their method of closure, contents, weight or size. Items of which the weight exceeds the maximum limits laid down in article 19, paragraph 1, may be charged according to their actual weight.
- 2 Paragraph 1 shall apply by analogy to items coming within the provisions of article 36, paragraphs 2 and 3.
- 3 Items containing the other articles prohibited by article 36 which have been wrongly admitted to the post shall be dealt with according to the provisions of that article.

Article 23

Posting abroad of letter-post items

- 1 A member country shall not be bound to forward or deliver to the addressee letter-post items which senders resident in its territory post or cause to be posted in a foreign country with the object of profiting by the lower charges in force there. The same shall apply to such items posted in large quantities, whether or not such postings are made with a view to benefiting from lower charges.
- 2 Paragraph 1 shall be applied without distinction both to correspondence made up in the country where the sender resides and then carried across the frontier and to correspondence made up in a foreign country.
- 3 The administration concerned may either return its items to origin or charge postage on the items at its internal rates. If the sender refuses to pay the postage, the items may be disposed of in accordance with the internal legislation of the administration concerned.
- A member country shall not be bound to accept, forward or deliver to the addressees letter-post items which senders post or cause to be posted in large quantities in a country other than the country where they reside. The administration concerned may send back such items to origin or return them to the senders without repaying the prepaid charge.

Article 24

Special charges

1 The charges prescribed in the Convention which are collected in addition to the postage charges mentioned in article 19 shall be known as "special charges". Their amount shall be fixed in accordance with the indications in the table below.

Description of charge		Amount	Observations	
		2	3	
•	Charge on items posted after the latest time for posting (article 25, paragraph 1)	Same charge as in internal service		
•	Charge on items posted outside normal counter opening hours (article 25, paragraph 2)	Same charge as in internal service		

Description of charge		Amount	Observations
1		2	3
С	Charge for collection at the sender's address (article 25, paragraph 3)	Same charge as in internal service	
d	Charge for withdrawal outside normal counter opening hours (article 25, paragraph 4)	Same charge as in internal service	
е	Poste restante charge (article 25, paragraph 5)	Same charge as in internal service	·
f	Charge for delivery to the addressee of a small packet exceeding 500 g (article 25, paragraph 6)	60 centimes at most	This charge may be increased by 30 centimes at most when the item is delivered to the place of address
g	Storage charge (article 26)	Charge collected at the rate laid down by internal legislation for any letter-post item weighing more than 500 g except literature for the blind	
h	Charge on unpaid or underpaid unregistered items (article 30, paragraphs 1 and 2)	Charge adopted for letters in the first weight step by the country of delivery multiplied by the ratio between the amount of deficient postage and the same charge adopted by the country of origin; to this charge shall be added a handling charge of 1 franc at most or the charge prescribed by internal legislation	The delivering administration may, if it so wishes, collect only the handling charge
ì	Express charge (article 32, paragraphs 2, 3 and 6)	Charge which may not be less than the amount of postage prepayable on an unregistered single rate letter and not more than 5 francs	For each bag containing the items mentioned in article 19, paragraph 8, administrations shall collect, instead of the charge per item, a bulk charge not exceeding five times the charge per item. When express delivery involves special demands an additional charge may be levied in accordance with the provisions governing items of the same kind in the internal service. If the addressee asks for express delivery, the charge of the internal service may be collected
i	Charge for a request for with- drawal from the post or alteration of address (article 33, paragraph 2)	4 francs at most	
k	Charge for a request for redirection (article 34, paragraph 3)	Same charge as in internal service	
ı	Charge for redirection or return (article 34, paragraph 4, and article 35, paragraph 8)	Same charge as in internal service	
m	Presentation to customs charge (article 38)	8 francs at most	For each bag containing the items mentioned in article 19, paragraph 8, administrations shall collect, instead of the charge per item, a bulk charge not exceeding 10 francs
n	Charge collected for delivery of an item free of charges and fees (article 40, paragraphs 3, 4 and 5)	Charge not exceeding 3 francs collected by the administration of origin Additional charge not exceeding 4 francs per request made after posting, collected by the administration of origin iii Commission charge not exceeding 3 francs collected for the benefit of the administration of destination	

Description of charge		Amount		Observations		
1		2	3			
0	Inquiry charge (article 42, paragreph 4)	2 francs at most				
P	Registration charge (article 44, paragraphs 1, b, and 2, and article 47, paragraphs 1, b, and 2)	4 francs at most .	i	For each bag containing the items mantioned in erticle 19, paragraph 8, administrations shall collect, instead of the charge per item, a bulk charge not exceeding five times the amount of the charge per item In addition to the charge per item or bulk charge, administrations may collect from the sender or from the addressee, special charges in accordance with their internal legislation, to take account of any exceptional security measures taken with regard to registered items and insured letters		
q	Insurance charge (article 47, paragraph 1, c)	At most 1 franc for each 200 francs of insured value or fraction thereof or 1/2 percent of the scale of the insured value, whatever the country of destination, even in countries which undertake to cover risks of force majeure				
r	Charge for cover against risks due to force majeure (article 44, paragraph 3)	40 centimes at most for each registered item				
s	Advice of delivery charge (article 48, paragraph 1)	3 francs at most				
t	Charge for delivery to the addressee in person (article 49, paragraph 1)	50 centimes at most				

2 Member countries whose internal service charges are higher than those which are fixed in paragraph 1 shall be authorized to apply them also in the international service.

Article 25

Charge on items posted after the latest time for posting. Charge on items posted outside normal counter opening hours. Charge for collection at the sender's address. Charge for withdrawal outside normal counter opening hours. Poste restante charge. Charge for delivery of small packets

- 1 Administrations shall be authorized to collect from the sender an additional charge, according to the provisions of their legislation, for items handed over for dispatch after the latest time for posting.
- 2 Administrations shall be authorized to collect from the sender an additional charge, according to their legislation, for items posted at the counter outside normal opening hours.
- 3 Administrations shall be authorized to collect from the sender an additional charge, according to their legislation, for items collected by them from the sender's address.
- 4 Administrations shall be authorized to collect from the addressee an additional charge, according to their legislation, for items withdrawn at the counter outside normal opening hours.
- 5 Administrations of countries of destination may collect on items addressed poste restante the special charge, if any, prescribed by their legislation for items of the same kind in their internal service.
- 6 Administrations of countries of destination shall be authorized to collect on each small packet exceeding the weight of 500 grammes delivered to the addressee, the special charge laid down in article 24, paragraph 1, f.

Storage charge

The administration of destination shall be authorized to collect, according to its legislation, a storage charge for any letter-post item weighing more than 500 grammes of which the addressee has not taken delivery within the period during which the item is held at his disposal free of charge. This charge shall not apply to literature for the blind

Article 27

Payment of postage

- 1 As a general rule, items mentioned in article 18, with the exception of those which are dealt with in articles 15 to 17, shall be fully prepaid by the sender.
- 2 The administration of the country of origin may return unpaid or underpaid letter-post items to the sender for the latter to make up the postage himself.
- 3 The administration of origin may also itself undertake to prepay underpaid letter-post items or make up the postage on underpaid items and collect the missing amount from the sender.
- 4 If the administration of origin does not apply any of the options provided for in paragraphs 2 and 3 or if the postage cannot be made up by the sender, unpaid or underpaid letters and postcards shall still be forwarded to the country of destination. Other unpaid or underpaid items may also be forwarded.
- 5 Items properly paid for their first transmission and on which the supplementary charge has been paid before their redirection shall be considered as duly prepaid.

Article 28

Methods of denoting prepayment

- 1 Prepayment shall be denoted by means of any of the following methods:
- postage stamps, valid in the country or origin, printed or affixed;
- impressions of officially approved franking machines operating under the direct supervision of the postal administration;
- c impressions made by a printing press or other printing or stamping process when such system is authorized by the regulations of the administration of origin;
- d inscription "Abonnement-poste" and prepayment according to one of the methods laid down in subparagraphs a to c for newspapers and periodicals sent under the Subscriptions to Newspapers and Periodicals Agreement.
- 2 Prepayment of printed papers for the same addressee at the same address which are inserted in a special bag shall be denoted by one of the methods referred to in paragraph 1 and the total amount shown on the address label on the bag.

Prepayment of letter-post items on board ship

- 1 Items posted on board ship at the two terminal points of the voyage or at any intermediate port of call shall be prepaid by means of postage stamps and according to the rates of the country in whose waters the ship is lying.
- If the items are posted on board on the high seas, they may be prepaid, in the absence of special agreement between the administrations concerned, by means of the postage stamps and according to the rates of the country to which the ship appertains or is under contract. Items prepaid in this way must be handed over to the post office at the port of call as soon as possible after the arrival of the ship.

Article 30

Charge on unpaid or underpaid correspondence

- 1 An administration of origin that itself undertakes to prepay unpaid letter-post items or make up the postage on underpaid items and collect the missing amount from the sender, shall also be authorized to collect from the sender the handling charge laid down in article 24, paragraph 1, h.
- Where paragraph 1 is not applied, unpaid or underpaid items shall be liable to the special charge, payable by the addressee or, in the case of returned items, by the sender, laid down in article 24, paragraph 1, h.
- 3 Registered items and insured letters shall be regarded on arrival as duly prepaid.

Article 31

International reply coupons

- 1 Postal administrations shall be permitted to sell international reply coupons issued by the International Bureau and to limit their sale in accordance with their internal legislation.
- 2 The value of the reply coupon shall be 1.50 francs and the selling price fixed by the administrations concerned may not be less than this value.
- 3 Reply coupons shall be exchangeable in any member country for one or more postage stamps representing the minimum postage prepayable on an unregistered letter sent abroad by surface mail. If the regulations of the administration of the country of exchange permit, reply coupons shall also be exchangeable for postal stationery. When a sufficient number of reply coupons are presented, administrations shall be required to supply the postage stamps necessary for the minimum postage prepayable on an unregistered letter for dispatch by air as a surcharged item.
- 4 The administration of a member country may, in addition, reserve the right to require the reply coupons and the items to be prepaid in exchange for those reply coupons to be presented at the same time.

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Express items

- 1 In countries where the administration performs the service, letter-post items shall, at the sender's request, be delivered by special messenger as soon as possible after their arrival at the delivery office; however, as regards insured letters, the administration of destination may, where its regulations so provide, deliver by express an advice of arrival of the item and not the item itself.
- These items, called "express", shall be subject, in addition to the postage, to the special charge laid down in article 24, paragraph 1, i. This charge shall be fully paid in advance.
- 3 When express delivery involves special demands on the administration of destination as regards either the situation of the addressee's address or the day or time of arrival at the office of destination, the delivery of the item and the possible collection of an additional charge shall be governed by the provisions relating to items of the same kind in the internal service.
- 4 Express items on which the total amount of the charges payable in advance has not been completely paid shall be delivered as ordinary mail unless they have been treated as express by the office of origin. In the latter event a charge shall be collected on them in accordance with article 30.
- 5 Administrations may confine themselves to making only one attempt at express delivery. If that attempt fails, the item may be treated as an ordinary item.
- If the regulations of the administrations of destination permit, addressees may ask the delivery office to deliver to them by express immediately on arrival items which are intended for them. In that case the administration of destination shall be authorized to collect, on delivery, the charge that applies in its internal service.

Article 33

Withdrawal from the post. Alteration or correction of address at the sender's request

- 1 The sender of a letter-post item may have it withdrawn from the post, or have its address altered, so long as the item:
- a has not been delivered to the addressee;
- b has not been confiscated or destroyed by the competent authorities because of infringement of article 36;
- c has not been seized by virtue of the legislation of the country of destination.
- The request to be made to this effect shall be forwarded by post or by telegraph at the expense of the sender who shall pay, for each request, the special charge laid down in article 24, paragraph 1, i. If the request is to be forwarded by telegraph, the sender shall pay in addition the appropriate telegraph charge. If the item is still in the country of origin, the request for withdrawal from the post, or alteration or correction of address, shall be dealt with according to the legislation of that country.
- 3 If its legislation permits, each administration shall be bound to accept requests for withdrawal from the post or alteration of the address in respect of any letter-post item posted in the service of other administrations.
- 4 If the sender wishes to be informed by telegraph of the action taken by the office of destination on his request for withdrawal from the post or alteration of the address, he shall pay for this purpose the relative telegraph charge. If telegrams are used, the telegraph charge shall be that for a reply-paid telegram, calculated on a fifteen-word basis. When telex is used, the telegraph charge to the sender shall normally be the same amount as that charged for forwarding the request by telex.
- 5 The charges prescribed in paragraph 2 shall be levied only once for each request for withdrawal from the post or alteration of address involving several items posted at the same time, at the same office, by the same sender to the same addressee.
- 6 A request for simple correction of address (without alteration of the name or status of the addressee) may be made direct to the office of destination by the sender, that is to say, without compliance with the formalities and without payment of the special charge prescribed in paragraph 2.
- 7 An item shall be returned to origin by air following a request for withdrawal from the post when the sender undertakes to pay the corresponding air surcharge. When an item is redirected by air following a request for alteration of address, the corresponding air surcharge shall be collected from the addressee and shall remain the property of the delivering administration.

Redirection

- 1 If an addressee changes his address, letter-post items shall be reforwarded to him forthwith, under the conditions prescribed in the internal service, unless the sender has forbidden redirection by means of a note on the address side in a language known in the country of destination. Nevertheless, reforwarding from one country to another shall be effected only if the items satisfy the conditions for the further conveyance. In the case of redirection by air, articles 76, paragraphs 2 to 5, of the Convention and 195 of the Detailed Regulations shall be applied.
- 2 Each administration may lay down a redirection period in accordance with that in force in its internal service
- 3 Administrations which collect a charge for requests for redirection in their internal services shall be authorized to collect this same charge in the international service.
- 4 Apart from the exceptions provided for in the Detailed Regulations, no additional charge may be collected for the redirection of letter-post items from country to country. However, administrations which collect a charge for redirection of items in their internal service shall be authorized to collect this same charge on the international mail redirected within their own countries.
- 5 Letter-post items which are redirected shall be delivered to the addressees on payment of the charges incurred on departure, on arrival, or in course of transmission due to redirection after the first transmission, without prejudice to the payment of customs duty or other special charges which the country of destination does not cancel.
- 6 In the event of redirection to another country, the poste restante charge, the presentation to customs charge, the storage charge, the commission charge, the additional express charge and the charge for delivery of small packets to the addressees shall be cancelled.

Article 35

Undeliverable items. Return to country of origin or to sender

- 1 Items which it has not proved possible to deliver to the addressee for whatever reason, shall be considered as undeliverable items.
- 2 Undeliverable items shall be returned forthwith to the country of origin.
- 3 The period of retention for items held at the disposal of the addressees or addressed poste restante shall be fixed by the regulations of the administration of destination. As a general rule, however, this period may not exceed one month, except in particular cases where the administration of destination considers it necessary to extend it to a maximum of two months. Return to the country of origin shall be effected within a shorter period if the sender has requested it by a note on the address side in a language known in the country of destination.
- 4 Undeliverable items of the internal service shall be redirected abroad for return to the sender only if they satisfy the conditions for the further conveyance.
- 5 Postcards which do not bear the address of the sender shall not be returned. However, registered postcards shall always be returned.
- The return to origin of undeliverable printed papers shall not be compulsory, unless the sender has asked for their return by means of a note on the item in a language known in the country of destination. Registered printed papers and books shall always be returned.
- 7 In the event of return to the country of origin by air, articles 77 of the Convention and 195 of the Detailed Regulations shall be applied.
- 8 Undeliverable letter-post items returned to the country of origin shall be delivered to senders according to the conditions laid down in article 34, paragraph 5. Such items shall not give rise to the collection of any additional charge, except for the exceptions provided for in the Detailed Regulations. However, administrations which collect a charge for return of items in their internal service shall be authorized to collect this same charge on the international mail returned to them.

Prohibitions

- 1 Letter-post items which, by their packing, may expose officials to danger or soil or damage other items or postal equipment shall not be admitted. Metal fasteners used for closing items shall not have sharp edges, nor shall they hamper the execution of the postal service.
- 2 Items other than registered letters in a closed envelope and insured letters may not contain coin, bank notes, currency notes or securities of any kind payable to bearer, travellers' cheques, platinum, gold or silver, manufactured or not, precious stones, jewels and other valuable articles.
- 3 Apart from the exceptions provided for in the Detailed Regulations, printed papers, literature for the blind and small packets:
- shall not bear any inscription or contain any document having the character of current and personal correspondence:
- b shall not contain any postage stamp or form of prepayment, whether cancelled or not, or any paper representing a monetary value.
- 4 The insertion in letter-post items of the following articles shall be prohibited:
- a articles which, by their nature may cause the dangers or damage mentioned in paragraph 1;
- b narcotics and psychotropic substances;
- c live animals, except:
 - i bees, leeches and silk-worms;
 - ii parasites and destroyers of noxious insects intended for the control of those insects and exchanged between officially recognized institutions;

however, the exceptions mentioned in i and ii shall not apply to insured letters;

- d explosive, flammable or other dangerous substances; nevertheless, the perishable biological substances and radioactive substances mentioned in article 21 shall not come within this prohibition;
- e obscene or immoral articles;
- f articles of which the importation and circulation is prohibited in the country of destination.
- Items containing articles mentioned in paragraph 4 which have been wrongly admitted to the post shall be dealt with according to the legislation of the country of the administration establishing their presence. Letters may not contain documents having the character of current and personal correspondence exchanged between persons other than the sender and the addressee or persons living with them. If the administration of the country of origin or destination discovers the presence of such documents, it shall deal with them according to its legislation.
- 6 Nevertheless, items containing articles mentioned in paragraph 4, b, d and e, shall in no circumstances be forwarded to their destination, delivered to the addressees or returned to origin. The administration of destination may deliver to the addressee the part of the contents which is not subject to a prohibition.
- 7 When an item wrongly admitted to the post is neither returned to origin nor delivered to the addressee, the administration of origin shall be notified without delay how it has been dealt with.
- 8 Moreover, the right of every member country shall be reserved to deny conveyance in transit à découvert over its territory to letter-post items, other than letters and postcards, which do not satisfy the legal requirements governing the conditions of their publication or circulation in that country. Such items shall be returned to the administration of origin.

Article 37

Customs control

The postal administrations of the countries of origin and destination shall be authorized to submit letter-post items to customs control, according to the legislation of those countries, and, if necessary, to open them officially.

Presentation to customs charge

Items submitted to customs control in the country of origin or of destination, as the case may be, may be subjected either for submission to Customs and customs clearance or for submission to Customs only, as a postal charge, to the special charge laid down in article 24, paragraph 1, m.

Article 39

Customs duty and other fees

Postal administrations shall be authorized to collect from the senders or addressees of items, as the case may be, the customs duty and all other fees which may be due.

Article 40

Items for delivery free of charges and fees

- 1 In the service between those member countries whose postal administrations have notified their agreement to that effect senders may, by means of a previous declaration at the office of origin, undertake to pay the whole of the charges and fees to which the items are subject on delivery. So long as an item has not been delivered to the addressee, the sender may ask after posting that the item be delivered free of charges and fees.
- 2 In the cases provided for in paragraph 1, senders shall undertake to pay the amounts which may be claimed by the office of destination and, if necessary, pay a sufficient deposit.
- 3 The administration of origin shall collect from the sender the charge provided for in article 24, paragraph 1, n, which it shall retain as payment for services rendered in the country of origin.
- 4 In the case of a request made after posting, the administration of origin shall also collect the additional charge laid down in article 24, paragraph 1, n, ii. If the request is to be forwarded by telegraph, the sender shall pay in addition the telegraph charge.
- The administration of destination shall be authorized to collect on each item the commission charge laid down in article 24, paragraph 1, n, iii. This charge shall be independent of that prescribed in article 38. It shall be collected from the sender on behalf of the administration of destination.
- 6 Every administration may restrict to registered items and insured letters the service of delivery free of charges and fees.

Article 41

Cancellation of customs duty and other fees

Postal administrations shall undertake to seek from the appropriate services in their country cancellation of customs duty and other fees on items returned to origin, destroyed because of total damage to the contents or redirected to a third country.

Inquiries

- 1 Inquiries from users shall be entertained within a period of a year from the day after that on which the item was posted.
- 2 Each administration shall be bound to deal with inquiries within the shortest possible time.
- 3 Each administration shall be bound to accept inquiries relating to any item posted in the service of another administration.
- 4 Unless the senderhas already paid the charge for an advice of delivery, the special charge laid down in article 24, paragraph 1, o, may be collected on each inquiry. If a request is made for transmission by telegraph, the telegraph charge for transmitting the inquiry and, where applicable, the reply shall be collected in addition to the inquiry charge. If telegrams are used for the reply, the telegraph charge shall be that for a reply-paid telegram, calculated on a fifteen-word basis. When telex is used, the telegraph charge to the sender shall normally be the same amount as that charged for forwarding the inquiry by telex.
- If the inquiry relates to several items posted at the same time at the same office by the same sender and addressed to the same addressee, only one charge shall be collected. However, in the case of registered items or insured letters which had, at the sender's request, to be forwarded by different routes, a separate charge shall be collected for each of the routes used.
- If the inquiry has been occasioned by a service error, the special charge referred to in paragraph 4 shall be refunded by the administration which collected it; however, in no case may this charge be demanded from the administration which is responsible for paying the indemnity.

Chapter II

Registered items and insured letters

Article 43

Admission of registered letters

- 1 The letter-post items specified in article 18 may be sent as registered items.
- 2 A receipt shall be handed over free of charge to the sender of a registered item at the time of posting.
- 3 If the internal legislation of the countries of origin and of destination allows, registered letters in closed envelopes may contain coin, bank notes, currency notes or securities of any kind payable to bearer, travellers' cheques, platinum, gold or silver, manufactured or not, precious stones, jewels and other valuable articles.

Article 44

Charges on registered letters

- 1 The charge on registered items shall be paid in advance. It shall be made up of:
- a the postage charge, according to the category of item;
- the fixed registration charge laid down in article 24, paragraph 1, p.
- 2 In cases where exceptional security measures are required, administrations may collect the special charges provided for in article 24, paragraph 1, p.
- 3 Postal administrations prepared to cover risks of force majeure shall be authorized to collect the special charge laid down in article 24, paragraph 1, r.

Admission of insured letters

- 1 Letters containing securities, valuable documents or articles and called "insured letters" may be exchanged with insurance of the contents for the value declared by the sender. This exchange shall be restricted to those member countries whose postal administrations have declared their willingness to admit such items, whether reciprocally or in one direction only.
- 2 A receipt shall be handed over free of charge to the sender of an insured letter at the time of posting.
- 3 Administrations shall take the necessary measures to provide, as far as possible, the insured letter service at every office in their countries.

Article 46

Insured letters. Insured value

- 1 In principle, the amount of the insured value shall be unlimited.
- 2 Nevertheless, every administration may limit the insured value, so far as it is concerned, to an amount which may not be less than 5000 francs, or to the amount adopted in its internal service if that amount is less than 5000 francs.
- 3 In the service between countries which have adopted different maxima, the lower limit shall be observed by both.
- The insured value may not exceed the actual value of the contents of the item, but it shall be permissible to insure only part of that value; the amount of the insurance for papers whose value resides in the cost of their preparation may not exceed the cost of replacing the documents in case of loss.
- Fraudulent insurance for a value greater than the actual value of the contents of an item shall be liable to the legal proceedings prescribed by the legislation of the country of origin.

Article 47

Charges on insured letters

- 1 The charge on insured letters shall be paid in advance. It shall be made up of:
- a the ordinary postage charge;
- b the fixed registration charge laid down in article 24, paragraph 1, p;
- the insurance charge laid down in article 24, paragraph 1, q.
- 2 In cases where exceptional security measures are required, administrations may collect the special charge provided for in article 24, paragraph 1, p, column 3, ii.

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Advice of delivery

- 1 The sender of a registered item or insured letter may apply for an advice of delivery on payment at the time of posting of the charge laid down in article 24, paragraph 1, s. This advice of delivery shall be returned to him by the quickest route (air or surface).
- When the sender inquires about an advice of delivery which he has not received within a normal period, neither a second charge nor the charge prescribed in article 42 for inquiries shall be collected.

Article 49

Delivery to the addressee in person

- 1 In the service between those administrations which have given their consent, registered items and insured letters shall, at the sender's request, be delivered to the addressee in person. Administrations may agree to allow this option only for registered items and insured letters accompanied by an advice of delivery. In both cases, the sender shall pay the special charge laid down in article 24, paragraph 1, t.
- 2 Administrations shall make a second attempt to deliver such items only if there is a presumption that it will be successful.

Chapter III

Liability

Article 50

Principle and extent of liability of postal administrations. Registered items

- 1 Postal administrations shall be liable only for the loss of registered items. Their liability shall be as binding for items conveyed à découvert as for those forwarded in closed mails.
- Total theft of or total damage to the contents of registered items shall be equated with the loss thereof, provided that the packing was recognized as sufficient to guarantee the contents effectively against accidental risks of theft or damage and that the irregularities in question were established before delivery of the item was taken by the addressee, or by the sender in the case of return to origin.
- 3 Administrations may undertake to cover also risks which may arise from a case of force majeure. They shall then be liable towards senders of items posted in their country for any loss due to a case of force majeure occurring at any time during transmission of the items, including redirection or return to origin.
- 4 If a registered letter is lost, the sender shall be entitled to an indemnity the amount of which shall be fixed at 60 francs per item. This amount may be raised to 300 francs for each special bag of printed papers such as are mentioned in article 19, paragraph 8, sent registered.
- 5 The sender may waive this right in favour of the addressee. The sender or the addressee may authorize a third person to receive the indemnity if internal legislation allows this.
- 6 Notwithstanding paragraph 4, the addressee shall be entitled to the indemnity after taking delivery of a totally rifled or totally damaged item. He may waive his rights in favour of the sender.
- 7 The administration of origin shall have the option of paying senders in its country the indemnities prescribed by its internal legislation for registered items, provided that they are not lower than those laid down in paragraph 4. However, the amounts laid down in paragraph 4 shall remain applicable:
- in the event of recourse against the administration liable;
- ii if the sender waives his rights in favour of the addressee.

Principle and extent of liability of postal administrations. Insured letters

- 1 Postal administrations shall be liable for the loss of, theft from or damage to insured letters, except as provided for in article 53. Their liability shall be as binding for letters conveyed à découvert as for those forwarded in closed mails.
- Administrations may undertake to cover also risks which may arise from a case of force majeure. They shall then be liable towards senders of letters posted in their country for any loss, theft or damage due to a case of force majeure occurring at any time during transmission of the items, including redirection or return to origin.
- 3 The sender shall be entitled to an indemnity corresponding, in principle, to the actual amount of the loss, theft or damage; indirect loss or loss of profits shall not be taken into consideration. However, this indemnity may in no case exceed the amount of the insured value in gold francs. In case of redirection or return to origin by surface of an insured air letter, liability shall be limited, for the second journey, to that applicable to items sent by that route.
- 4 Notwithstanding paragraph 3, the addressee shall be entitled to the indemnity after delivery of a rifled or damaged insured letter.
- The indemnity shall be calculated according to the current price, converted into gold francs, of articles of value of the same kind, at the place and time at which they were accepted for conveyance; failing a current price, the indemnity shall be calculated according to the ordinary value of articles whose value is assessed on the same haves
- 6 When an indemnity is due for the loss, total theft or total damage of an insured letter, the sender, or, by application of paragraph 4, the addressee, shall also be entitled to repayment of the charges and fees paid, with the exception of the insurance charge which shall be retained in every case by the administration of origin.
- 7 The sender may waive his rights as prescribed in paragraph 3 in favour of the addressee. Conversely, the addressee may waive his rights as prescribed in paragraph 4 in favour of the sender. The sender or the addressee may authorize a third party to receive the indemnity if internal legislation allows this.

Article 52

Non-liability of postal administrations. Registered items

- 1 Postal administrations shall cease to be liable for registered items which they have delivered according either to the conditions laid down in their regulations for items of the same kind or to those set out in article 11, paragraph 3.
- 2 They shall not be liable:
- i for the loss of registered items:
 - in cases of force majeure. The administration in whose service the loss occurred shall decide, according to the laws of its country, whether the loss is due to circumstances amounting to a case of force majeure; these circumstances shall be communicated to the administration of the country of origin if the latter administration so requests. Nevertheless, the administration of the dispatching country shall still be liable if it has undertaken to cover risks of force majeure (article 50, paragraph 3);
 - b when they cannot account for items owing to the destruction of official records by force majeure, provided that proof of their liability has not been otherwise produced;
 - c when the sender has made no inquiry within the period prescribed in article 42, paragraph 1;

- ii for registered items which, as notified by the administration of the country of destination, have been detained or seized under the legislation of that country;
- iii for registered items confiscated or destroyed by the competent authority in the case of items whose contents fall within the prohibitions specified in article 36, paragraphs 2, 3, b, and 4;
- iv for reigistered items which have suffered damage arising from the nature of the contents of the item.
- 3 Postal administrations shall accept no liability for customs declarations in whatever form these are made, nor for decisions taken by the Customs in accordance with article 36, paragraph 4, f, on examination of letter-post items submitted to customs control.

Non-liability of postal administrations. Insured letters

- 1 Postal administrations shall cease to be liable for insured letters which they have delivered according either to the conditions laid down in their internal regualtions for items of the same kind, or those set out in article 11, paragraph 3; liability shall, however, be maintained:
- a when theft or damage is discovered either before delivery or at the time of delivery of the item or when, internal legislation permitting, the addressee, or the sender if it is returned to origin, makes reservations in taking delivery of a rifled or damaged item;
- b when the addressee or, in the case of return to origin, the sender, although having given a proper discharge, notifies the delivery administration without delay that he has found damage and furnishes proof that the theft or damage did not occur after delivery.
- 2 Postal administrations shall not be liable:
- i for the loss, theft or damage of insured letters:
 - a in case of force majeure. The administration in whose service the loss, theft or damage occurred shall decide according to the laws of its country, whether the loss, theft or damage was due to circumstances amounting to force majeure; these circumstances shall be communicated to the administration of the country of origin, if the latter administration so requests. Nevertheless, the administration of the dispatching country shall still be liable if it has undertaken to cover risks of force majeure (article 51, paragraph 2);
 - b when they cannot account for items owing to the destruction of official records by force majeure provided that proof of their liability has not been otherwise produced;
 - c when the damage has been caused by the fault or negligence of the sender or arises from the nature of the contents of the item:
 - d in the case of items whose contents fall within the prohibitions specified in article 36, paragraph 4, in so far as these items have been confiscated or destroyed by the competent authority because of their contents:
 - e in the case of items which have been fraudulently insured for a sum greater than the actual value of the contents:
 - f when the sender has made no inquiry within one year from the day after that on which the item was posted:
- ii for insured letters seized under the legislation of the country of destination;
- iii in the case of sea or air conveyance when they have made it known that they are unable to accept liability for insured letters on board the ships or aircraft used by them; they, nevertheless, shall assume in respect of the transit of insured letters in closed mails the liability which is laid down for registered items.
- 3 Postal administrations shall accept no liability for customs declarations, in whatever form these are made, nor for decisions taken by the Customs on examination of items submitted to customs control.

Sender's liability

- 1 The sender of a letter-post item shall be liable, within the same limits as administrations themselves, for any damage caused to other postal items as a result of the dispatch of articles not acceptable for conveyance or by the non-observance of the conditions of acceptance, provided there has been no fault or negligence on the part of administrations or carriers.
- 2 The acceptance by the office of posting of such an item shall not relieve the sender of his liability.
- 3 An administration which finds damage that is due to the fault of the sender shall inform the administration of origin, whose responsibility it is to take action against the sender where appropriate.

Article 55

Determination of liability between postal administrations. Registered items

- 1 Until the contrary is proved, liability for the loss of a registered item shall rest with the postal administration which, having received it without comment and being furnished with all the prescribed means of inquiry, cannot prove either delivery to the addressee or, where appropriate, correct transfer to another administration.
- 2 Until the contrary is proved, and subject to paragraph 3, an intermediate administration or administration of destination shall be relieved of all liability:
- a when it has observed article 4 and the provisions for inspection of mails and establishment of irregularities;
- b when it can prove that it was not informed of the inquiry until after the destruction of the official records relating to the item in question, the period of retention prescribed in article 107 of the Detailed Regulations having expired; this reservation shall not prejudice the rights of the applicant;
- when, in the case of individual entry of registered items, correct delivery of the lost item cannot be proved because the administration of origin did not observe article 157, paragraph 1, of the Detailed Regulations concerning the detailed entry of reigstered items on the C 12 letter bill or on the C 13 special lists.
- 3 If, however, the loss occurs in course of conveyance without it being possible to establish in which country's territory or service it happened, the administrations concerned shall bear the loss equally.
- 4 When a registered item has been lost owing to force majeure, the administration in whose territory or service the loss occurred shall not be liable to the dispatching administration unless the two countries undertake to cover risks of force majeure.
- 5 Customs duty and other fees of which it has not been possible to secure cancellation shall be borne by the administrations liable for the loss.
- 6 An administration which has paid the indemnity shall take over the rights, up to the amount of the indemnity, of the person who has received it in any action which may be taken against the addressee, the sender or third parties.

Article 56

Determination of liability between postal administrations. Insured letters

1 Until the contrary is proved, liability shall rest with the postal administration which, having received the item without comment and being furnished with all the prescribed means of inquiry, cannot prove either delivery to the addressee or, where appropriate, correct transfer to another administration.

- 2 Until the contrary is proved, and subject to paragraphs 5, 8 and 9, an intermediate administration or administration of destination shall be relieved of all liability:
- a when it has observed the provisions of article 165 of the Detailed Regulations, on individual inspection of insured letters:
- b when it can prove that it was not informed of the inquiry until after the destruction of the official records relating to the item in question, the period of retention prescribed in article 107 of the Detailed Regulations having expired; this reservation shall not prejudice the rights of the applicant.
- 3 When the loss, theft or damage occurs in the service of an air carrier, the administration of the country which collects the conveyance dues in accordance with article 82, paragraph 1, shall reimburse the administration of origin for the indemnity paid to the sender, subject to article 1, paragraph 3, and paragraph 6 of this article. It shall be for the former administration to recover this amount from the air carrier in question. Where the administration of origin settles the conveyance dues direct with the air carrier in virtue of article 82, paragraph 2, it shall itself seek reimbursement of the indemnity from the air carrier.
- 4 Until the contrary is proved, an administration which has forwarded an insured letter to another administration shall be relieved of all liability if the office of exchange to which the item has been consigned has not sent to the dispatching administration, by the first available mail after inspection, a report stating either that the whole packet of insured articles or the particular item is missing or has been tampered with.
- If the loss, theft, or damage occurs in course of conveyance without it being possible to establish in which country's territory or service it happened, the administrations concerned shall bear the loss equally; if, however, the theft or damage has been established in the country of destination or, in the case of return to sender, in the country of origin, it shall be for the administration of that country to prove:
- a that neither the packet, envelope or bag and its fastening, nor the wrapping and fastening of the item bore any apparent trace of theft or damage;
- b that the weight established at the time of posting has not varied.
- When such proof has been furnished by the administration of destination or of origin, as the case may be, none of the other administrations concerned may repudiate its share of liability on grounds that it handed over the item without the next administration having made any objection.
- 6 The liability of an administration towards other administrations shall in no case exceed the maximum insured value that it has adopted.
- When an insured letter has been lost, rifled or damaged as the result of force majeure, the administration in whose territorial jurisdiction or services the loss, theft or damage occurred shall not be liable to the administration of origin unless the two administrations undertake to cover risks of force majeure.
- 8 If the loss, theft or damage occurs in the territory or service of an intermediate administration which does not provide the insured letters service or which has adopted a maximum lower than the amount of the loss, the administration of origin shall bear the loss not covered by the intermediate administration under article 1, paragraph 3, and paragraph 6 of this article.
- 9 The rule laid down in paragraph 8 shall also apply in case of sea or air conveyance if the loss, theft or damage occurs in the service of an administration which does not accept liability (article 53, paragraph 2, iii).
- 10 Customs duty and other fees of which it has not been possible to secure cancellation shall be borne by the administrations liable for the loss, theft or damage.
- 11 An administration which has paid the indemnity shall take over the rights, up to the amount of the indemnity, of the person who has received it in any action which may be taken against the addressee, the sender or third parties.

Payment of indemnity

1 Subject to the right of recourse against the administration which is liable, the obligation to pay the indemnity shall rest either with the administration of origin or, in the cases mentioned in article 50, paragraph 5, and in article 51, paragraph 7, with the administration of destination.

- This payment shall be made as soon as possible and, at the latest, within a period of six months from the day following the day of inquiry.
- 3 When the administration responsible for the payment does not undertake to cover risks of force majeure and when, at the end of the period prescribed in paragraph 2, the question of whether the loss is due to such causes has not been decided, it may, exceptionally, postpone payment of the indemnity for another six months.
- The administration of origin or destination, as the case may be, shall be authorized to indemnify the rightful claimant on behalf of the administration which, having participated in the conveyance and having been duly informed has allowed five months to pass:
- without finally settling the matter, or
- without informing the administration of origin or destination, as the case may be, that the loss appeared to be due to a case of force majeure, or that the item had been detained, confiscated or destroyed by the competent authority because of the nature of its contents or seized under the legislation of the country of destination.

Reimbursing the administration which paid the indemnity

- 1 The administration which is liable or on behalf of which payment is made in accordance with article 57 shall be bound to reimburse the administration which paid the indemnity, and which is called the paying administration, the amount of indemnity paid to the rightful claimant within the limits of article 50, paragraph 4; this payment shall be made within four months of the date of dispatch of the notice of payment.
- 2 If the indemnity is due to be borne by several administrations in accordance with articles 55 and 56, the whole of the indemnity shall be paid to the paying administration, within the period mentioned in paragraph 1, by the first administration which, having duly received the item claimed for, is unable to prove its correct transfer to the next service. It shall rest with this administration to recover from the other administrations which are liable, each one's share of the indemnity paid to the rightful claimant.
- 3 The administrations of origin and destination may agree that the whole of the loss shall be borne by the administration which has to make the payment to the rightful claimant.
- 4 Reimbursement of the creditor administration shall be made in accordance with the rules for payment laid down in article 12.
- When liability has been admitted, as well as in the case provided for in article 57, paragraph 4, the amount of the indemnity may also be automatically recovered from the administration which is liable through any liquidation account, either direct or through the intermediary of an administration which regularly draws up liquidation accounts with the administration which is liable.
- Immediately after paying the indemnity, the paying administration shall communicate to the administration which is liable the date and the amount of payment made. If, one year after the date of dispatch of authorization to pay the indemnity, the paying administration has not communicated the date and amount of payment or debited the account of the administration which is liable, the authorization shall be considered null and void, and the administration which received it shall no longer be entitled to claim reimbursement of any indemnity paid.
- 7' The administration whose liability is duly established and which has at first declined to pay the indemnity shall assume all additional costs resulting from the unwarranted delay in payment.
- 8 . Administrations may agree to settle periodically for the indemnities which they have paid to the rightful claimants and which they have accepted as justified.

Possible recovery of the indemnity from the sender or the addressee

- If, after payment of the indemnity, a registered item or an insured letter or part of that item or letter previously considered as lost is found, the sender or, where article 50, paragraphs 5 and 6, and article 51, paragraph 7, apply, the addressee shall be advised that the item is being held at his disposal for a period of three months on repayment of the amount of the indemnity paid. At the same time he shall be asked to whom the item is to be delivered. In the event of refusal or failure to reply within the prescribed period, the same approach shall be made to the addressee or the sender as the case may be.
- If the sender or the addressee takes delivery of the item against repayment of the amount of the indemnity, that sum shall be refunded to the administration or, where appropriate, administrations which bore the loss, within one year of the date of such repayment.
- 3 If the sender and the addressee refuse to take delivery of the item, it shall become the property of the administration or, where appropriate, administrations which bore the loss.
- When proof of delivery is supplied after the period of five months laid down in article 57, paragraph 4, the indemnity paid shall continue to be borne by the intermediate administration or administration of destination if the sum paid cannot, for any reason, be recovered from the sender.
- In the case of subsequent discovery of an insured letter the contents of which are found to be of less value than the amount of the indemnity paid, the sender shall repay the amount of this indemnity against return of the item, without prejudice to the consequences of fraudulent insurance as mentioned in article 46, paragraph 5.

Chapter IV

Allocation of charges. Transit charges and terminal dues

Article 60

Allocation of charges

Except where otherwise provided by the Convention and the Agreements, each postal administration shall retain the charges which it has collected.

Article 61

Transit charges

1 Subject to article 63, closed mails exchanged between two administrations or between two offices of the same country by means of the services of one or more other administrations (third party services) shall be subject to the transit charges indicated in the table below, payable to each of the countries which are crossed or whose services take part in the conveyance. These charges shall be payable by the administration of the country of origin of the mail.

Distances	traversed					Charge per kg gross
1						2
i Distano	res traversed b	y land expressed in kilome	tres			fr
· Oistain	ces traversed b	y tana expressed in knome				
Up to 300	km					0.25
Above	300 up to	600				0.39
	600	1000				0.53
	1000	1500				0.70
	1500	2000				0.88
	2000	2500				1.04
	2500	3000				1.20
	3000	3800				1.40
	3800	4600				1.64
	4600	5500				1.89
	5500	6500				2.15
	6500	7500				2.42
	7500 for eac	h additional 1000 km				0.24
	ces traversed b	•			es after conversion ical mile = 1.852 km	
Up to 300	nautical miles		Un to 55	6 km		0.40
Above	300 up to	600	Above	556 up to		0.54
_	600	1000		1 111	1 852	0.66
	1000	1500		1 852	2 778	0.77
	1500	2000		2 778	3 704	0.87
	2000	2500		3 704	4 630	0.95
	2500	3000		4 630	5 556	1.03
	3000	3500		5 556	6 482	1.10
	3500	4000		6 482	7 408	1.17
	4000	5000		7 408	9 260	1.25
	5000	6000		9 260	11 112	1.36
	6000	7000		11 112	12 964	1.46
	7000	8000		12 964	14 816	1.55
		h additional 1000 n.m.			ch additional 1852 km	0.07
				. 7 0 10 101 68	cir duditional topy kill	0.07

- When a country gives permission for its territory to be crossed by a foreign transport service without the participation of its services in accordance with article 3, mail thus forwarded shall not be subject to transit charges.
- 3 In the absence of special agreement direct sea conveyance between two countries by the ships of one of them shall be regarded as a third party service.
- The distances used to determine the transit charges according to the table in paragraph 1 shall be taken from the "List of kilometric distances relating to land sectors of mails in transit" provided for in article 111, paragraph 2, c, of the Detailed Regulations, as regards distances traversed by land, and from the "List of shipping lines" provided for in article 111, paragraph 2, d, of the Detailed Regulations, as regards distances traversed by sea.
- 5 Sea transit shall begin when the mails are deposited on the quay serving the ship in the port of departure and shall end when they are delivered on the quay of the port of destination.
- For the payment of transit charges, missent mails shall be considered to have followed their normal route; consequently, administrations concerned in the conveyance of such mails shall not be entitled on that account to demand a payment from the dispatching administrations, but the latter shall remain liable for the appropriate transit charges to the countries whose services they normally use.
- New mails establishing a connection between two administrations for the first time and created during the triennial period covered by the statistics shall be subject to transit charges only from the date on which the first mail is made up. For mails made up before the start of the statistical operations, the transit country shall, in preparing the account, deduct the time between the starting date of the triennial period and the date on which the first mail was made up. For mails made up after the expiry of the statistical period, the transit charges due up to the end of the triennial period shall be calculated, by agreement between the administrations on the basis either of the actual weights or of the results of the following statistical count. The administrations of origin shall inform the administrations of transit of the date on which these new mails are created.

Terminal dues

- 1 Subject to article 63, each administration which, in its exchanges by air and surface means with another administration, receives a larger quantity of letter-mail items than it sends shall have the right to collect from the dispatching administration, as compensation, a payment for the costs it incurs for the excess international mail received.
- 2 The payment provided for in paragraph 1, per kilogramme of mail received in excess, shall be:
- a 5.50 gold francs for LC and AO items (excluding the printed papers sent by special bags referred to in article 19, paragraph 8);
- b 1.50 gold francs for the printed papers sent by special bags (M bags) referred to in article 19, paragraph 8.
- 3 Any administration may waive wholly or in part the payment provided for in paragraph 1.
- 4 Article 61, paragraph 7, shall apply by analogy to terminal dues.

Article 63

Exemption from transit charges and terminal dues

Items exempted from postal charges under articles 15 to 17, as well as dispatches of empty mailbags, shall be exempted from land and sea transit charges and from surface-mail terminal dues. Dispatches of empty mailbags shall also be exempted from airmail terminal dues.

Article 64

Extraordinary services

The transit charges specified in article 61 shall not be applicable to conveyance by extraordinary services specially established or maintained by a postal administration at the request of one or more other administrations. The conditions of this class of conveyance shall be regulated by mutual consent between the administrations concerned.

Article 65

Accounting for transit charges and terminal dues

- 1 General accounting for transit charges and surface-mail terminal dues, including those relating to surface mail conveyed by air, shall take place annually on the basis of statistical returns taken once every three years, over a period of 14 days. This period shall be extended to 28 days for mails made up less than five times a week or handled less than five times a week by the services of one and the same intermediate country. Detailed Regulations shall fix the incidence of the statistics and the duration of their application.
- The administrations concerned may agree that surface mail conveyed by air shall not be included in the above-mentioned statistics but shall be accounted for on the basis of its actual weight or in some other way. They may also agree that accounting for surface-mail transit charges and terminal dues shall be done on the basis of the actual weight or on some other basis.
- 3 Terminal dues for airmail correspondence, and, where there is agreement between administrations, for correspondence inserted in surface mails conveyed by air, shall be calculated according to the actual weights. Administrations may, however, agree to apply in their mutual relations a simplified statistical method for determining such dues.

- When the annual balance between two administrations does not exceed 25 francs for transit charges, the debtor administration shall be exempted from any payment. The debtor administration shall be exempted from payment of terminal dues if the difference in weight between the mail sent and received does not exceed 100 kilogrammes annually, separately by surface and air.
- 5 By agreement between the administrations concerned, special mails may be exempted from the ordinary statistical operations. The accounts may be made up on the basis of the true weight, whether those mails are dispatched or not during the statistical period.
- 6 Every administration shall be authorized to submit for the consideration of a committee of arbitrators the results of statistics which in its opinion differ too much from reality. The arbitration shall be arranged as laid down in article 127 of the General Regulations.
- 7 The arbitrators shall be empowered to fix in a fair and reasonable manner the transit charges or terminal dues to be paid.

Exchange of closed mails with military units placed at the disposal of the United Nations and with warships or military aircraft

- 1 Closed mails may be exchanged between the post offices of any member country and the commanding officers of military units placed at the disposal of the United Nations, and between the commanding officer of one of those military units and the commanding officer of another military unit placed at the disposal of the United Nations, through the intermediary of the land, sea or air services of other countries.
- 2 Closed mails may also be exchanged between the post offices of any member country and the commanding officers of naval or air units or warships or military aircraft of the same country stationed abroad, or between the commanding officer of one of those naval or air units or of any of those warships or military aircraft and the commanding officer of another unit or of another warship or military aircraft of the same country, through the intermediary of the land, sea or air services of other countries.
- 3 Letter-post items enclosed in the mails referred to in paragraphs 1 and 2 shall be confined to items addressed to or sent by members of military units or the officers and crews of the ships or aircraft to or from which the mails are forwarded. The rates and conditions of dispatch applicable to them shall be fixed, according to its regulations, by the postal administration of the country which has made the military unit available or to which the ships or aircraft belong.
- In the absence of special agreement, the administration of the country which has made the military unit available or to which the warships or military aircraft belong shall be liable to the intermediate administrations for the transit charges for the mails, calculated in accordance with article 61, and for air conveyance dues, calculated in accordance with article 79.

Part III

Air conveyance of letter-post items

Chapter I

General provisions

Article 67

Airmail correspondence

Letter-post items conveyed by air shall be called "airmail correspondence".

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Aerogrammes

- 1 Each administration may admit aerogrammes, which are airmail letters.
- 2 An aerogramme shall consist of a sheet of paper suitably folded and gummed on all sides, the dimensions of which, in that form, shall be the following:
- a minimum dimensions: identical to those prescribed for letters;
- b maximum dimensions: 110 x 220 mm;
- and such that the length is equal to or greater than the width multiplied by $\sqrt{2}$ (approximate value: 1.4).
- The front of the aerogramme shall be reserved for the address, the prepayment and service notes or labels. It shall bear the printed indication "Aerogramme" and may also bear an equivalent indication in the language of the country of origin. An aerogramme shall not contain any enclosure. It may be registered if the regulations of the country of origin so permit.
- 4 Each administration shall fix, within the limits defined in paragraph 2, the conditions of issue, manufacture and sale of aerogrammes.
- 5 Items of airmail correspondence posted as aerogrammes, but not fulfilling the conditions fixed above shall be treated in accordance with article 73. Administrations may, however, forward them in all cases by surface.

Article 69

Surcharged and unsurcharged airmail correspondence

- 1 Airmail correspondence shall be divided, as regards charges, into surcharged airmail correspondence and unsurcharged airmail correspondence.
- In principle, airmail correspondence shall be subject, in addition to the charges authorized by the Convention and various Agreements, to surcharges for air conveyance; the postal items mentioned in articles 16 and 17 shall be liable to the same surcharges. All such correspondence shall be described as surcharged airmail correspondence.
- 3 Administrations shall be permitted not to collect a surcharge for air conveyance, provided that they inform the administrations of the countries of destination of the fact; items accepted under these conditions shall be described as unsurcharged airmail correspondence. This description shall not apply to correspondence inserted in surface mails transported by air, which are covered by special agreements with administrations receiving them at airports, and which are subsequently treated as surface mail.
- 4 With the exception of those originating from the bodies of the Universal Postal Union and from the Restricted Unions, items on postal service mentioned in article 15 shall be exempt from air surcharge.
- 5 Aerogrammes, as described in article 68, shall be subject to a charge at least equal to that applicable in the country of origin to an unsurcharged letter of the first weight step in the international service.

Article 70

Air surcharges

- 1 Administrations shall fix the air surcharges to be collected for forwarding. They may adopt, for fixing of surcharges, smaller weight steps than those laid down in article 19.
- 2 The surcharges shall be related to the air conveyance dues. As a general rule, the total sum of the surcharges shall not exceed the costs payable for such conveyance.

- 3 Surcharges shall be uniform for the whole of the territory of a country of destination whatever the route
- 4 Administrations may fix average air surcharges each relating to a group of countries of destination.
- 5 Air surcharges shall be paid before dispatch.
- 6 In calculating the air surcharge for an airmail item, each administration shall be authorized to take into account the weight of any forms used by the public which may be attached to the item. The weight of the advice of delivery shall always be taken into account.

Combined charges

- 1 Notwithstanding article 70, administrations may fix combined charges for the prepayment of airmail correspondence, taking into account:
- a the cost of the postal services rendered by them;
- b the cost of the air conveyance.

Administrations have the option of taking as the cost mentioned in a, the basic charges set in accordance with article 19. When the weight steps adopted for fixing the combined charges are smaller than those laid down in article 19, the basic charges may be reduced in the same proportion.

2 With the exception of articles 73 and 76, the provisions relating to air surcharges shall apply by analogy to combined charges.

Article 72

Methods of denoting prepayment

Apart from the methods laid down in article 28, the prepayment of surcharged airmail correspondence may be denoted by an indication that full postage has been prepaid, for example: "Taxe perçue" ("Amount collected"). This indication shall appear in the top right-hand part of the address side and be authenticated by a date-stamp impression of the office of origin.

Article 73

Unpaid or underpaid surcharged airmail correspondence

- 1 Unpaid or underpaid surcharged airmail correspondence which it is not possible to have regularized by the senders shall be treated as follows:
- a in the event of complete absence of prepayment, surcharged airmail correspondence shall be treated in accordance with articles 27 and 30; items on which the payment of postage is not obligatory before dispatch shall be forwarded by the means of transport normally used for unsurcharged correspondence;
- in the event of underpayment, surcharged airmail correspondence shall be forwarded by air if the charges paid represent at least the amount of the air surcharge; nevertheless, the administration of origin shall be permitted to send these items by air when the charges paid represent at least 75 percent of the surcharge or 50 percent of the combined charge. Below these limits, items shall be treated as laid down in article 27. In the other cases, article 30 shall be applicable.
- 2 If the details required for calculating the amount of the charge to be collected have not been indicated by the administration of origin, the airmail correspondence shall be considered as duly prepaid and shall be dealt with accordingly.

Routeing of airmail correspondence and airmails in transit

- 1 Administrations shall be bound to forward by the air communications they use for the conveyance of their own airmail correspondence the items of this type which reach them from other administrations.
- 2 Administrations of countries without an air service shall forward airmail correspondence by the most rapid means used for mails; the same shall apply if for any reason routeing by surface means is more advantageous than the use of airlines.
- 3 Closed airmails shall be forwarded by the flight requested by the administration of the country of origin, provided that it is used by the administration of the country of transit for the transmission of its own mails. If that is not the case or if there is insufficient time for the transhipment, the administration of the country of origin shall be so informed.
- 4 If the administration of the country of origin so wishes, its mails shall be transhipped directly, at the transit airport, between two different airlines, provided that the airlines concerned agree to make the transhipment and that the administration of the transit country is informed of it beforehand.

Article 75

Priority treatment of airmails

Administrations shall take all necessary steps to:

- a ensure the best conditions for the receipt and onward transmission of airmails at airports in their country;
- b speed up the operations relating to the customs control of airmail correspondence addressed to their countries:
- c keep to a strict minimum the time required for forwarding airmails posted in their country to the countries of destination and for having airmails arriving from abroad delivered to the addressees.

Article 76

Redirection of airmail correspondence

- 1 In principle, all airmail correspondence addressed to an addressee who has changed his address shall be redirected to its new destination by the means of transport normally used for unsurcharged correspondence. For this purpose, article 34, paragraphs 1 to 3, shall be applicable by analogy.
- At the express request of the addressee and if that person undertakes to pay the air surcharges or combined charges on the new air route, or indeed if these surcharges or combined charges are paid at the redirecting office by a third person, the items in question may be reforwarded by air; in the first case the air surcharge or the combined charge shall be collected, in principle, at the time of delivery of the item and retained by the delivering administration.
- 3 Administrations which apply combined charges may fix special fees, which must not exceed the combined charges, for the redirection by air under the conditions laid down in paragraph 2.
- 4 Correspondence sent by surface on its first transmission may be reforwarded abroad by air, under the conditions laid down in paragraph 2. Redirection by air of such articles within the country of destination shall be governed by the internal regulations of that country.
- The Special C 6 envelopes and bags, used for collective redirection, shall be forwarded to the new destination by the means of transport normally used for unsurcharged correspondence, unless the surcharges, the combined charges or the special fees provided for in paragraph 3 are paid in advance to the redirecting office, or the addressee undertakes to pay the charges on the new air route in accordance with paragraph 2.

Return to origin of airmail correspondence

- 1 Undeliverable airmail correspondence shall be returned to origin by means of transport normally used for unsurcharged correspondence.
- 2 For the return to origin by air of correspondence at the request of the sender, article 76, paragraphs 2 to 5, shall be applicable by analogy.

Chapter 11

Air conveyance dues

Article 78

General principles

- 1 The air conveyance dues for the whole distance flown shall be borne:
- a in the case of closed mails, by the administration of the country of origin of the mails;
- b in the case of airmail correspondence in transit à découvert, including missent items, by the administration which forwards this correspondence to another administration.
- 2 These same regulations shall be applicable to airmails and airmail correspondence in transit à découvert exempt from transit charges.
- 3 Conveyance dues shall, for a particular sector, be uniform for all administrations which use the sector.
- 4 Unless agreement has been reached that no charge should be made, air conveyance dues within the country of destination shall be uniform for all airmails originating abroad whether or not this mail is reforwarded by air.
- 5 In the absence of special agreement between the administrations concerned, article 61 shall apply to airmail correspondence for any transit by land or by sea; nevertheless, no transit charges shall be payable for:
- a the transhipment of airmails between two airports serving the same town;
- b the conveyance of such mails from an airport serving a town to a depot situated in the same town and the return of the same mails for reforwarding.

Article 79

Basic rates and calculation of air conveyance dues relating to closed mails

- 1 The basic rate applicable to the settlement of accounts between administrations in respect of air conveyance shall be fixed at 1.74 thousandths of a franc at most per kilogramme of gross weight and per kilometre; this rate shall apply proportionally to fractions of a kilogramme.
- Air conveyance dues shall be calculated according to, on the one hand, the actual basic rate (less than and at most equal to the basic rate fixed in paragraph 1) and the kilometric distances given in the "List of airmail distances" and, on the other, the gross weight of the mails; no account shall be taken of the weight of "sacs collecteurs".

- When dues are payable for air conveyance within the country of destination, they shall be fixed in the form of a single price. This single price shall include all the dues for air conveyance within the country, regardless of the airport of arrival of the mails. It shall be calculated on the basis of the rate actually paid for air conveyance of the mail within the country of destination, but not exceeding the maximum rate specified in paragraph 1, and according to the weighted average distances of the sectors flown by international mail on the internal network. The weighted average distance shall be determined in terms of the gross weight of all the airmails arriving at the country of destination, including the mail which is not reforwarded by air within that country.
- Dues payable for air conveyance, between two airports in the same country, of airmails in transit may also be fixed in the form of a single price. This price shall be calculated on the basis of the rate actually paid for air conveyance of mail within the country of transit, but not exceeding the maximum rate specified in paragraph 1, and according to the weighted average distances of the sectors flown by international mail on the internal air network of the country of transit. The weighted average distances shall be determined in terms of the gross weight of all the airmails transiting through the intermediate country.
- The sum of the dues referred to in paragraphs 3 and 4 may not exceed in total the amounts which actually have to be paid for conveyance.
- The prices for international and internal air conveyance, obtained by multiplying the effective basic rate by the distance, which are used in calculating the dues mentioned in paragraphs 2, 3 and 4, shall be rounded up or down to the nearest 10 gold centimes according to whether or not the number made up by the figure of hundredths and that of thousandths exceeds 50.

Calculation of and accounting for air conveyance dues for airmail correspondence in transit à découvert

- Air conveyance dues for airmail correspondence in transit à découvert shall be calculated, in principle, as indicated in article 79, paragraph 2, but according to the net weight of such correspondence. They shall be fixed on the basis of not more than 10 average rates, each relating to a group of countries of destination and fixed according to the weight of mail offloaded at different destinations within the group. The sum of these dues which may not exceed the amounts which have to be paid for conveyance, shall be increased by 5 percent.
- Accounting for air conveyance dues for airmail correspondence in transit à découvert shall take place, in principle, on the basis of the data of statistical returns compiled once a year over a period of 14 days.
- Accounting shall take place on the basis of actual weight in the case of misrouted correspondence or correspondence posted on board ship or sent at irregular intervals or in too varying amounts. However, this accounting shall be done only if the intermediate administration asks to be paid for the conveyance of this correspondence.

Article 81

Amendments to dues for air conveyance in the interior of the country of destination and for airmail correspondence in transit à découvert

The amendments made to the air conveyance dues mentioned in article 79, paragraph 3, and article 80 shall:

- come into effect exclusively on 1 January;
- h be notified at least three months beforehand to the International Bureau, which shall communicate them to all administrations at least two months before the date laid down in subparagraph a.

Payment of air conveyance dues

- 1 Air conveyance dues shall be payable, apart from the exceptions provided for in paragraph 2, to the administration of the country which the air service used comes under.
- 2 Notwithstanding paragraph 1:
- a the conveyance dues may be paid to the administration of the country in which the airport is situated at which the airmails were taken over by the air carrier, subject to an agreement between this administration and that of the country which the air service concerned comes under;
- b the administration which hands over airmails to an air carrier may settle direct with that carrier, for the conveyance dues for all or part of the distance flown, subject to the agreement of the administration of the countries which the air services used come under.
- 3 Conveyance dues for airmail correspondence in transit à découvert shall be paid to the administration which reforwards it.

Article 83

Air conveyance dues for diverted or missent mails or bags

- 1 The administration of origin of a mail which has gone off its route in course of conveyance shall pay the conveyance dues for the mail as far as the airport of offloading initially provided for on the AV 7 delivery bill.
- 2 It shall also settle the reforwarding dues relating to the sectors actually covered subsequently by the mail in order to reach its place of destination.
- 3 The supplementary dues relating to the sectors subsequently covered by the diverted mail shall be reimbursed as follows:
- by the administration whose services have committed the error in the case of misrouteing;
- by the administration which has collected the conveyance dues paid to the airline when the latter has offloaded in a place other than that shown on the AV 7 delivery bill.
- 4 Paragraphs 1 to 3 shall be applicable by analogy when part only of a mail is offloaded at an airport other than that indicated on the AV 7 delivery bill.
- 5 The administration of origin of a mail or bag missent owing to a labelling error shall pay the conveyance dues relating to the whole distance flown in accordance with article 78, paragraph 1, a.

Article 84

Air conveyance dues for mail lost or destroyed

In case of loss or destruction of mail as the result of an accident occurring to the aircraft or through any other cause involving the liability of the air carrier, the administration of origin shall be exempt from any payment in respect of the air conveyance of the mail lost or destroyed, for any part of the flight of the route used.

Part IV

Final provisions

Article 85

Conditions of approval of proposals concerning the Convention and its Detailed Regulations

1 To become effective, proposals submitted to Congress relating to this Convention and its Detailed Regulations must be approved by a majority of the member countries present and voting. At least half of the member countries represented at Congress shall be present at the time of voting.

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- 2 To become effective, proposals introduced between Congresses relating to this Convention and its Detailed Regulations must obtain:
- unanimity of votes if they involve amendments to articles 1 to 17 (part I), 18 to 23, 24, paragraph 1, h, p, q, r and s, 27, 30, 36, paragraphs 2, 3 and 5, 43 to 48, 50 to 66 (part II), 85 and 86 (part IV) of the Convention, to any of the articles of its Final Protocol or to articles 102 to 104, 105, paragraph 1, 126, 150, 151, paragraphs 1 and 3, 170, 182 to 184 and 220 of its Detailed Regulations;
- b two-thirds of the votes if they involve amendments of substance to provisions other than those mentioned under a;
- c a majority of the votes if they involve:
 - i drafting amendments to the provisions of the Convention and its Detailed Regulations other than those mentioned under a:
 - ii interpretation of the provisions of the Convention, its Final Protocol and its Detailed Regulations, except in case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

Entry into force and duration of the Convention

This Convention shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof the plenipotentiaries of the Governments of the member countries have signed this Convention in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979

SIGNATURES

[The same as for the General Regulations; see p. 32 of this volume.]

Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

FINAL PROTOCOL TO THE UNIVERSAL POSTAL CONVENTION

At the moment of proceeding to signature of the Universal Postal Convention concluded this day, 1 the undersigned plenipotentiaries have agreed the following:

Article I

Ownership of postal items

- 1 Article 5 shall not apply to Australia, the State of Bahrain, Barbados, the Republic of Botswana, Canada, the Arab Republic of Egypt, Fiji, the Republic of the Gambia, Ghana, the United Kingdom of Great Britain and Northern Ireland, the Overseas Territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible, Grenada, Guyana, Ireland, Jamaica, the Republic of Kenya, Kuwait, the Kingdom of Lesotho, Malawi, Malaysia, Malta, Mauritius, the Republic of Nauru, the Federal Republic of Nigeria, New Zealand, Papua New Guinea, the State of Qatar, the Republic of Seychelles, the Republic of Sierra Leone, Singapore, the Kingdom of Swaziland, the United Republic of Tanzania, the Republic of Trinidad and Tobago, Uganda, the Yemen Arab Republic and the Republic of Zambia.
- 2 Nor shall that article apply to the Kingdom of Denmark, whose internal legislation does not allow withdrawal from the post or alteration of the address of correspondence, at the request of the sender, from the time when the addressee has been informed of the arrival of an item addressed to him.

Article II

Exceptions to the exemption of literature for the blind from postal charges

- Notwithstanding article 17, the postal administrations of the Overseas Territory of St Vincent for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible, the Philippines, Portugal and Turkey, which do not concede exemption from postal charges to literature for the blind in their internal service, may collect the postage and special charges mentioned in article 17 which may not, however, exceed those in their internal service.
- 2 Notwithstanding article 17, the administrations of Canada, the Federal Republic of Germany, the United Kingdom of Great Britain and Northern Ireland, Japan and the United States of America may collect the special charges listed in article 24, paragraph 1, and the charge for cash-on-delivery which are applied to literature for the blind in their internal service.

Article III

Equivalents. Maximum limits

Exceptionally, member countries shall be authorized to exceed the upper limits shown in article 19, paragraph 1, if this is necessary to bring their rates into relation with the costs of operating their services. Member countries wishing to take advantage of this provision must notify the International Bureau of their intentions as soon as possible.

¹ See p. 55 of this volume.

Article IV

Ounce and pound avoirdupois

Notwithstanding the table in article 19, paragraph 1, member countries which by reason of their internal system are unable to adopt the metric-decimal system of weight may substitute for the weight steps specified in article 19, paragraph 1, the following equivalents:

up to	20 g	1 oz
up to	50 g	2 oz
up to	100 g	4 oz
up to	250 g	8 oz
up to	500 g	1 lb
up to	1000 g	2 lb
per additional	1000 g	2 lb.

Article V

Exception concerning the dimensions of items in envelopes

The administrations of Canada, Kenya, Tanzania, Uganda, and the United States of America shall not be obliged to discourage the use of envelopes whose format exceeds the recommended dimensions when those envelopes are widely used in their countries.

Article VI

Small packets

The obligation to participate in the exchange of small packets exceeding 500 g in weight shall not apply to the administrations of Australia, Bhutan, Bolivia, Burma, Canada, Colombia, Cuba and Papua New Guinea which find it impossible to operate such an exchange.

Article VII

Posting abroad of letter-post items

The postal administration of Great Britain reserves the right to impose a charge, equivalent to the cost of the work it incurs, on any administration which, under the provisions of article 33, paragraph 4, sends to it items for disposal which were not originally dispatched as postal items by the postal administration of Great Britain.

Article VIII

International reply coupons issued before 1 January 1975

From 1 January 1979, international reply coupons issued before 1 January 1975 shall not, in the absence of a special agreement, give rise to a settlement between administrations.

Article IX

Withdrawal from the post. Alteration or correction of address

Article 33 shall not apply to Australia, the Commonwealth of the Bahamas, the State of Bahrain, Barbados, the Republic of Botswana, the Socialist Republic of the Union of Burma, Canada, the Republic of Ecuador, Fiji, the Republic of the Gambia, the United Kingdom of Great Britain and Northern Ireland, to those of the Overseas Territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible, Grenada, Guyana, Ireland, Jamaica, the Republic of Kenya, Kuwait, the Kingdom of Lesotho, Malawi, Malaysia, Malta, the Republic of Nauru, New Zealand, Papua New Guinea, the Federal Republic of Nigeria, the State of Qatar, the Republic of Seychelles, the Republic of Sierra Leone, Singapore, the Kingdom of Swaziland, the United Republic of Tanzania, the Republic of Trinidad and Tobago, Uganda and the Republic of Zambia, whose legislation does not permit withdrawal from the post or alteration of address of letter-post items at the sender's request.

Article X

Special charges

In place of the registration charge laid down in article 47, paragraph 1, b, member countries may apply for insured letters, the corresponding charge of their internal service or, exceptionally, a charge of 10 francs at most.

Article XI

Articles subject to customs duty

- 1 With reference to article 36, the postal administrations of the People's Republic of Bangladesh, the People's Republic of China and the Republic of El Salvador do not accept insured letters containing articles subject to customs duty.
- With reference to article 36, the postal administrations of the Democratic Republic of Afghanistan, the People's Socialist Republic of Albania, the Federative Republic of Brazil, the People's Republic of Bulgaria, the Byelorussian Soviet Socialist Republic, Central Africa, Chile, the Republic of Colombia, Democratic Kampuchea, the Democratic People's Republic of Korea, the Republic of El Salvador, Ethiopia, the German Democratic Republic, Italy, Nepal, the Republic of Panama, the Republic of Peru, the Socialist Republic of Romania, the Republic of San Marino, the Kingdom of Saudi Arabia, the Ukrainian Soviet Socialist Republic, the Union of Soviet Socialist Republics and the Republic of Venezuela do not accept ordinary and registered letters containing articles subject to customs duty.
- With reference to article 36, the postal administrations of the People's Republic of Benin, the Republic of the Ivory Coast, the Republic of Mali, the Republic of the Niger, the Sultanate of Oman, the Republic of Senegal the Republic of Upper Volta and the Yemen Arab Republic do not accept ordinary letters containing article subject to customs duty.
- 4 Notwithstanding paragraphs 1 to 3, the sending of serums, vaccines and urgently required medicaments which are difficult to procure shall be permitted in all cases.

Article XII

Extent of liability of postal administrations

- 1 The postal administrations of Bangladesh, Belgium, Benin, India, Ivory Coast (Rep), Madagascar, Mali Mauritania, Mexico, Niger, Senegal, Togo, Turkey and Upper Volta shall be authorized not to apply article 50 paragraph 2.
- The postal administration of Brazil shall be authorized not to apply article 50 with respect to liability ir cases of damage.

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Article XIII

Payment of indemnity

The postal administrations of Bangladesh and Mexico shall not be obliged to comply with article 57, paragraph 4, of the Convention, in so far as concerns finally settling the matter within a period of five months or informing the administration of origin or destination, as the case may be, when a postal item has been detained, confiscated or destroyed by the competent authorities because of the contents, or has been seized by virtue of its domestic legislation.

Article XIV

Special transit charges for conveyance in transit by the Trans-Siberian and via Lake Nasser

- 1 The postal administration of the Union of Soviet Socialist Republics shall be authorized to collect a supplement of 50 centimes in addition to the transit charges indicated in article 61, paragraph 1, i, (distances traversed by land) for each kilogramme of letter-post items conveyed in transit over the Trans-Siberian route.
- The postal administrations of the Arab Republic of Egypt and the Democratic Republic of the Sudan shall be authorized to collect a supplement of 50 centimes in addition to the transit charges indicated in article 61, paragraph 1, for each bag of letter-post in transit via Lake Nasser between Shallal (Egypt) and Wadi Halfa (Sudan).

Article XV

Special transit conditions for Panama (Rep)

The postal administration of the Republic of Panama shall be authorized to collect a supplement of 2 francs to the transit charges mentioned in article 61, paragraph 1, for each bag of letter post in transit through the Isthmus of Panama between the ports of Balboa on the Pacific Ocean and Cristobal on the Atlantic Ocean.

Article XVI

Special transit conditions for Afghanistan

Notwithstanding article 61, paragraph 1, the postal administration of Afghanistan shall be authorized provisionally, because of its special difficulties as regards means of conveyance and communication, to effect the transit of closed mails and à découvert correspondence across its territory on terms specially agreed with the postal administrations concerned.

Article XVII

Special storage charges at Panama

Exceptionally, the postal administration of the Republic of Panama shall be authorized to collect a charge of 1 franc per bag for all mails stored or transhipped in the port of Balboa or Cristobal, provided that that administration does not receive any payment in respect of land or sea transit for those mails.

Article XVIII

Exceptional air surcharge

By reason of the special geographical situation of the Union of Soviet Socialist Republics, the postal administration of that country shall reserve the right to apply a uniform air surcharge throughout the whole of its territory for all the countries of the world. This surcharge shall not exceed the actual costs occasioned by the conveyance of letter-post items by air.

Article XIX

Extraordinary services

The only services considered as extraordinary services giving rise to the collection of special transit charges shall be the Syria-Iraq motor services.

Article XX

Compulsory routeing indicated by the country of origin

The postal administrations of the Byelorussian Soviet Socialist Republic, the Socialist Republic of Romania, the Ukranian Soviet Socialist Republic and the Union of Soviet Socialist Republics will recognize only the costs of the conveyance effected in accordance with the provision concerning the line shown on the bag labels (AV 8) of airmail dispatches and on the AV 7 delivery bills.

Article XXI

Routeing of closed airmails

Having regard to article XX the postal administrations of Greece, Italy and Senegal will forward closed airmails only on the conditions laid down in article 74, paragraph 3.

Article XXII

Date of application of the new monetary unit for the general liquidation accounts

Notwithstanding article 86, the monetary unit stipulated in article 8, namely the SDR, shall be used from 1 January 1981 for the preparation of the annual general liquidation account of transit charges and terminal dues (article 181 of the Detailed Regulations of the Convention) and the biennial general liquidation account of international reply coupons (article 191 of the Detailed Regulations of the Convention).

Article XXIII

Application of the transit charges and terminal dues rates

Notwithstanding article 86 of the Convention, the rates relating to transit charges and terminal dues shall come into force on 1 January 1981.

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Article XXIV

Application of postage rates

Notwithstanding article 86, in the event of the transit charges and terminal dues specified in articles 61 and 62 being introduced on a date earlier than the entry into force of the Convention specified in article 86, the administrations of France, Great Britain, the United States of America and Yugoslavia reserve the right to apply, as from the same date, the provisions of article 19 relating to postage rates.

Article XXV

Application of air conveyance rates

Notwithstanding article 86, in the event of the transit charges and terminal dues specified in articles 61 and 62 being introduced on a date earlier than the entry into force of the Convention specified in article 86, the administration of the United States of America reserves the right to apply, as from the same date, the provisions of article 79 relating to air conveyance rates.

In witness whereof, the plenipotentiaries below have drawn up this Protocol, which shall have the same force and the same validity as if its provisions were inserted in the text of the Convention itself, and they have signed it in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979

SIGNATURES

[The same as for the General Regulations; p. 32 of this volume.]

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In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace, in the accounting forms, all indications in gold francs by indications in Special Drawing Rights (SDRs), or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE UNIVERSAL POSTAL CONVENTION

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,1 the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Universal Postal Convention.²

Part I

General provisions

Chapter I

Rules applicable in common throughout the international postal service

Article 101

Preparation and settlement of accounts

- Each administration shall draw up its accounts and refer them in duplicate to the others concerned. One accepted copy, if necessary amended or accompanied by a statement of discrepancies, shall be returned to the creditor administration. This account shall serve as a basis for the preparation, as necessary, of the final liquidation account between the two administrations.
- In the total of each account made out in gold francs on C 20bis, C 21, C 21bis, C 23, C 24, C 31, CP 16, CP 18, AV 5, AV 11 and AV 12 forms, centimes shall be ignored in the total or the balance.
- In accordance with article 113, paragraph 5, of the General Regulations³ the International Bureau shall arrange the settlement of accounts of all kinds relating to the international postal service. To this end the administrations concerned shall consult with each other and with the Bureau and decide upon the method of settlement. Accounts of telecommunications services may also be included in these special liquidation accounts.

Article 102

Payment of debts expressed in SDRs. General provisions

- Subject to article 12 of the Convention, the rules for payment set out below shall apply to all debts expressed in SDRs and arising out of a postal transaction, whether they result from general accounts or statements drawn up by the International Bureau or from liquidation accounts or statements not drawn up by the 8ureau; they shall also relate to the settlement of discrepancies, of interest or, where applicable, of payments on account.
- Any administration may discharge its liabilities by payments on account, from which its debts shall be deducted when these have been established.

United Nations, Treaty Series, vol. 611, p. 7.

² See p. 55 of this volume.

³ See p. 17 of this volume.

Provided the periods for payment are observed, any administration may settle postal debts of the same or different kinds, expressed in SDRs by offsetting credits and debits in its relations with another administration. The offsetting may be extended by mutual agreement to debts arising from telecommunications services when both administrations operate postal and telecommunications services. Offsetting may not be effected with debts in respect of transactions contracted out to an organization or company under the control of a postal administration if that administration objects.

Article 103

Rules for payment

- 1 Debts shall be paid in the currency selected by the creditor administration after consultation with the debtor administration. If there is disagreeement, the choice of the creditor administration shall prevail in all cases. If the creditor administration does not specify a currency, the choice shall rest with the debtor administration
- The amount of the payment, as determined hereafter in the selected currency, shall be equivalent in value to the balance of the account expressed in SDRs.
- 3 Subject to paragraph 4, the amount to be paid in the selected currency (which is equivalent in value to the balance of the account expressed in SDRs) shall be determined by converting the SDR into currencies of payment in accordance with the following provisions:
- for currencies for which the SDR exchange rate is published by the International Monetary Fund (IMF):
 use the exchange rate in force on the day prior to payment or the most recent rate published;
- for other currencies of payment: convert, as a first stage, the amount in SDRs into an intermediate currency for which the value is published daily by the IMF in terms of the SDR, using the most recent exchange rate published, then convert, as a second stage, the result thus obtained into the currency of payment, applying the latest rate of exchange quoted on the exchange market of the debtor country.
- 4 If, by mutual agreement, the creditor administration and the debtor administration have chosen the currency of a country which is not a member of the IMF and whose laws do not permit the application of paragraph 3, the administrations concerned shall agree on the relationship between the SDR and the value of the selected currency.
- 5 For the purpose of determining the official or generally accepted foreign exchange market equivalent of a currency, the rate used shall be the closing rate for currency which can be used in the majority of merchandise trade transactions for spot delivery cable transfers in the official or generally accepted foreign exchange market of the main financial centre of the debtor country on the day prior to payment or the most recent rate quoted.
- The debtor administration shall transmit, on the date of payment, the amount of the selected currency as computed above by a bank cheque, transfer or any other means, acceptable to both administrations. If the creditor administration expresses no preference, the choice shall fall to the debtor administration.
- The payment charges (fees, clearing charges, deposits, commission, etc) collected in the debtor country shall be borne by the debtor administration. The charges collected in the creditor country, including payment charges collected by banks in intermediate countries, shall be borne by the creditor administration. When the postal giro transfer system, with exemption from charges, is used, exemption shall also be granted by the office of exchange in the third country or countries acting as intermediary between the debtor administration and the creditor administration when there are no direct exchanges between these.
- 8 If, between the dispatch of the remittance (cheque, for example) and its receipt by the creditor administration, a variation occurs in the equivalent value of the selected currency calculated as described in paragraphs 3, 4 or 5, and if the difference resulting from such variation exceeds 5 percent of the amount due (as calculated following such variation), the total difference shall be shared equally between the two administrations.
- Payment shall be made as quickly as possible and at the latest within six weeks from the date of receipt of the general or special liquidation accounts, accounts or statements drawn up by common consent, notifications, requests for payments on account, etc, indicating the amounts or balances to be settled; after that period the amounts due shall be chargeable with interest at the rate of 6 percent per annum reckoned from the day following the day of expiry of the said period. By payment is meant the dispatch of funds or of the instrument of payment (cheque, draft, etc) or the signing of the order for transfer or deposit by the organization responsible for the transfer in the debtor country.

10 When payment is made, the cheque, draft or document of transfer shall be accompanied by particulars of the title, period and amount in SDRs of each account included in the total sum remitted. If it is not possible for details to accompany the remittance, an explanatory letter shall be provided by airmail on the day that payment is made. The detailed explanation shall be in French or in a language understood in the administration to which payment is made.

Article 104

Fixing of equivalents

- Administrations shall fix the equivalents of the postal charges prescribed in the Convention, the Agreements and their Final Protocols and the selling price of international reply coupons. They shall notify them to the International Bureau for them to be announced to postal administrations. To this end each administration shall be required to notify the International Bureau of the average value of the SDR in the currency of its country under the provisions of paragraph 2.
- The average value of the SDR which will be operative from 1 January each year, for the purposes only of the fixing of charges, will be determined as follows:
- a for a currency for which daily exchange rates with the SDR of the IMF are published: calculate to four places of decimals the average value of the SDR in that currency, based on the day-to-day values applying over a period of at least 12 months ended on the preceding 30 September;
- for a currency for which daily exchange rates with the SDR are not published: calculate to four places of decimals an average value of the SDR in that currency, as in a, but through the medium of conversion to another currency for which daily rates are quoted both for the currency in question and for the SDR;
- for a currency of a country which is not a member of the IMF, for which daily exchange rates with the SDR are not published, and which unilaterally declares an equivalence in accordance with the Convention, article 8, paragraph 4: calculate the average of the daily rates thus unilaterally declared applying over a period of at least 12 months ended on the preceding 30 September:
- d as an alternative to b and c, for any currency for which an exchange rate with the SDR is not published daily, the average value of the SDR over a period of not less than 12 months ended in the preceding September may first be calculated for another currency for which daily equivalents in SDRs are published, as in method a, and the resulting average value converted to the currency in question by the closing market exchange rate between the two currencies applying on 30 September; the calculation will be to four places of decimals. The period over which the average is taken should be that also used by the country whose currency is used as the intermediate.
- 3 Postal administrations shall communicate equivalents or changes of equivalents of postal charges to the International Bureau as soon as possible, giving the date of their entry into force.
- The International Bureau shall publish a compendium showing, for each country, the equivalents of the charges, the average value of the SDR and the selling price of the international reply coupons mentioned in paragraph 1 and indicating, where applicable, the percentage increase or reduction in postage applied under articles 19, paragraph 1, of the Convention and III of its Final Protocol.
- 5 Each administration shall notify the International Bureau direct of the equivalent it has adopted for the indemnities prescribed in article 50, paragraph 4, of the Convention.

Article 105

Postage stamps. Notification of issues and exchange between administrations

- 1 Each new issue of postage stamps shall be notified by the administration concerned to all other administrations, with the necessary information, through the intermediary of the International Bureau.
- 2 Administrations shall exchange through the intermediary of the International Bureau three sets of each of their new issues of postage stamps.

Postal identity cards

- 1 Each administration shall appoint the offices or departments which issue postal identity cards.
- 2 These cards shall be made out on forms conforming to the annexed specimen C 25 which are supplied by the International Bureau.
- 3 Upon application the applicant shall hand in his photograph and prove his identity. Administrations shall issue the necessary instructions to ensure that cards are issued only after careful inquiry into the identity of the applicant.
- The official shall enter the application in a register; he shall fill up in ink and in roman characters by hand or by typewriter, without erasure or alteration, all the particulars required by the form and affix the photograph to it in the space indicated; then he shall affix a postage stamp representing the charge collected, partly on the photograph and partly on the card. He shall then make, in the space reserved for the purpose, a clear impression of the date-stamp or of an official seal, in such a way that it appears partly on the postage stamp, the photograph and the card. Finally, he shall sign the card and issue it to the applicant after having obtained his signature.
- 5 Administrations may issue identity cards without affixing a postage stamp thereto and record in some other way the amount of the charge collected.
- 6 Each administration shall retain the right to issue the cards for the international service in accordance with the rules applied to the cards in use in its internal service.
- 7 Postal identity cards may after they have been made out be laminated in plastic material as desired by each administration.

Article 107

Period of retention of documents

- 1 Documents of the international service shall be kept for a minimum period of 18 months from the day following the date to which they refer.
- 2 Documents concerning a dispute or inquiry shall be kept until the matter has been settled. If the initiating administration, being duly informed of the result of the inquiry, allows six months to pass from the date of the communication without raising any objections, the matter shall be regarded as closed.

Article 108

Telegraphic addresses

- 1 For telegraphic communications exchanged between one another, administrations shall use the following telegraphic addresses:
- a "Postgen" for telegrams intended for central administrations;
- "Postbur" for telegrams intended for post offices;
- c "Postex" for telegrams intended for offices of exchange.
- 2 These telegraphic addresses shall be followed by the indication of the place of destination and, where appropriate, any other details considered necessary.
- 3 The telegraphic address of the International Bureau shall be "UPU Berne".
- 4 The telegraphic addresses indicated in paragraphs 1 and 3, completed as necessary by the indication of the dispatching office, shall also serve as the signature to telegraphic communications.

Chapter II

International Bureau, Information to be supplied, Publications

Article 109

Communications and information to be forwarded to the International Bureau

- 1 Administrations shall communicate to the International Bureau:
- their decision on the optional application of certain general provisions of the Convention and of its Detailed Regulations;
- b the expression they have adopted, under articles 188, paragraph 1, and 189, to indicate that the postage has been paid:
- c the reduced charges they have adopted under article 8 of the Constitution and details of the services to which the charges apply;
- d the extraordinary conveyance dues collected under article 64 of the Convention together with the names of the countries to which the dues apply and, where appropriate, particulars of the services for which the dues are payable:
- e the scale of insurance charges applicable in their service to insured letters in accordance with article 47, paragraph 1.c:
- f the maximum amount up to which they admit insurance by surface and air routes;
- g where necessary, a list of their offices which participate in the insured letters service;
- h where necessary, those of their regular sea or air services used for the conveyance of ordinary items by letter post which may be used, with a guarantee of liability, for the conveyance of insured letters;
- i the necessary information concerning customs or other regulations, as well as the prohibitions or restrictions governing the entry and transit of postal items in their services;
- the number of customs declarations required for items subject to customs control addressed to their country and the languages in which declarations or customs labels may be completed;
- k a list of kilometric distances for land sectors followed in their countries by mails in transit;
- a list of the shipping lines operating from their ports and used for the conveyance of mails, with details of the voyages, the distance and duration of the voyage between the port of embarkation and each of the successive ports of call, the frequency of the service and the countries to which the sea transit charges shall be paid if the ships are used;
- m any useful information about their organization and internal services;
- n their internal postal charges.
- 2 Any amendment to the information mentioned in paragraph 1 shall be notified without delay.
- 3 Administrations shall supply the International Bureau with two copies of the documents which they publish, whether relating to the internal or international service. They shall also furnish, as far as possible, other works published in their country concerning the postal service.

Article 110

Mutual information between administrations

The administrations of countries which participate in the insured letters service and which provide direct exchanges shall communicate to one another, by means of tables in the form of the annexed specimen VD 1, information concerning the exchange of insured letters.

Publications

- The International Bureau shall publish, on the basis of information supplied in accordance with article 109, an official compendium of information of general interest relating to the implementation of the Convention and of its Detailed Regulations in each member country. It shall also publish similar compendia relating to the implementation of the Agreements and their Detailed Regulations, on the basis of the information supplied by the administrations concerned in accordance with the relative provisions in the Detailed Regulations of each of the Agreements.
- 2 It shall also publish, from information supplied by administrations and, if appropriate by the Restricted Unions as regards subparagraph a, or the United Nations as regards subparagraph f:
- a list of addresses, of heads and senior officals of postal administrations and the Restricted Unions;
- b an international list of post offices;
- c a list of kilometric distances relating to land sectors of mails in transit;
- d a list of shipping lines;
- e a list of equivalents;
- f a list of prohibited articles; this list shall also include narcotics prohibited under the multilateral treaties on narcotics;
- g a compendium of information about the organization and internal services of postal administrations;
- h a compendium of postal administrations' internal charges;
- i statistical data relating to the postal services (internal and international);
- j studies, opinions, reports and other statements relating to the postal service;
- k a general catalogue of information of every kind concerning the postal service and of the documents in the lending service (UPU Catalogue).
- 3 Lastly, it shall publish a multilingual vocabulary of the international postal service.
- 4 Amendments to the various documents listed in paragraphs 1 to 3 shall be notified by circular, bulletin, supplement or other appropriate means.

Article 112

Distribution of publications

- 1 The documents published by the International Bureau shall be distributed to administrations in accordance with the following rules:
- a all documents excepting those specified in subparagraph b: three copies of which one copy shall be in the official language and the two others either in the official language or in the other language requested in accordance with article 107 of the General Regulations;
- b the journal "Union Postale" and the International List of Post Offices: according to the number of contribution units assigned to each administration under article 125 of the General Regulations. However, where administrations so request, the International List of Post Offices may be distributed at the maximum rate of ten copies per contribution unit.
- Over and above the number of copies distributed free of charge by virtue of paragraph 1, administrations may purchase International Bureau documents at cost price.
- 3 Documents published by the International Bureau shall also be sent to Restricted Unions.

Part II

Provisions concerning the letter post

Section I

Conditions of acceptance of letter-post items

Chapter I

Provisions applicable to all categories of items

Article 113

Address, Make-up

- 1 Administrations shall recommend users:
- a to use envelopes which are adapted to their contents;
- b to write the address on the envelope, on the plain side which is not provided with the closing flap;
- to reserve the right-hand half at least of the address side for the address of the addressee and for postage stamps, franking marks and impressions or indications in lieu thereof;
- d to write the address very legibly in roman letters and in arabic figures setting it out on the right-hand side lengthwise. If other letters and figures are used in the country of destination, it shall be recommended that the address be given also in these letters and figures;
- e to write the name of the place with the correct postcode number or delivery zone number, if any, and country of destination in capital letters;
- f to show the address precisely and completely, giving the correct postcode number or delivery zone number, if any, so that the forwarding of the item and its delivery to the addressee may be effected without inquiry or misunderstanding;
- g to show the name and address, with the postcode number or delivery zone number, if any, of the sender.

 When they appear on the address side of the envelope, these indications shall be placed in the top left-hand corper:
- h to place service instructions and labels on the address side of the envelope in the top left-hand corner, beneath the sender's name and address where these are given;
- to add the word "Letter" to the address side of letters which, because of their volume or make-up, might be confused with items prepaid at a reduced rate;
- j to show the addresses of the sender and the addressee inside the item and as far as possible on the contents, or, where applicable, on a tie-on label made of a sturdy material, securely attached to the item, particularly in the case of unsealed items;
- k to show also the addressee's address on each packet of printed papers included in a special bag and sent to the same addressee at the same address.
- 2 No manner of item shall be admitted of which the whole or part of the address side has been marked off into several divisions intended to provide for successive addresses.
- 3 In all cases in which the item is under wrapper, the addressee's address shall be written on it except for articles sent in accordance with article 122, paragraph 3.
- 4 Postage stamps or postal franking impressions shall be applied to the address side, and as far as possible, at the upper right-hand corner. However, it shall be up to the administration of origin to treat items whose payment does not conform to this condition, according to its internal legislation.
- 5 Non-postal stamps and charity or other labels as well as designs, likely to be mistaken for postage stamps or service labels may not be affixed to or printed on the address side. This shall also apply to stamp impressions which could be mistaken for franking impressions.
- 6 Envelopes, the edges of which are provided with coloured bars shall be reserved for airmail correspondence.

Article 114

Poste restante items

The address of items sent poste restante shall show the name of the addressee. The use of initials, figures, forenames only, fictitious names or code marks of any kind shall not be permitted for these items.

Items sent free of postal charges

Items exempt from postal charges shall bear, on the address side in the top right-hand corner, the following indications, which may be followed by a translation:

- a "Service des postes" (Postal Service) or a similar indication for the items mentioned in article 15 of the Convention:
- b "Service des prisonniers de guerre" (Prisoners-of-war service) or "Service des internés" (Civilian Internees Service) for the items mentioned in article 16, of the Convention and the forms relating to them;
- c "Cécogrammes" (Literature for the blind) for the items mentioned in article 17 of the Convention.

Article 116

Items subject to customs control

- 1 Items to be submitted to customs control shall bear on the front an adhesive green label in the form of the annexed specimen C 1, or be provided with a tie-on label in the same form. The C 1 adhesive label shall be affixed on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given. With the authorization of the administration of origin, users may use envelopes or wrapping bearing, in the place provided for affixing the C 1 label, a preprinted facsimile of that label having the same dimensions and colour. If the value of the contents declared by the sender exceeds 300 francs, or if the sender prefers, the items shall also be accompanied by the prescribed number of separate customs declarations in the form of the annexed specimen C 2/CP 3; in this case, only the upper part of the C 1 label shall be affixed to the item.
- 2 C 2/CP 3 customs declarations shall be securely attached to the outside of the item by a string tied crosswise or, if the administration of the country of destination so requests, inserted in the item itself. Exceptionally, these declarations may, if the sender prefers, also be inserted in registered letters in a closed envelope containing valuable articles as mentioned in article 43, paragraph 3, of the Convention, or in insured letters.
- 3 For small packets, the formalities prescribed in paragraph 1 shall be compulsory in every case.
- 4 The absence of a C 1 label shall not, in any circumstances, involve the return to the office of origin of consignments of printed papers, serums, vaccines, perishable biological substances, radioactive materials and urgently required medicines which are difficult to obtain.
- 5 The contents of the item shall be shown in detail on the customs declaration. Descriptions of a general character shall not be admitted.
- 6 Administrations shall do their utmost to inform senders of the correct way to complete the C 1 labels or customs declarations, although they shall accept no liability for the customs declarations.

Article 117

Items for delivery free of charges and fees

1 Items for delivery to addresses free of charges and fees shall bear in bold letters the heading "Franc de taxes et de droits" (Free of charges and fees) or a similar indication in the language of the country of origin. These items shall be provided with a yellow label also bearing in bold letters the indication "Franc de taxes et de droits". The heading and the label shall be placed on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given.

- Every item sent free of charges and fees shall be accompanied by a franking note on yellow paper in the form of the annexed specimen C 3/CP 4. The sender of the item and, as regards the postal service indications, the dispatching office, shall complete the text of the right-hand side of the front of parts A and B of the franking note. The sender's entries may be made with the use of carbon paper. The text shall include the undertaking prescribed in article 40, paragraph 2, of the Convention. The franking note, duly completed, shall be securely attached to the item.
- 3 When the sender asks after posting for the item to be delivered free of charges and fees, the procedure shall be as follows:
- a if the request is to be forwarded by post, the office of origin shall inform the office of destination in an explanatory note. This latter, bearing the prepayment of the charge due, shall be forwarded as a registered item by the quickest route (air or surface) to the office of destination accompanied by a franking note duly completed. The office of destination shall affix the label prescribed in paragraph 1 to the item;
- b if the request is to be forwarded by telegraph, the office of origin shall inform the office of destination by telegraph and at the same time advise the relative particulars of the posting of the item. The office of destination shall automatically make out a franking note.

Chapter II

Rules relating to the packing of items

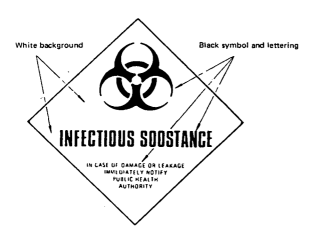
Article 118

Make-up. Packing

- 1 Letter-post items shall be made up securely and in such a way that there is no risk of other items getting trapped in them. The packing shall be adapted to the shape and nature of the item and the conditions of transport. Every item shall be made up in such a way as not to affect the health of officials and so as not to present any danger if it contains articles of a kind likely to injure officials called upon to handle it or soil or damage other items or postal equipment.
- 2 Items containing articles of glass or other fragile materials, liquids, fatty substances, dry powders, whether colouring or not, live bees, leeches, silk-worm eggs or the parasites referred to in article 36, paragraph 4, c, ii, of the Convention shall be packed in the following manner:
- a articles of glass or other fragile objects shall be packed in a box of metal, wood, strong plastic material or strong cardboard, filled with paper, wood shavings or any other appropriate protective material, to prevent any friction or knocks during transport either between the objects themselves or between the objects and the sides of the box:
- b liquids and substances which easily liquefy shall be enclosed in perfectly leak-proof containers. Each container shall be placed in a special box of metal, wood, strong plastic material or strong corrugated card-board, containing enough sawdust, cotton wool or any other appropriate protective material to absorb the liquid should the container break. The lid of the box shall be fixed so that it cannot easily work loose;
- fatty substances which do not easily liquefy, such as ointments, soft-soap, resins, etc, and silk-worm eggs, the conveyance of which presents few difficulties, shall be enclosed in a first packing (box, bag of cloth, plastic, etc) which is itself placed in a box of wood, metal or any other material stout enough to prevent the contents from leaking:
- d dry colouring powders, such as aniline blue, etc, shall be admitted only in perfectly leak-proof metal boxes, placed in turn in boxes of wood, strong plastic material or good quality corrugated cardboard with sawdust or any other appropriate absorbent and protective material between the two containers;
- e dry non-colouring powders shall be placed in containers (box, bag) of metal, wood, strong plastic material or cardboard; these containers shall themselves be enclosed in a box made of one of those materials;
- f live bees, leeches and parasites shall be enclosed in boxes so constructed as to avoid any danger.
- 3 Packing shall not be required for articles in one piece, such as pieces of wood, metal, etc, which it is not the custom of the trade to pack. In this case, the address of the addressee should be given on the article itself.

Make-up. Perishable infectious biological substances

- 1 Perishable biological substances which are infectious or reasonably suspected to be infectious for man and animals shall be declared "Infectious substances". Letters containing such substances shall be subject to the special packing conditions laid down in the following paragraphs.
- 2 Senders of infectious substances should ensure that shipments are prepared in such a manner that they arrive at their destination in good condition and that they present no hazard to persons or animals during shipment. Elements of such packaging include such essentials as:
- a watertight primary receptacle;
- b a watertight secondary packaging;
- c absorbent material should be placed between the primary receptacle and the secondary packaging. If multiple primary receptacles are placed in a single secondary packaging they shall be wrapped individually to ensure that contact between them is prevented. The absorbent material, such as cotton wool, should be sufficient to take up the entire contents. A non-hygroscopic material which does not evaporate under shipping conditions and is in fact non-toxic for man may be added;
- d an outer packaging of sufficient strength to meet performance tests equivalent to those laid down in the regulations of the international bodies competent in the matter.
- 3 Although exceptional items, such as whole organs, may require special packaging, the great majority of infectious substances can and should be packaged according to the following guidelines:
- a substances shipped at ambient temperatures or higher. Primary receptacles include those of glass, metal or plastic. Positive means of ensuring a leak-proof seal must be provided such as heat seal, skirted stopper or metal crimp seal. If screw caps are used these should be reinforced with tape;
- b substances shipped referigerated or frozen (wet ice, "cold dogs", dry ice). Primary receptacles closed by screw caps should not be used. Ice or dry ice must be placed outside the secondary packaging(s). Interior supports must be provided to secure the secondary packaging(s) in the original position after the ice or dry ice has been dissipated. If ice is used the packaging must be leak-proof. If dry ice is used the outer packaging must permit the release of carbon dioxide gas.
- The outer box and the outer wrapping, if any, shall be furnished, on the side which bears the addresses of the duly authorized laboratories sending and receiving it, with a standardized diamond-shaped label, 10 cm x 10 cm or 5 cm x 5 cm, with black letters on a white ground. The top half shall bear the approved symbol for infectious substances and the bottom half the following words: "Infectious substance. In case of damage or leakage immediately notify public health authority." This label is as follows:



Make-up. Perishable non-infectious biological substances

Letters containing perishable non-infectious biological substances shall be subject to the following special packing conditions: Perishable biological substances which contain neither living pathogenic micro-organisms nor living pathogenic viruses shall be packed in an inner non-porous container with an outer protective container and with absorbent material placed either in the inner container or between the outer and inner container; this material shall be of sufficient quantity to absorb, in case of breakage, all the liquid contained, or capable of being formed, in the inner container. Moreover, the contents of the inner as well as of the outer container shall be packed in such a way as to prevent any movement. Special provision, such as drying by freezing and packing in ice, shall be made to ensure the preservation of substances sensitive to high temperatures. Air transmission, which entails changes of atmospheric pressure, makes it necessary, if the substances are packed in sealed phials or well-stoppered bottles, that these containers be strong enough to withstand variations in pressure. The outer container, as well as the outer wrapping of the item, shall be furnished, on the side which bears the addresses of the laboratories sending and receiving it, with a violet coloured label with the following text and symbol:



Article 121

Make-up. Radioactive materials

- 1 Items containing radioactive materials, whose contents and make-up comply with the regulations of the International Atomic Energy Agency providing special exemptions for certain categories of items, shall be admitted for conveyance by post subject to prior consent from the competent authorities of the country of origin.
- ltems containing radioactive materials shall be provided by the sender with a special white label bearing the words "Matieres radioactives" (Radioactive materials), which label shall be officially crossed out should the packing be returned to the place of origin. These items shall also bear in addition to the name and address of the sender, a request in bold letters for the return of the items in the event of non-delivery.
- 3 The sender shall give his name and address and the contents of the item on the inner wrapping.
- 4 Administrations may designate special post offices for the posting of items containing radioactive materials.

Article 122

Make-up. Verification of contents

1 Printed papers and literature for the blind shall be made up in such a way that their contents are sufficiently protected while permitting quick and easy verification. They shall be placed in a wrapper, on a roller or between cardboard, in open envelopes or containers, in closed unsealed envelopes or containers, but which can be easily and safely opened and reclosed or tied with a string which is easy to unknot. The administration of origin shall

determine whether the closing of these items allows for quick and easy verification of the contents. Printed papers containing books and brochures may be admitted under sealed, transparent wrapper. The administrations concerned may require the sender or addressee to facilitate verification of the contents either by opening some of the items picked out by them or in some other satisfactory manner.

- Administrations may authorize the closing of bulk-posted printed papers, issuing for that purpose a permit to users who make a request for one. To be admitted at the printed papers rate, items closed on these conditions shall bear in bold letters on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given, the indication "Imprimé" (Printed papers) or "Imprimé à taxe réduite" (Reduced-rate printed papers), as appropriate or the equivalent in a language known in the country of destination, and the number of the relevant permit. These indications shall constitute proper authority for verification of the contents.
- Printed papers posted in bulk as specified in paragraph 2 may, notwithstanding paragraph 1, be inserted in closed plastic wrapping, either transparent or opaque. The address of the addresse, set out in the direction of the greatest dimension, the address of the sender and the postage paid imprint prescribed in article 189, may be placed under the plastic film in such a way that they are perfectly legible through the transparent panel or panels provided for that purpose. The wrapping shall include, on the address side, a sufficiently wide part on which service instructions, any reasons for non-delivery or, when applicable, the addressee's new address can be written by hand, or shown by means of a label or by any other process, as on paper; a sufficiently wide part of the wrapping on the address side must have the properties of paper. I tems wrapped in plastic may also be prepaid by means of franking-machine impressions made on a self-adhesive label or, in some indelible way, on the actual wrapping.
- A No special conditions of closing shall be required for small packets; items designated as such may be opened for verification of their contents. However, by analogy with the conditions laid down in paragraph 2 for printed papers, administrations of origin may restrict the option of closing small packets to items posted in bulk. Articles which would be spoilt if packed according to the general rules and items of merchandise packed in a transparent packing permitting verification of their contents, shall be admitted in a hermetically sealed packing. The same shall apply to industrial and vegetable products posted in a packing sealed by the manufacturer or by an examining authority in the country of origin. In those cases, the administrations concerned may require the sender or the addressee to assist in checking the contents, either by opening certain of the items indicated by them or in some other satisfactory manner.

Article 123

Items in panel envelopes

- 1 Items in envelopes with a transparent address panel shall be admissible on the following conditions:
- a the panel shall be situated on the plain side of the envelope which is not provided with the closing flap;
- b the panel shall be made of such a material and in such a way that the address can be easily read through it;
- the panel shall be rectangular, its greatest dimension parallel to the length of the envelope, so that the address of the addressee appears in the same direction and the application of the date-stamp is not interfered with:
- all the edges of the panel shall be precisely stuck down on the inside edges of the opening in the envelope. For this purpose there shall be an adequate space between the side and bottom edges of the envelope and those of the panel;
- e the addresse's address shall be the only thing visible through the panel or, at the very least, shall stand out clearly from any other indications visible through the panel;
- f the contents of the item shall be folded in such a way that the address remains fully visible through the panel even if the contents shift inside the envelope.
- 2 Items in envelopes which are wholly transparent, even if an address label is affixed to them, items in envelopes which have an open panel and items in envelopes with more than one panel shall not be admitted.
- 3 Items in envelopes with a transparent address panel shall be considered as standardized items if they conform to the conditions laid down in article 20, paragraph 1, a, ii, of the Convention.

Chapter III

Special provisions applicable to each category of items

Article 124

Letters

Subject to the provisions relating to standardized items and the packing of items, no conditions shall be laid down for the form or closing of letters. However, letters in envelopes must be rectangular to ensure that they do not cause difficulties during their handling. Letters with the consistency, but not the shape, of postcards shall also be placed in rectangular envelopes. The space on the address side necessary for the address, the postage and the service instructions or labels shall be left completely clear.

Article 125

Postcarde

- 1 Postcards shall be rectangular and be made of cardboard or of paper stiff enough not to make mail handling difficult. They shall not have projecting or raised relief parts.
- 2 Postcards shall bear on the front the heading "Carte postale" (Postcard) in French or its equivalent in another language. This heading shall not be compulsory for picture postcards.
- 3 Postcards shall be sent unenclosed that is to say, without wrapper or envelope.
- 4 The right-hand half at least of the front shall be reserved for the address of the addressee, for prepayment and for service instructions or labels. The sender may make use of the back and of the left-hand half of the front, subject to paragraph 5.
- 1t shall be forbidden to affix or attach samples of merchandise or similar articles to postcards or to embellish them with cloth, embroidery, spangles or similar materials. Such cards may be sent only in closed envelopes. Nevertheless, illustrations, photographs, stamps of every kind, labels and cuttings of every kind, of paper or other very thin substance, as well as address slips or fold-back sheets may be affixed to them, provided that these articles are not such as to alter the nature of postcards and that they adhere completely to the card. These articles may be affixed only to the back or to the left-hand half of the front of postcards, with the exception of address slips, tabs or labels which may occupy the whole of the front.
- 6 Postcards not complying with the regulations for that category shall be treated as letters, except when the irregularity derives only from showing the prepayment on the back. Notwithstanding article 113, paragraph 4, such cards shall be regarded in all cases as unpaid and treated accordingly.

Article 126

Printed papers

- 1 Reproductions on paper, cardboard or other materials commonly used in printing produced in several identical copies by means of a mechanical or photographic process, involving the use of a block, stencil or negative, may be sent as printed papers. The administration of origin shall decide whether the object in question has been reproduced on an admissible material and by an admissible process; it shall not be bound to admit as printed paper any items which are not admitted as such in the domestic service.
- 2 Administrations of origin may admit at the printed paper rate:
- a letters and postcards exchanged between pupils of schools, provided that these items are sent through the principals of the schools concerned;
- b correspondence courses sent by schools to their pupils and pupils' exercises in the original or with corrections but without any note which does not relate directly to the performance of the work;
- c manuscripts of work or for newspapers;

- d musical scores in manuscript;
- e photocopies;
- f impressions obtained by means of computer printers.
- 3 The items mentioned in paragraph 2 shall also be subject to article 122 as regards form and make-up.
- 4 Printed papers shall bear in bold letters on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given, the expression "Imprimé" or "Imprimé à taxe réduite" as appropriate or their equivalents in a language known in the country of destination.
- 5 The following may not be sent as printed papers:
- a documents produced on a typewriter of any type;
- b copies obtained by means of tracing and any kind of handwritten or typewritten copies;
- c copies obtained by means of stamps with or without moveable type:
- d articles of stationery proper, bearing reproductions, when it is clearly shown that the printed part is not the essential part of the article:
- e films and sound, or video recordings;
- f punched paper tapes and ADP cards bearing perforations, marks or signs which could constitute annotations.
- 6 Several copies obtained by admissible processes may be sent together in a single printed papers item; they shall not bear the names and addresses of different senders or addressees.
- 7 Cards bearing the title "Carte postale" (Postcard) or the equivalent of this title in any language shall be admitted at the printed paper rate, provided that they satisfy the general conditions applicable to printed papers. Those which do not fulfil these conditions shall be treated as postcards or even as letters, in application of article 125, paragraph 6.

Printed papers. Authorized annotations and enclosures

- 1 The following may be shown on printed papers, by any process:
- a the name and address of the sender and the addressee with or without showing the title, profession and style:
- b the place and date of dispatch of the item:
- serial or registration numbers.
- 2 In addition to these particulars it shall be permitted:
- a to delete, mark or underline certain words or certain parts of the printed text:
- b to correct printing errors.
- 3 The additions and corrections specified in paragraphs 1 and 2 shaould have a direct bearing on the content of the reproduction; they should not be of such a nature as to constitute a code.
- 4 It shall also be permissible to show or to add:
- on order forms, subscription forms or offers in respect of published works, books, pamphlets, newspapers, engravings, musical scores: the works and the number of copies asked for or offered, the price of the works and notes giving essential elements of the price, the method of payment, the edition, the names of the authors and of the publishers, the catalogue number and the words "paper-backed", "stiff-backed" or "bound";
- on the forms used by the lending services of libraries: the titles of the works, the number of copies asked for or sent, the names of the authors and of the publishers, the catalogue numbers, the number of days allowed for reading, the name of the person wishing to consult the work in question;
- on picture postcards, on printed visiting cards and on printed cards expressing felicitations or condolences: conventional formulas of courtesy expressed in five words or five initials at the most;
- d on printed literary and artistic productions: a dedication consisting of a simple conventional tribute;
- e on cuttings from newspapers and periodicals: the title, date, number and address of the publication from which the article is taken:
- f On printing proofs: alterations and additions concerned with the correction, layout and printing, as well as notes such as "Passed for press", "Read Passed for press" or any similar note concerned with the production of the work. In case of lack of space the additions may be made on special sheets;

- on advices of change of address: the old and the new address and the date of the change.
- 5 Finally, it shall be permitted to enclose:
- with all printed papers: a card, envelope or wrapper bearing the printed address of the sender of the item or his agent in the country in which the original item was posted. The enclosure may be prepaid for return by means of postage stamps of the country of destination of the original item;
- b with literary or artistic printed works: the relative open invoice, reduced to its essential elements together with copies of the invoice, deposit notes or international or internal money order forms of the country of destination of the item on which it shall be permissible, after agreement between the administrations concerned, to show by any means whatever the amount to be deposited or paid and the particulars of the postal giro account or the address of the payee of the order;
- c with fashion papers: cut-out patterns forming, according to the indications appearing on them, an integral part of the copy of the paper with which they are sent.

Printed papers in the form of cards

- 1 Printed papers of the form, consistency and size of a postcard may be sent unenclosed.
- 2 The right-hand half at least of the front of printed papers sent as cards, including picture postcards benefiting from the reduced charge, shall be reserved for the address of the addressee, for prepayment and for service instructions or labels.
- 3 Printed papers sent as cards not complying with the regulations in paragraphs 1 and 2 shall be treated as letters, except when the irregularity derives only from showing the prepayment on the back. Notwithstanding article 113, paragraph 4, such items shall be regarded in all cases as unpaid and treated accordingly.

Article 129

Literature for the blind

Letters bearing writing used by the blind posted unsealed and plates bearing the characters of writing used by the blind may be sent as literature for the blind. The same shall apply to sound records and to the special paper intended solely for the use of the blind, provided that they are sent by or addressed to an officially recognized institute for the blind.

Article 130

Small packets

- 1 Small packets shall bear in bold letters on the address side, in so far as possible in the top left-hand corner, if applicable beneath the sender's name and address, indication of which on the outside of the item shall be obligatory, the expression "petit paquet" (small packet) or its equivalent in a language known in the country of destination.
- 2 It shall be permitted to enclose therein an open invoice reduced to its essential elements and to show on the outside or on the inside of items and, in the latter case, on the article itself or on a special sheet, the address of the sender and the addressee with the indications in use in commercial traffic, a manufacturer's or trade mark, a reference to correspondence exchanged between the sender and the addressee, a short note referring to the manufacturer and to the person supplying the goods or concerning the person for whom they are intended, as well as serial or registration numbers, prices and any other notes giving essential elements of the prices, particulars relating to the weight, volume and size, the quantity available and such particulars as are necessary to determine the source and the character of the goods.

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It shall also be permitted to enclose therein any other document not having the character of current and personal correspondence, provided that its addressee and sender are those of the small packet. The administration of origin shall decide whether the document or documents enclosed fulfil these conditions. The same shall apply to the enclosure in small packets of gramophone records, tapes and wires whether or not bearing a sound or video recording, ADP (automatic data processing) cards, magnetic tapes or similar means as well as QSL cards.

Section II

Registered items and insured letters

Chapter I

Registered items

Article 131

Registered items

- 1 Registered items shall bear clearly and in bold letters the heading "Recommandé" (Registered), accompanied, if necessary, by a similar indication in the language of the country of origin.
- 2 Apart from the exceptions below, no special condition as to form, closing or method of address shall be prescribed for registered items.
- 3 Items bearing an address written in pencil or composed of initials shall not be admitted for registration. However, the address of items other than those which are sent in an envelope with a transparent panel may be written in copying-ink pencil.
- 4 Registered items shall bear a label in the form of the annexed specimen C 4, which must adhere properly.
- Administrations which find it impossible to produce labels in the form of that specimen on which the indications are printed in full shall be permitted to use framed labels with the dimensions of the C 4 specimen in which only the letter R has been printed and on which the other indications in accordance with that specimen have been added in a sharp, clear and indelible form by any process whatsoever. Administrations whose internal regulations at present forbid the use of C 4 labels shall also be permitted to postpone the introduction of this measure and to distinguish registered items by the use of a stamp clearly reproducing the particulars on the C 4 label.
- The label or stamp, and the heading "Recommandé" (Registered), shall be placed on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given, or, in the case of items in the form of cards, above the address in such a way as not to affect its legibility. In the case of the special registered bags mentioned in article 24, paragraph 1, p, column 3, i, of the Convention, the C 4 label shall be affixed properly to the address labels supplied by the sender.
- Administrations which have adopted in their internal service the system of mechanical acceptance of registered items may, instead of using the C 4 label, print directly on these items, on the address side, the same service indications as appear on the aforesaid label or, if applicable, affix in the same place the machine-printed strip with the same indications.
- 8 With the authorization of the administration of origin, users may use for their registered items envelopes, bearing, in the place provided for affixing the C 4 label, a preprinted facsimile of that label, the dimensions of which may not be less than those of the C 4 label. If need be, the serial number may be indicated therein by any process whatsoever, as long as it is added in sharp, clear and indelible form. A facsimile of the C 4 label may also be printed on address labels or direct onto the contents of items dispatched in envelopes with transparent panels, as long as such facsimile is placed in all cases at the left-hand side of the panel.
- 9 No serial number shall be placed on the front of registered items by the intermediate administrations.
- 10 Any adhesive tapes used to close registered items shall bear the name, mark, stamp or signature of the sender.

Chapter II

Insured letters

Article 132

Make-up of insured letters

- 1 Insured letters shall fulfil the following conditions to be admitted to the post:
- a they must be sealed, either by identical wax seals, or by lead seals, or by another effective means, with a special uniform design or mark of the sender;
- b the envelopes or the packing must be strong and shall permit the seals to adhere or to be attached completely, as the case may be; the envelopes must be made in one piece; the use of envelopes or packing which are wholly transparent or which have a transparent panel, shall be prohibited;
- c the make-up shall be such that the contents cannot be tampered with without obvious damage to the envelope, the packing or the seals;
- d the seals, the postage stamps representing the prepaid postage, and the postal service and other official service labels shall be spaced out so that they cannot serve to hide damage to the envelope or to the packing; the postage stamps and the labels shall not be folded over the two sides of the envelope or the packing so as to cover an edge. It shall be forbidden to affix to insured letters labels other than those relating either to the postal service or to official services whose intervention may be required under the national legislation of the country of origin;
- e if they are tied with string and sealed as described in a, the string itself need not be sealed.
- 2 Insured letters which have the exterior appearance of a box must fulfil the following additional conditions:
- a they shall be of wood, metal or plastic and sufficiently strong;
- b the walls of wooden boxes shall have a minimum thickness of 8 millimetres:
- c the top and bottom shall be covered with white paper to take the address of the addressee, the declaration of the insured value and the impression of the official stamps; they shall be sealed on the four sides in the manner described in paragraph 1, a; if required for insuring inviolability, the boxes shall be tied round crosswise with strong string without knots, the two ends being joined under a wax seal bearing a special uniform design or mark of the sender.
- 3 In addition, the following provisions shall apply:
- a the prepaid postage may be denoted by an indication showing that the postage has been paid in full, for example: "Taxe perçue" (Charge collected); this indication shall appear in the top right-hand part of the address side and be authenticated by an impression of the date-stamp of the office which prepaid the item or made up the postage on it;
- b items addressed to initials or the address of which is shown in pencil and those which have erasures or corrections in their address shall not be admitted; such items which have been wrongly admitted shall be returned to the office of origin.

Article 133

Insured letters. Insured value

- 1 The insured value shall be expressed in the currency of the country of origin and written by the sender or his representative above the address of the item in words with roman lettering and in arabic figures, without erasure or alteration, even if certified; the amount of the insured value shall not be written in pencil or indelible pencil.
- The amount of the insured value shall be converted into gold francs by the sender or by the office of origin. The result of the conversion, rounded up where appropriate to the nearest franc, shall be shown in figures at the side of or below those representing the value in the currency of the country of origin; the amount in gold francs shall be boldly underlined in coloured pencil. Conversion shall not be carried out in direct services between countries which have a common currency.

3 When circumstances of any kind or statements made by the interested parties bring to light a fraudulent insurance for a value greater than the actual value enclosed in a letter, the administration of origin shall be advised promptly, with any documents in support of the investigation. If the letter has not yet been delivered to the addressee, the administration of origin may ask for its return.

Article 134

Insured letters. Functions of the office of origin

- 1 Once the office of origin has accepted an insured letter as eligible, it shall:
- a affix a pink label in the form of the annexed specimen VD 2 and bearing in roman letters the letter V, the name of the office of origin and the serial number of the item. It shall mark the exact weight in grammes on the item. The VD 2 label and the indication of the weight shall be placed on the address side and, in so far as possible, in the top left-hand corner, beneath the sender's name and address where these are given. Administrations may however replace the VD 2 label by the C 4 label prescribed in article 131, paragraph 4, and a small pink label bearing in bold letters the words "Valeur declarée" (Insured);
- b add to the address side a stamp impression showing the office and date of posting.

Chapter III

Advice of delivery and delivery to the addressee in person

Article 135

Advice of delivery

- 1 Items for which the sender requests an advice of delivery shall bear in bold letters on the address side the indication "Avis de réception" (Advice of delivery) or the stamp impression "A.R.". The sender shall give his name and address in roman letters on the outside of the item. The latter indication, when it appears on the address side, shall be placed in the top left-hand corner. This position shall as far as possible also be assigned to the indication "Avis de réception" (Advice of delivery) or stamp impression "A.R.", which may be located beneath the sender's name and address where these are given.
- The items mentioned in paragraph 1 shall be accompanied by a light red form, of the consistency of a postcard, conforming to the annexed specimen C 5. The sender shall enter his name and address in roman letters on the front of the form, using means other than ordinary pencil, and particulars relating to the item and the addressee on the back, as indicated by the form's layout. The front of the form shall be completed by the office of origin or by any other office appointed by the dispatching administration and be securely attached to the item; if the form does not reach the office of destination that office shall automatically make out a new advice of delivery.
- 3 In calculating the postage on an advice of delivery item, including where applicable calculation of the air surcharge, the weight of the form C 5 shall be taken into account. The advice of delivery charge shall be represented on the item with the other charges.
- The office of destination shall return the C 5 form, duly completed, to the address shown by the sender; this form shall be sent à découvert and post free by the quickest route (air or surface).
- At the sender's request, an advice of delivery which has not been returned within a normal time shall be the subject of an inquiry made free of charge on form C 9 provided for in article 147. A duplicate of the advice of delivery, bearing on the front in bold letters the word "Duplicata" (Duplicate), shall be attached to the C 9 inquiry form. The latter shall be dealt with in accordance with article 147. The C 5 form shall remain attached to the inquiry form C 9, unless the item has been duly delivered, in which case the office of destination shall detach this form in order to return it as prescribed in paragraph 4 above.

Delivery to the addressee in person

Registered items and insured letters for delivery to the addressee in person shall bear in bold letters the words "A remettre en main propre" (For delivery to the addressee in person) or the equivalent in a language known in the country of destination. This indication shall appear on the address side and, in so far as possible, in the top left-hand corner, beneath the sender's name and address where these are given.

Section III

Operations on departure and arrival

Chapter I

Article 137

Application of the date-stamp

- 1 The imprint of a date-stamp showing, in roman letters, the name of the office responsible for cancelling and the date of that operation shall be applied to the address side of letter-post items. Equivalent particulars in the characters of the country of origin may be added.
- 2 The application of the date-stamp prescribed in paragraph 1 shall not be compulsory:
- a for items franked by means of impressions of postal franking machines if the name of the place of origin and the date of posting appear on these impressions:
- b for items franked by means of impressions obtained by a printing press or by any other printing or stamping process;
- c for unregistered reduced rate items, provided that the place of origin is shown on these items;
- d for letter-post items relating to the postal service as listed in article 15 of the Convention.
- 3 All postage stamps valid for prepayment shall be cancelled.
- 4 Unless administrations have prescribed cancellation by means of a special stamp impression, postage stamps left uncancelled through error or omission in the service of origin shall be:
- a struck through with a thick line in ink or in indelible pencil by the office which detects the irregularity, or
- b cancelled, by that same office, using the edge of the date-stamp in such a way that the name of the post office is not identifiable.
- Missent items, except for unregistered reduced rate items, shall be impressed with the date-stamp of the office which they have reached in error. This shall apply to both stationary offices, and, as far as possible, travelling post offices. The impression shall be made on the back of the items in the case of letters and on the front in the case of postcards.
- The stamping of items posted on ships shall be the responsibility of the postal official or the officer on board charged with the duty, or, failing those, with the post office at the port of call at which these items are handed over. In that case, the office shall impress the correspondence with its date-stamp and add the word "Navire", "Paquebot" or any other similar note.
- 7 The office of destination shall apply to the back of each insured letter an impression of its stamp showing the date of receipt.

Article 138

Express items

Items for express delivery shall be provided with either a special bright red printed label or a stamp impression in the same colour bearing the word "Exprès" (Express) in bold letters. In the absence of a label or a stamp impression, the word "Exprès" (Express) shall be written in very bold capital letters, in red ink or red pencil. The "Exprès" (Express) label, impression or indication shall be placed on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given.

Unpaid or underpaid items

- 1 When the administration of origin undertakes to prepay automatically unpaid items or make up automatically the postage on underpaid items in order to collect the missing amount from the sender afterwards, the postage or the remainder of the postage may be denoted:
- either by one of the methods of prepayment laid down in article 28, paragraph 1, of the Convention,
- or by an indication showing that the postage has been paid in full, for example: "Taxe perçue" (Charge collected).

This indication shall appear in the top right-hand part of the address side and be authenticated by an impression of the date-stamp of the office which prepaid the item or made up the postage on it.

- ltems on which the special charge laid down in article 24, paragraph 1, h, of the Convention is to be collected in accordance with article 30, paragraph 2, either from the addressee or, in the case of undeliverable items, from the sender, shall be marked with the T stamp (postage due) in the middle of the upper part of the front; beside the impression of this stamp the administration of origin shall write very legibly in the currency of its country the amount of the under-payment, and under a fraction line, that of its charge valid for the first weight step for letters dispatched by surface mail.
- In the case of reforwarding or return, applying the T stamp and giving in accordance with paragraph 2, the amounts in the form of a fraction shall be the responsibility of the reforwarding administration. The same shall apply in the case of items originating in countries which apply reduced charges in the service with the reforwarding administration. In such a case, the fraction shall be established according to the charges laid down in the Convention and valid in the country of origin of the item.
- The delivering administration shall mark the item with the charge to be collected. It shall determine this charge by multiplying the fraction resulting from the data mentioned in paragraph 2 by the amount, in its national currency, of the charge applied in the international service to the first weight step for letters dispatched by surface mail. To this charge, it shall add the handling charge prescribed in article 24, paragraph 1, h, of the Convention.
- 5 Every item not bearing the T stamp impression shall be considered as duly prepaid and treated accordingly.
- If the fraction laid down in paragraph 2 has not been shown beside the T stamp by the administration of origin or the reforwarding administration in the case of non-delivery, the administration of destination may deliver the underpaid item without collecting a charge.
- Postage stamps and postal franking impressions not valid for prepayment of postage shall not be taken into account. In that case, the figure nought (0) shall be placed beside such postage stamps or impressions, which shall be marked around in pencil.

Article 140

Return of part A of franking notes. Recovery of charges and fees

- After delivery to the addressee of an item for delivery free of charges and fees, the office which has advanced the customs or other charges on behalf of the sender shall complete, so far as it is concerned, with the use of carbon paper, the details appearing on the back of parts A and B of the franking note. It shall send part A, accompanied by the supporting vouchers, to the office of origin of the item; these shall be sent in a closed envelope, without indication of the contents. Part B shall be retained by the administration of destination of the item for settlement with the debtor administration.
- 2 However, any administration may arrange for part A of franking notes on which charges have been levied to be returned by specially appointed offices and request that this part be forwarded to a specified office.
- 3 The name of the office to which part A of the franking notes are to be returned shall be entered in every case on the front of this part by the office dispatching the item.
- When an item bearing the words "Franc de taxes et de droits" (Free of charges and fees) reaches the service of destination without a franking note, the office responsible for customs clearance shall prepare a duplicate note; on parts A and 8 of this note it shall show the name of the country of origin and, as far as possible, the date of posting of the item.

- 5 When the franking note is lost after delivery of an item, a duplicate shall be prepared under the same conditions.
- 6 Parts A and B of the franking notes relating to items which for any reason are returned to origin shall be cancelled by the administration of destination.
- 7 On receipt of part A of a franking note showing the charges paid out by the service of destination, the administration of origin shall convert the amount of those charges into its own currency at a rate which shall not be higher than the rate fixed for the issue of postal money orders intended for the country concerned. The result of the conversion shall be shown in the body of the form and on the coupon at the side. After recovering the amount of the charges, the office appointed for that purpose shall hand to the sender the coupon from the note and any supporting vouchers.

Redirected items

- 1 Items addressed to addresses who have changed their address shall be considered as addressed direct from the place of origin to the place of new destination.
- 2 Any insured letter the addressee of which has left for another country may be redirected if that country operates the service in its relations with the country of the first destination. If it does not, the item shall be sent back forthwith to the administration of origin for return to the sender.
- 3 Items unpaid or underpaid for their first transmission shall be subject to the charge which would have been applied to them if they had been addressed direct from the point of origin to the place of the new destination.
- 4 Items properly prepaid for their first transmission, but on which the additional charge for the further transmission has not been paid before their redirection, shall be subject, in accordance with articles 24, paragraph 1, h, and 30, paragraph 2, of the Convention, to a charge representing the difference between the postage already paid and that which would have been charged if the items had been dispatched originally to their new destination. To this charge shall be added the handling charge. If reforwarded by air, the items for their further transmission, shall be in addition, subject to the air surcharge, combined charge or special fee prescribed in article 76, paragraph 3.
- 5 Items originally for an address within a country shall not be redirected to another country unless they satisfy the condition for the further conveyance.
- Items having originally circulated free of postal charges within a country shall be subject, in accordance with articles 24, paragraph 1, h, and 30, paragraphs 1 and 2, of the Convention, to the postage charge which would have been payable if these items had been addressed direct from the place of origin to the place of the new destination. To this charge shall be added the handling charge.
- 7 On redirection, the reforwarding office shall apply its date-stamp to the front of items in the form of cards and on the back of all other categories of items.
- 8 Items, unregistered or registered, which are returned to senders for completion or correction of the address shall not be considered as redirected items on reposting; they shall be treated as new correspondence and consequently become liable to a new charge.
- 9 The customs duty and other fees of which it has not been possible to secure cancellation on redirection or on return to origin (article 143), shall be collected COD from the administration of the new destination. In that case, the administration of the original destination shall attach to the item an explanatory note and a COD money order (R 3, R 6 or R 8 forms of the Cash-on-Delivery Agreement). If there is no cash-on-delivery service between the administrations concerned, the charges in question shall be recovered by correspondence.
- 10 If the attempt to deliver an express item at the place of address by a special messenger has failed, the reforwarding office shall strike through the label or the indication "Exprès" (Express) with two thick horizontal lines.

Article 142

Collective redirection of letter-post items

1 Unregistered items to be redirected to the same person at a new address may be enclosed in special envelopes in the form of the annexed specimen C 6 supplied by administrations and on which only the name and

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the new address of the addressee shall be written. Moreover, when the number of items to be collectively reforwarded justifies it, a bag may be used. In this case the details required shall be entered on a special label provided by the administration and printed, generally, on the pattern of the C 6 envelope.

- 2 Neither items to be submitted to customs control nor items of which the shape, volume and weight may cause tearing shall be enclosed in these envelopes or bags.
- 3 The envelope or bag shall be presented open at the redirecting office to enable that office to collect, if necessary, the additional charges to which the items it contains may be subject or to mark on the items the charge to be collected on arrival when the additional charge has not been paid. After checking it, the forwarding office shall close the envelope or bag and apply to the envelope or label, where necessary, the T stamp indicating that charges are to be collected for all or some of the items included in the envelope or bag.
- 4 On arrival at its destination, the envelope or bag may be opened and its contents checked by the delivering office which shall collect, where necessary, the unpaid additional charges. The handling charge provided for in article 24, paragraph 1, h, of the Convention shall be collected only once for all items inserted in the envelopes or bags.
- Unregistered items addressed either to sailors and passengers aboard the same ship, or to persons travelling as a party, may also be treated as provided for in paragraphs 1 to 4. In that case, the envelopes or bag labels shall bear the address of the ship or of the shipping or travel agency, etc, to which the envelopes or bags shall be delivered.

Article 143

Undeliverable items

- Before returning to the administration of origin items which for any reason have not been delivered, the office of destination shall show clearly and concisely, in French, as far as possible on the front of these items, the reason for non-delivery, in the following form: "inconnu" (not known), "refusé" (refused), "en voyage" (travelling), "parti" (gone away), "non réclamé" (not claimed), "décédé" (deceased), etc. As regards postcards and printed papers in the form of cards the reason for non-delivery shall be shown on the right-hand half of the front.
- This information shall be shown by the application of a stamp or by affixing a label. Each administration may add the translation, in its own language, of the reason for non-delivery and other appropriate particulars. In the service with administrations which have so agreed the indications may be made in a single agreed language. Manuscript notes regarding the non-delivery made by officials or by post offices may also be regarded as sufficient in that case.
- 3 The office of destination shall strike out the address particulars with which it is concerned while leaving them legible and write "Retour" (Return) on the front of the item beside the name of the office of origin. It shall also apply its date-stamp on the back of letters and on the front of postcards,
- 4 Undeliverable items shall be returned to the office of exchange of the country of origin, either individually or in a special bundle labelled "Envois non distribuables" (Undeliverable items), as if they were items addressed to that country. Undeliverable and unregistered items which bear adequate return details shall be returned direct to the sender.
- 5 Undeliverable internal items which have to be sent abroad to be returned to the senders shall be dealt with in accordance with article 141. The same shall apply to international correspondence when the sender has moved to another country.
- 6 Items for third persons, addressed care of diplomatic and consular services and returned by them to the post office as unclaimed, as well as items for individuals, addressed to hotels, lodgings or agencies of air or maritime companies and returned to the post office because they cannot be delivered to the addressees, shall be treated as undeliverable items. In no case shall they be considered as new items subject to payment of postage.
- 7 Insured letters which have not been delivered shall be sent back as soon as possible, and at the latest within the period fixed by article 35 of the Convention; these items shall be entered on the VD 3 list and included in the packet, envelope or bag labelled "Valeurs declarées" (Insured items).

Withdrawal from the post, Alteration of address

- 1 Every request for withdrawal of items from the post or for alteration of address shall entail completion by the sender of a form conforming to the annexed specimen C 7; one form may be used for several items posted at the same time at the same office by the same sender to the address of the same addressee. In handing in this request at the post office the sender shall prove his identity and produce the certificate of posting, if any. After the proof of identity, for which the administration of the country of origin shall assume responsibility, the procedure shall be as follows:
- if the request is to be sent by post, the form, accompanied if possible, by a perfect facsimile of the envelope or of the address of the item, shall be sent direct to the office of destination, under registered cover and by the quickest route (air or surface):
- b if the request is to be made by telegraph, the form shall be handed over to the telegraph service which shall be instructed to transmit its terms to the post office of destination.
- Any request for alteration of address concerning an insured letter made by telegraph shall be confirmed by post, by the first mail, as prescribed in paragraph 1, a; the C 7 form shall then bear at the head, in bold letters, the note "Confirmation de la demande télégraphique du ..." (Confirmation of the telegraph request dated ...); pending this confirmation the office of destination shall merely retain the item. However, the administration of destination may, on its own responsibility, act on the telegraphic request without waiting for confirmation by
- 3 On receipt of the C 7 form or of the telegram sent instead, the office of destination shall search for the item in question and take the necessary action.
- The action taken by the office of destination on every request for withdrawal from the post or alteration of the address shall be communicated immediately to the office of origin by the quickest route (air or surface), by means of the reply portion of the C 7 form, which shall be automatically prepared if the request has been made by telegraph. The office of origin shall inform the applicant. The same shall apply in the following circumstances:
- fruitless searches;
- items already delivered to the addressee;
- request by telegraphic means not sufficiently explicit to permit the item to be identified with certainty;
- item confiscated, destroyed or seized.

If the sender of a request sent by telegraphic means, has asked to be notified by telegram, the reply shall be sent by this means to the office of origin, which shall inform the applicant as quickly as possible.

- 5 Any administration may ask through notification of the International Bureau, for requests concerning it to be exchanged through its central administration or through a specially appointed office; this notification shall include the name of this office.
- 6 If requests are exchanged through the central administrations, a copy of the request may, in an emergency, be sent direct to the office of origin by the office of destination. Requests sent direct shall be acted on in that the items concerned shall be withheld from delivery until the arrival of the request from the central administration.
- Administrations which exercise the option allowed by paragraph 5 shall bear the charges which may result from the transmission in their internal service by post or telegraph of the communications to be exchanged with the office of destination. Recourse to telegraphic means shall be compulsory when the sender has himself used this means and the office of destination cannot be advised in time by post.

Article 145

Withdrawal from the post. Alteration of address. Items posted in a country other than that which receives the request

1 Any office which receives a request for withdrawal from the post or alteration of address, made in accordance with article 33, paragraph 3, of the Convention, shall verify the identity of the sender of the item. It shall send the C7 form to the office of origin or destination of the item. It shall ascertain, in particular, that the address of the sender appears clearly in the place provided for this purpose on the C7 form, so as to be able at

the right time, to inform the sender how his request was dealt with, or return to him the item which is the subject of withdrawal, as the case may be.

- 2 If the withdrawal concerns a registered item or an insured letter, the certificate of posting must be produced by the sender but shall not be attached to the C 7 form; the latter shall bear the notation: "Vu récépissé de dépôt No ... delivré le ... par le bureau de ..." (Seen, certificate of posting No ... issued on ... by the office of ...). The certificate of posting shall bear the following notation: "Demande de retrait (ou de modification d'adresse) déposée le ... au bureau de ..." (Request for withdrawal from the post [or for alteration of address] made on ... at the office of ...). This note shall be accompanied by an impression of the date-stamp of the office receiving the request.
- Any telegraphic request made under the conditions laid down in paragraph 1 shall be sent direct to the office of destination of the item. If, however, it refers to a registered item or an insured letter, a C 7 form accompanied if possible by the receipt of posting and clearly marked "Demande télégraphique déposée le ... au bureau de ..." (Telegraphic request made on ... at the office of ...) shall, in addition, be sent to the office of origin of the item. After verifying the details, the office of origin shall write at the top of the C 7 form, in coloured pencil, the note "Confirmation de la demande télégraphique du ..." (Confirmation of the telegraphic request of ...) and shall send it to the office of destination. The office of destination shall hold the registered item, or the insured letter until receipt of this confirmation.
- 4 So that it can inform the sender, the office of destination of the item shall inform the office which receives the request how it has been dealt with. However, when a registered item or an insured letter is concerned, this information shall pass through the office of origin of the item. In the case of withdrawal, the withdrawn item shall be attached to this information.
- 5 Article 144 shall apply, by analogy, to the office which receives the request and to its administration.

Article 146

Inquiries, Unregistered items

- 1 Every inquiry about an unregistered item shall involve the preparation of a form conforming to the annexed specimen C 8 which shall be accompanied, as far as possible, by a facsimile of the address of the item on a small sheet of thin paper. The inquiry form shall be completed with all the details called for and very legibly, preferably in roman capital letters and arabic figures. Whenever possible this form shall be completed by typewriter.
- 2 The office which receives the inquiry shall automatically forward the form direct, preferably by registered mail and by the quickest route (air or surface), without a covering letter and in an envelope, to the corresponding office. The latter, after obtaining the necessary information from the addressee or the sender, as the case may be, shall automatically return the form, preferably by registered mail and in an envelope, by the quickest route (air or surface) to the office which prepared it.
- 3 If the inquiry is acknowledged to be justified the latter office shall forward the form to its central administration for further investigation.
- 4 A single form may be used for several items posted at the same time by the same sender to the address of the same addressee
- 5 Any administration may ask through notification of the International Bureau for inquiries concerning its service to be forwarded to its central administration or to a specially appointed office.
- 6 The C 8 form shall be returned to the administration of origin of the item under inquiry in accordance with the conditions prescribed in article 147, paragraph 12.
- If a request is made for transmission of an inquiry by telegraph, a telegram shall be sent, instead of a C 8 form, direct to the office of destination or, where applicable, either to the central administration of the country of destination or to a specially appointed office. If the sender has asked to be advised by telegraph, the reply shall be thus transmitted to the service which initiated the telegraph inquiry; if not, the reply can be given by post.

Inquiries. Registered items and insured letters

- 1 Every inquiry about a registered item or an insured letter shall be made on a form conforming to the annexed specimen C 9 which shall be accompanied, as far as possible, by a facsimile of the address of the item on a small sheet of thin paper. The inquiry form shall be completed with all the details called for and very legibly, preferably in roman capital letters and arabic figures. Whenever possible this form shall be completed by type-writer. In the case of an inquiry about registered items exchanged under the system of bulk advice, the number and the date of dispatch of the mail must be entered on the C 9 inquiry form.
- 2 If the inquiry concerns a cash-on-delivery item, it shall also be accompanied by a duplicate R 3, R 6 or R 8 money order form of the Cash-on-Delivery Agreement or by a deposit note, as the case may be.
- 3 One form may be used for several items posted at the same time at the same office by the same sender and sent by the same route to the address of the same addressee.
- The inquiry, furnished with the forwarding data, shall be sent from office to office following the same route as the item; it shall be sent automatically without a covering letter and in a closed envelope, and always by the quickest route (air or surface). However, an administration of destination may prescribe that all inquiries be sent to it by registered post.
- 5 Any administration may, by notifying the International Bureau, ask for inquiries concerning its service to be forwarded duly furnished with the forwarding data, to its central administration or to a specially appointed office.
- 6 If the administration of origin or the administration of destination so requests, the inquiry shall be forwarded direct from the office of origin to the office of destination.
- If, upon receipt of the inquiry, the office of destination or the central administration of the country of destination or the specially appointed office, as the case may be, is able to say what finally happened to the item, it shall complete part 3 of the form. In cases of delayed delivery, retention or return to origin the reason shall be shown briefly on the C 9 form.
- 8 An administration which is unable to establish either delivery to the addressee or correct transmission to another administration shall immediately order the necessary inquiry. It shall record in part 4 of the C 9 form its decision on liability.
- 9 The form, duly completed as prescribed in paragraphs 7 and 8, shall be returned by the quickest route (air or surface) to the address given at the end of it or, if no address is given, to the office which prepared it.
- 10 Any intermediate administration which forwards a C 9 form to the next administration shall be responsible for informing the administration of origin of the fact by means of a form conforming to the annexed specimen C 9bis.
- 11 If an inquiry has not been returned within a period of two months a duplicate of the C 9 form, furnished with the forwarding data, shall be sent to the central administration of the country of destination. The word "Duplicata" (Duplicate) and the date of dispatch of the original inquiry shall be written very conspicuously on the duplicate.
- 12 The C 9 form and the documents which are attached to it, including the addressee's declaration made out on a form conforming to the annexed specimen C 32, and certifying the non-receipt of the item under inquiry shall invariably be returned to the administration of origin of the item under inquiry as soon as possible and at the latest within five months from the date of the original inquiry.
- 13 The foregoing provisions shall not apply to cases of theft from a mail, loss of a mail or to other similar cases, which necessitate a more detailed exchange of correspondence between administrations.
- 14 If a request is made for transmission of an inquiry by telegraph, a telegram shall be sent, instead of a C9 form, direct to the office of destination or, where applicable, either to the central administration of the country of destination or to a specially appointed office. If the sender has asked to be advised by telegraph, the reply shall be thus transmitted to the service which initiated the telegraph inquiry; if not, the reply can be given by post. If the telegraphic inquiry does not establish what happened to the item concerned, the inquiry shall be made again by post using form C 9 before indemnity is considered.

Inquiries concerning items posted in another country

- 1 In the cases provided for in article 42, paragraph 3, of the Convention, C 8 and C 9 forms concerning inquiries shall be forwarded to the office of origin of the item, unless the administration concerned has requested that these forms be sent to its central administration or a specially appointed office. The certificate of posting must be produced but shall not be attached to the C 9 form; the latter shall be endorsed "Vu récépissé de dépôt No ... deliveré le ... par le bureau de ..." (Seen, certificate of posting No ... issued on ... by the office of ...).
- 2 The form must reach the administration of origin within the period prescribed in article 107, paragraph 1.

Article 149

Delivery of a rifled or damaged insured letter

- 1 In the cases specified in article 53, paragraph 1, a and b, of the Convention, the delivering office shall prepare a VD 4 report on the joint inspection and have it countersigned, whenever possible, by the addressee. One copy of the report shall be handed to the addressee or, if the item is refused or redirected, attached to it. One copy shall be retained by the administration which prepared the report.
- 2 If the item is delivered, the copy of the VD 4 report prepared in accordance with article 165, paragraph 10, b, shall be attached to the item and dealt with in accordance with the regulations of the country of destination; if the item is refused, the said copy shall remain attached to the item.
- 3 When internal regulations so require, an item subjected to the treatment specified in paragraph 1 shall be returned to the sender if the addressee refuses to countersign the VD 4 report.

Section IV

Exchange of items, Mails

Chapter I

Article 150

Exchange of items

Administrations may exchange, via one or more of their number, both closed mails and à découvert items according to needs and service requirements.

Article 151

Exchange in closed mails

- 1 It shall be obligatory to make up closed mails whenever one of the intermediate administrations so asks on grounds that the amount or the weight of à découvert items is such as to hinder its work. Dispatches of à découvert items with an average weight exceeding 5 kilogrammes per mail or per day (when several dispatches are made in a day) can be considered as being likely to hinder work as regards weight.
- 2 The exchange of items in closed mails shall be regulated by common consent between the administrations concerned.
- 3 Administrations via which closed mails are to be forwarded shall be given suitable notice.

- In cases where an exceptionally large number of unregistered items have to be sent to a country to which mail is normally sent in transit à découvert, administrations may agree to the country of origin making up closed mails without a letter bill for the country of destination.
- The administration of the country of origin shall advise administrations concerned of the dispatch of the extraordinary closed mails mentioned in paragraph 4 and shall, to that effect, use the C 16 verification note referred to in article 174, paragraph 1, which it shall send direct to them by the quickest route (air or surface).

Land transit without the participation of the country crossed

When an administration wishes to use a transport service conveying mails in transit across another country without the participation of the services of that country in accordance with article 3 of the Convention, it shall make a request to that effect to the postal administration of the country crossed; in addition it must provide that administration, if the latter so requests, with any desired information about the mail thus forwarded.

Article 153

Routes and methods of transmission of insured letters

- By means of the VD 1 tables received from the others concerned, each administration shall decide on the routes to be used for the transmission of its insured letters;
- The transmission of insured letters between adjacent countries or between countries connected by a direct sea or air service shall be effected by the offices of exchange which the two administrations concerned appoint by mutual agreement.
- In the relations between countries separated by one or more intermediate services, insured letters shall follow the most direct route. Nevertheless, the administrations concerned may also arrange with one another to provide for transmission à découvert by circuitous routes where the transmission by the most direct route would not carry with it a guarantee of liability over the whole distance.
- Subject to service requirements and article 151, paragraph 1, insured letters may be dispatched in closed mails or be handed over à découvert to the first intermediate administration if that administration is able to arrange for their transmission under the conditions prescribed in the VD 1 tables.
- Administrations of origin and destination may agree among themselves to exchange insured letters in closed mails by means of the services of one or more intermediate countries, whether these participate in the insured letters service or not. The intermediate administrations shall be advised in good time.

Article 154

Transit à découvert

- The transmission of à découvert items to an intermediate administration shall be strictly limited to cases where the making up of closed mails for the country of destination is not justified, as defined in article 151, paragraph 1. The dispatching administration shall consult the intermediate administrations as to the suitability of the route by which it is proposed to send its à découvert items.
- In the absence of a special agreement, all items posted on board a ship and not included in a closed bag mentioned in article 66 of the Convention shall be handed over à découvert by the ship's agent direct to the post office at the port of call, whether these items have been stamped on board or not.
- When their number and make-up permit, items sent à découvert to an administration shall be made up in separate labelled bundles for each country of destination.

Article 155
Make-up of mails

- Ordinary items which can be bundled shall be classified by size (standardized items and other items) and bundled according to categories, letters and postcards being included in the same bundle and newspapers and periodicals mentioned in article 162, paragraph 1, b, iii, being made up in bundles separate from other AO items. The bundles shall be distinguished by labels in the form of the annexed C 30 specimens and showing the indication of the office of destination or of the reforwarding office of the items enclosed in the bundles. Items which can be bundled shall be arranged with the addresses facing the same way. Prepaid items shall be separated from those which are unpaid or underpaid and the labels of bundles of unpaid or underpaid items shall be impressed with the T stamp. The bundles of unpaid or underpaid items shall be placed in the bag containing the letter bill. The thickness of the bundles of standardized items shall be limited to 150 mm after bundling. The weight of bundles of non-standardized items may not exceed 5 kilogrammes.
- 2 If letters show signs of opening, deterioration or damage, a note of the fact shall be made on them and they shall be marked with the date-stamp of the office which discovered it. In addition, when the security of the contents so requires the items shall be placed if possible in a transparent envelope or in a fresh packing on which the details appearing on the envelope shall be reproduced.
- Mails, including those made up solely of empty bags, shall be contained in bags the number of which shall be kept to the strict minimum. The bags shall be in good condition to protect their contents; they shall also be suitably closed, sealed preferably with lead and labelled. The seals may also be made of light metal or plastic provided the sealing is so done that it cannot be tampered with without bearing signs of tampering. However, when administrations are in agreement on this subject, bags containing unregistered AO items only and empty bags need not be sealed with lead; the same applies to bags containing unregistered LC or AO items if they are conveyed in a sealed container by a direct service or if they are forwarded by a country of embarkation that puts them into such a container for the country of destination. When string is used it shall be passed twice round the neck of the bag in such a way that one of the two ends is drawn under the loops and then tied. The impressions of the seals shall reproduce, in very legible roman letters, the name of the office of origin or an indication sufficient to identify that office.
- The bags shall show legibly in roman letters the office or country of origin and bear the word "Postes" (Post) or any other similar expression distinguishing them as postal dispatches.
- In the absence of special agreement small mails shall simply be wrapped in strong paper so as to prevent any damage to the contents, then tied with string and sealed with lead, light metal or plastic seals. If lead, light metal or plastic seals are used, these mails shall be made up so that the string cannot be detached. When they contain only unregistered items they may be closed by means of gummed seals bearing the printed indication of the dispatching office of administration. Subject to article 158, administrations may agree to use the same means of closing for mails containing registered items which, because of their small number are transported in packets or envelopes. In that case, the addresses of the packets and envelopes shall conform, as regards the printed details and the colours, to the provisions prescribed in article 162 for the labels of bags of mails. However closing by means of gummed seals shall not be permitted for bags containing insured letters.
- 6 When the number or volume of the items necessitates the use of more than one bag, separate bags shall, as far as possible, be used:
- a for letters and postcards and, where applicable, for the newspapers and periodicals mentioned in article 162, paragraph 1, b, iii;
- for the periodicals mentioned in article 162, paragraph 1, c; and for other items; in addition, as applicable, separate bags shall be used for small packets; the labels on those bags shall bear the words "Petits paquets".
- 7 The packet or bag of registered items or insured letters shall be placed in one of the bags of letters or in a separate bag; the outer bag shall invariably bear the red label prescribed in article 162, paragraph 1, a. When there are several bags of registered items or insured letters, all the bags must bear a red label.
- 8 The special envelope containing the letter bill shall be dealt with in accordance with article 156, paragraph 1.
- 9 The weight of each bag shall in no circumstances exceed 30 kilogrammes.

- 10 As far as possible, offices of exchange shall include in their own mails for a particular office all the small mails (packets or bags) which reach them for that office.
- 11 For conveyance purposes, mails may be placed in containers, subject to special agreement between the administrations concerned on the methods of using the containers.

Letter bills

- A letter bill in the form of the annexed specimen C 12 shall accompany each mail. It shall be placed in a pink envelope, if the mail contains insured letters, and in a blue envelope, if it does not, marked in bold letters "Feuille d'avis" (Letter bill). This envelope shall be fastened to the outside of the packet or bag of registered items; if there are no registered items, the envelope shall whenever possible be attached to a bundle of ordinary items. In relations between countries whose administrations have reached agreement, the dispatching office of exchange shall send one copy of the C 12 by air to the office of exchange of destination. Administrations may, by means of special agreements, decide that mails containing exclusively ordinary letter-post items or empty bags shall not be accompanied by a letter bill.
- 2 The dispatching office shall complete the letter bill with all the details called for, taking into account this article and articles 157, 158, 160 and 168:
- Heading: in the absence of special agreement, dispatching offices shall not number the letter bills when mails are made up only once every day. In every other case they shall number them according to an annual series for each office of destination. Each mail shall in that event bear a separate number. In the case of the first dispatch of each year the bill shall bear, in addition to the serial number of the mail, that of the last mail of the preceding year. If a mail is suppressed, the dispatching office shall enter beside the number of the mail, the indication "Last mail". The name of the ship transporting the mail or the official abbreviation of the flight used shall be shown when the dispatching office knows it;
- b Table I: the presence of unregistered express or airmail items shall be shown by a cross (x) in the corresponding box;
- Table II: the number of bags, broken down by category, shall be entered in this table. Administrations may agree that only red label bags shall be entered on the letter bills;
- d Table III: the number of bags and packets of registered items or insured letters shall be entered in this table, as shall be the number of special lists of registered items (article 157), VD 3 dispatch lists (article 158) and AV 2 bills (article 209); when the mail does not contain envelopes, packets or bags of insured items the indication "Néant" (Nil) shall be entered into the "insured" column of that table;
- e Table IV: this table is intended for the entry of small transit mails which are placed in the bag of the office of exchange reforwarding the mail:
- Table V: the number of bags used by the dispatching administration and the number of empty bags returned to the administration of destination shall be entered in this table; where applicable, the number of empty bags belonging to an administration other than that to which the mail is addressed shall be shown separately with a reference to that administration. When two administrations have agreed to enter red label bags only (subparagraph c), the number of bags used for the make-up of the mail or the number of empty bags belonging to the administration of destination shall not be given in table V. Unclosed official letters and the various communications or recommendations from the dispatching office relating to the service shall also be mentioned in this table;
- Table VI: this table is intended for the entry of registered items when special lists are not used exclusively. If the administrations concerned have agreed to the bulk advice of registered items, the number of these items inserted in the bag containing the letter bills shall be shown in words and in figures (article 157, paragraph 2). When the mail does not contain registered items the indication "Néant" (Nil) shall be entered in table VI.
- 3 Administrations may arrange with each other to include additional tables or headings in the letter bill or modify the tables to suit their needs when they consider it necessary.
- When an office of exchange has no item to pass forward to a corresponding office and when, in the service between the administrations concerned, the letter bills are not numbered in accordance with paragraph 2, a, that office shall merely send a "Nil" letter bill in the next mail; in the case of annually numbered mails no "Nil" letter bill shall be sent.

Transmission of registered items

- Except where paragraph 2 applies, registered items shall be transmitted entered individually in table VI of the letter bill. One or more special lists in the form of the annexed specimen C 13 may be used, either in place of table VI or as a supplement to the letter bill. The use of special lists shall be compulsory if the administration of destination so requests. The lists in question shall show the same serial number as that shown on the letter bill of the corresponding mail. When several special lists are used they shall also be numbered in their own series for each mail. The number of registered items which can be entered on a single special list or in table VI of the letter bill shall be restricted to the number for which the layout of the respective form provides.
- Administrations may agree to the bulk advice of registered items. The total number of items shall be entered in table III of the letter bill. When the mail comprises several bags of registered items, every bag except the one in which the letter bill is inserted shall contain a special list showing, in words and figures in the space provided, the total number of registered items it contains. The number of items inserted in the bag containing the letter bill shall be mentioned thereon in the box in table VI reserved for that purpose.
- 3 Administrations may agree among themselves that paragraph 2 shall not apply to MP 1 money orders subject to automatic registration.
- Registered items and, where applicable, the special lists provided for in paragraph 1 shall be made up in one or more separate packets or bags which shall be suitably wrapped or closed and sealed with or without lead so as to protect the contents. The seals may also be made of light metal or plastic. The impressions of the seals whether of lead or other material, shall reproduce, in very legible roman letters, the name of the office of origin or an indication sufficient to identify that office. Bags and packets made up in this way may be replaced by heat-sealed plastic bags. The registered items shall be arranged in each packet according to their order of entry. When one or more special lists are used each of them shall be tied up with the registered items to which it refers and placed on top of the first item in the bundle. When several bags are used each of them shall contain a special list detailing the items which it contains.
- 5 Subject to agreement between the administrations concerned and when their volume permits, registered items may be enclosed in the special envelope containing the letter bill. This envelope shall be sealed.
- 6 In no case may registered items be included in the same bundle as unregistered items.
- 7 As far as possible a single bag shall not contain more than 600 registered items.
- 8 If there is more than one packet or bag of registered items each of the additional packets or bags shall bear a red label showing the nature of its contents.

Article 158

Transmission of insured letters

- 1 The dispatching office of exchange shall enter the insured letters on special dispatch lists in the form of the annexed specimen VD 3 with all the details for which the form provides.
- Insured letters shall be made up with the dispatch list or lists into one or more special packets tied to one another, wrapped in strong paper, tied on the outside and sealed with fine wax on every fold by means of the seal of the dispatching office of exchange; these packets shall be endorsed "Valeurs déclarées" (Insured items).
- 3 Instead of being made up in a packet, the insured letters may be placed in a strong paper envelope, closed by means of wax seals.
- The packets or envelopes of insured letters may also be closed by means of gummed seals bearing the printed indication of the administration of origin of the mail, unless the administration of destination of the mail requires that they shall be sealed with wax or lead. An impression of the date-stamp of the dispatching office shall be added to the gummed seal in such a way that it appears partly on the seal and partly on the wrapping.
- 5 If their number or volume makes it necessary insured letters may be placed in a bag suitably closed and sealed with wax or lead.
- 6 The packet, envelope or bag of insured letters shall be enclosed in the packet or bag containing registered items or, failing those, in the packet or bag which would normally contain registered items; when the registered

items are enclosed in more than one bag, the packet, envelope or bag of insured letters shall be placed in the bag to the neck of which the special envelope containing the letter bill is attached.

7 The outer bag containing insured letters must be in perfect condition and the edge of its mouth shall be provided, if possible, with piping which makes it impossible to open the bag illicitly without leaving visible traces.

Article 159

Transmission of money orders

Postal money orders sent unenclosed shall be made up in a separate bundle and placed in a packet or bag containing registered items or, if there is one, in the packet or bag with insured items. The same shall apply to unregistered COD items exchanged in accordance with article 2, paragraph 1, of the Cash-on-Delivery Agreement. If the mail contains neither registered nor insured items, the money orders and, if any, the unregistered COD items shall be placed in the envelope containing the letter bill or bundled with the latter.

Article 160

Transmission of express items and airmail correspondence sent in surface mails

- 1 The presence of unregistered express or airmail items shall be shown by a cross (x) in the corresponding box of table I on the letter bill (article 156, paragraph 2, b).
- 2 Unregistered express items and unregistered airmail correspondence shall be made up in separate bundles bearing labels marked in bold letters either "Express" (Express) or "Par avion" (By airmail). These bundles shall be enclosed by the offices of exchange in the envelope containing the letter bill which accompanies the mail.
- 3 If, however, this envelope has to be fixed to the packet or the bag of registered items (article 156, paragraph 1), the bundles of express items and airmail correspondence shall be placed in the outer bag.
- Registered express items and registered airmail correspondence shall be arranged in their order among the other registered items and the word "Exprés" (Express) or "Par avion" (By airmail) written opposite the appropriate entries in the "Observations" column of table VI of the letter bill or the C 13 special lists. In the case of bulk advice, the presence of these registered items shall be shown simply by the words "Exprés" (Express) or "Par avion" (By airmail) in table VI of the letter bill. Similar indications shall be made in the "Observations" column on the VD 3 dispatch lists opposite the entries of insured letters for delivery by express or to be sent by air.

Article 161

Transmission of printed papers for a single addressee

Every special bag containing printed papers for the same addressee at the same address shall, in addition to the C 28 or AV 8 label which in this case bears the letter "M", be furnished with a rectangular address label provided by the sender and giving all the information concerning the addressee. The address label shall be made of sufficiently rigid canvas, a strong cardboard, plastic material or paper glued to wood and shall be provided with an eyelet; it shall not be smaller than 140 x 90 mm with a tolerance of 2 mm. In the absence of any advice to the contrary, these bags may be sent registered. In the latter case they shall be entered in table VI of the C 12 letter bill or on a C 13 special list as a single registered item and the letter "M" shall be added in the "Observations" column. If the special bags contain printed papers to be submitted to customs examination, the address label shall compulsorily bear the green C 1 label specified in article 116, paragraph 1.

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Labelling of mails

- The labels of the bags shall be made of sufficiently rigid canvas, plastic, strong cardboard parchment or of paper glued to wood and shall be provided with an eyelet. Their layout and text shall conform to the annexed specimen C 28. In the service between neighbouring offices, strong paper labels may be used; these shall, however, be strong enough to withstand the various handling processes the mails undergo during transmission. Labels are made in the following colours:
- a in vermillion red, for bags containing registered items, insured letters and/or the letter bill;
- b in white, for bags containing only ordinary items of the following categories:
 - i letters and postcards dispatched by surface and air.
 - ii mixed items (letters, postcards, newspapers and periodicals and other items),
 - iii newspapers posted in bulk by publishers or their agents and dispatched by surface only, except those returned to sender; the reference "Newspapers" or the reference "Jx" shall be written on the white label, when the bags contain only items of this category. Administrations of origin may also insert in the bags with white labels bearing the reference "Newspapers" or the reference "Jx" news periodicals published at least once a week and posted in bulk to which they give in their domestic service the priority treatment given to newspapers;
- c in light blue, for bags containing only printed papers, literature for the blind, ordinary small packets and periodicals other than those mentioned in subparagraph b, iii. The reference "Periodicals" may be written on the blue label when the bags contain only items of this category;
- d in green for bags containing only empty bags returned to origin.
- The label of the bag or packet containing the letter bill (article 156) shall always bear a bold letter "F" and the number of bags comprised in the mail may be written on it.
- 3 A white label may also be used in conjunction with a tab 5 x 3 cm in one of the colours mentioned in paragraph 1: a blue label may also be used in conjunction with a similar tab in red.
- 4 Letters containing perishable infectious biological substances as defined in article 119 shall be placed in separate bags. Each bag shall be provided with an identification label, similar in colour and form to the label provided for in article 119 but made bigger to make room for affixing an eyelet. Besides the special symbol for items containing infectious substances, this label shall bear the phrase: "Infectious substance" and "In case of damage or leakage immediately notify public health authority".
- In the case of mails not accompanied by a letter bill, the label of the outer bag containing express items shall bear either the red "Exprès" (Express) label or the word "Exprès" (Express) written in red.
- The labels shall bear the name of the dispatching office printed in small roman letters and the name of the office of destination in large roman letters, preceded respectively by the words "de" (from) and "pour" (to), as well as, as far as possible, an indication of the transmission route, and, if the mails are going by sea, the name of the vessel. The name of the office of destination shall also be printed in small letters, vertically, on either side of the eyelet of the label. In exchanges between countries by sea not made by direct services, and in exchanges with other countries which expressly request it, the date of dispatch, the number of the mail and the port of disembarkation shall also be given.
- 7 Intermediate offices shall not enter any serial number on the labels of bags or packets of closed mails in transit.
- 8 When closed mails are to be forwarded by ships, appertaining to the intermediate administration, but which the latter does not use regularly for its own traffic, the weight of the letters and other items shall be shown on the label of the mails if the administration responsible for arranging the embarkation so requests.

Article 163

Routeing of mails and preparation of trial notes

1 When a mail consists of several bags, these shall as far as possible remain together and be forwarded by the same post.

- The administration of the country of origin may prescribe the route to be followed by the closed mails which it dispatches, provided that the use of that route does not entail special costs for an intermediate administration. Information about the routeing shall be entered on the C 18 bills and the C 28 labels.
- To determine the most favourable route and the time of transmission of a mail, the office of exchange of origin may send to the office of destination of the mail a trial note in the form of the annexed specimen C 27. This note shall be included in the mail and attached to the letter bill, the indication "C 27" being entered in table V. If the C 27 form is missing when the mail arrives, the office of destination shall make out a duplicate. The trial note, duly completed by the office of destination, shall be returned by the quickest route (air or surface)
- 4 In the event of a change in a service for the exchange of closed mails established between two administrations via one or more third party countries, the administration of origin of the mail shall inform the administrations of those countries of the fact.
- If it is a question of an alteration in the routeing of mails, the new route to be followed shall be reported to the administrations which previously provided the transit, while the old route shall be reported, for information, to the administrations which will provide the transit in the future.

Transfer of mails

- In the absence of special agreement between the administrations concerned, the transfer of mails between two corresponding offices shall be carried out by means of a delivery bill in the form of the annexed specimen C 18. Two copies of the bill shall be prepared. The first shall be for the receiving office and the second for the dispatching office. The receiving office shall acknowledge receipt on the second copy of the delivery bill and return that copy immediately by the quickest route (air or surface).
- 2 The delivery bill may be prepared in triplicate in the following cases:
- when the transfer of mails between two corresponding offices is made through a transport service. In that case, the first copy shall be for the receiving office and shall accompany the mail; the second shall receive the acknowledgement of receipt by the transport service and shall be given to the dispatching office; the third shall be retained by the transport service after being signed by the receiving office;
- b when the transmission of mails is effected by a means of transport without accompanying staff, the first two copies shall be sent with the mail and the third retained by the dispatching office. The first copy shall be for the receiving office and the second shall be returned by the quickest route, duly signed by the latter, to the dispatching office.
- 3 Because of their internal organization, certain administrations may request that separate C 18 bills be made out for letter-post mails on the one hand, and for parcels on the other.
- When the transfer of mails between two corresponding offices involves a sea service, the dispatching office of exchange may prepare a fourth copy which the receiving office of exchange shall return after certifying it. In this case the third and fourth copies shall accompany the mail. In relations between countries whose administrations have reached agreement in this respect, one copy of the C 18 bill shall be sent by air either to the receiving office of exchange or to its central administration.
- 5 Only the bags and packets distinguished by red labels shall be detailed on the C 18 delivery bill. Other bags and packets shall be entered in bulk by category on the C 18 delivery bill and each category shall be transferred en bloc. The administrations concerned may, however, agree that only bags and packets distinguished by red labels shall be entered on the delivery bill.
- 6 For delivery of airlifted surface mails the C 18 bill shall be replaced by the annexed C 18 bill.
- 7 The mails shall be handed over in good condition. However, a mail may not be refused because of damage or theft.
- 8 In the absence of the C 18 delivery bill, the receiving office shall prepare one in triplicate in accordance with the load received. Two copies accompanied by a C 14 verification note shall be sent to the dispatching office, which shall return one copy after examination and signature.

Checking of mails and use of verification notes

- 1 Every office receiving a mail shall check not only the origin and destination of the bags making up the mail and entered on the delivery bill, but also the sealing and make-up of the bags bearing red labels.
- When an intermediate office receives a mail in bad condition, it shall check the contents if it thinks that these have not remained intact and put it in new packing just as it is. This office shall copy the particulars from the original label on to the new one and apply to the latter an impression of its date-stamp, preceded by the endorsement "Remballé à ..." (Repacked at ...). It shall make out a verification note in the form of the annexed specimen C 14, in accordance with paragraphs 6, 8 and 11 and shall insert one copy thereof in the repacked mail.
- Upon receipt of a mail, the office of exchange of destination shall check whether it is complete and whether the entries on the letter bill and, where applicable, on the VD 3 dispatch lists and the special lists of registered items are correct. It shall satisfy itself that there is no irregularity in the external condition of the outer bag and of the packet, envelope or inner bag containing insured letters and that they have been made up in accordance with article 158; it shall check the number of insured letters and inspect them individually. It shall check whether the mail has arrived in the sequence in which it was dispatched. If a mail or one or more bags thereof, insured letters, registered items, a letter bill, a dispatch list or a special list of registered items are missing or when there is any other irregularity, the facts shall be immediately established by two officials. These shall make the necessary corrections on the bills or lists, taking care to cross out, where necessary, the incorrect entries in such a way as to leave the original entries legible. Unless there is an obvious error the corrections shall be accepted in preference to the original statement. If the letter bill, dispatch list or a special list is missing the inward office shall, in addition, prepare a fresh letter bill, dispatch list or special list or make a precise note of the insured letters or registered items received.
- 4 When the mails are opened, the constituent parts of the fastening (lead and other seals, string, labels) shall be kept together as far as possible; to achieve this the string shall be cut in one place only.
- When an office receives letter bills, dispatch lists or special lists which are not intended for it, it shall send them or, if its internal regulations so require, certified true copies to the office of destination by the quickest route (air or surface).
- The irregularities established shall be reported immediately by means of a verification note in duplicate, to the office of origin of the mail and, where transit is involved, to the last intermediate office which transmitted the mail in bad condition, by the quickest route (air or surface) after the complete check of the mail. If the mail contains bundles provided with the C 30 and AV 10 labels specified in article 155, paragraph 1, and article 197, paragraph 1, respectively, such labels shall, in case of irregularity, be attached to the verification note. The details on the note shall specify as precisely as possible the bag, cover, packet or item concerned. In the case of service irregularities which gave grounds for presuming loss or theft, the condition in which the packing of the mail was found shall be indicated in as much detail as possible on the verification note.
- Irregularities established upon receipt of a mail containing insured letters shall immediately be made the subject of reservations to the transferring service. Notification of a missing item, alteration or any other irregularity for which administrations may be liable in respect of insured letters shall be sent immediately by telex or telegram to the dispatching office of exchange or to the intermediate service. In addition, a formal report in the form of the annexed specimen VD 4 shall be made out. The condition in which the packing of the mail was found shall be indicated therein. The formal report shall be sent under registered cover to the central administration of the country to which the dispatching office of exchange belongs independently of the verification note, which shall be sent to that office immediately. A duplicate of the report shall be sent at the same time either to the central administration to which the receiving office of exchange belongs or to any other controlling authority appointed by that administration.
- 8 In the case of the irregularities mentioned in paragraphs 6 and 7, unless this is impossible for a stated reason, the bag, or envelope, with the string, labels and lead or other seals as well as all the inner and outer packets or bags in which the insured letters and registered items were enclosed as well as the packing of any damaged items which can be recovered from the addressee, shall be kept intact for a period of six weeks from the date of verification and shall be sent to the administration of origin if the latter so requests.

- When the mails are transmitted through the intermediary of a carrier, the C 18, C 18bis or AV 7 delivery bill mentioning the irregularities established by the intermediate administration or administration of destination on taking over the mails shall where possible be countersigned by the carrier or his representative. The copies of the C 18, C 18bis or AV 7 delivery bill the third and fourth copies of the C 18 bill provided for in article 164 and the fourth and fifth copies of the AV 7 and C 18bis bills provided for in article 200 must indicate the reservations made with respect to the carrier service. Where the mails are transported in containers, these reservations shall relate solely to the condition of the container and of its fastening and seals.
- 10 Without prejudice to the application of the provisions of paragraphs 7 and 8, the office of exchange which receives from a corresponding office a damaged or an insufficiently packed insured letter shall send it on after observing the following rules:
- if it is a matter of slight damage or of partial destruction of the seals it is sufficient to re-seal the insured letter to safeguard the contents, on condition, however, that it is obvious that the contents are not damaged nor, according to a check of the weight, short. The existing seals shall be preserved; if necessary, the insured letters shall be repacked, retaining the original packing as far as possible; repacking may also be done by placing the damaged letter in a bag labelled and sealed with lead. In such cases, it is unnecessary to re-seal the damaged letter. The bag label shall be marked "Lettre avec valeur déclarée endommagée" (Damaged insured letter) and show the following information: registration number, office of origin, amount of the insured value, name and address of addressee, the date-stamp impression and the signature of the official who bagged the item;
- if the state of the insured letter is such that the contents could have been removed, the office shall automatically open it and check the contents; the result of this check shall be given in a formal VD 4 report, a copy of which shall be attached to the insured letter; the item shall be repacked;
- in all these cases, the weight of the insured letter on arrival and the weight after repacking shall be checked and noted on the cover; this note shall be followed by the words "Scellé d'office à ..." (Sealed at ...) or "Remballé à ..." (Repacked at ...), by an impression of the date-stamp and by the signature of the officials who have affixed the seals or done the repacking.
- 11 In the cases provided for in paragraphs 2, 3 and 5, the office of origin and, where appropriate, the last intermediate office of exchange may, in addition, be advised by telegram at the expense of the administration which sends it. A telegraphic advice shall be sent whenever the mail shows obvious traces of having been tampered with, so that the dispatching or intermediate office may investigage the matter without delay and, where necessary, advise the preceding administration also by telegram for the continuation of the inquiry.
- 12 When the absence of a mail is the result of a missed mail connnection or when it is duly explained on the waybill, the preparation of a verification note shall be necessary only if the mail does not reach the office of destination by the next post.
- 13 As soon as a mail which had been reported as missing to the office of origin and, where appropriate, to the last intermediate office arrives, a second verification note announcing the receipt of the mail shall be sent to these offices by the quickest route (air or surface).
- 14 When a receiving office responsible for checking a mail has not sent a note reporting irregularities of any kind to the office of origin and, where appropriate, to the last intermediate office of exchange by the quickest route (air or surface), it shall be considered, until the contrary is proved, as having received the mail and its contents. The same assumption shall be made in respect of irregularities to which no reference has been made or which have been incompletely reported in the verification note; the same shall apply when the provisions of the present article regarding the formalities to be fulfilled have not been observed.
- 15 Verification notes and any associated evidence shall be sent under registered cover by the quickest route (air or surface). If the administration of origin has asked to be sent the articles mentioned in paragraph 8, these, together with a copy of the verification note, may be sent by registered surface mail, unless the two administrations concerned have agreed on their being sent by air.
- 16 Verification notes shall be forwarded in envelopes marked in bold letters "Bulletin de vérification" (Verification note). These envelopes may either be pre-printed or distinguished by a stamp impression clearly reproducing the indication.

17 The offices to which the verification notes are sent shall return them as promptly as possible, after having examined them and indicated thereon their observations, if any. If the notes are not returned to the administration of origin within a period of two months from the date of their dispatch, they shall be considered, until the contrary is proved, as duly accepted by the offices to which they were sent.

Article 166

Missent items

Missent items of all kinds shall be redirected to their destination without delay by the quickest route.

Article 167

Steps to be taken in the event of an accident occurring to surface conveyance facilities

- 1 When, as a result of an accident in course of surface conveyance, a ship, train or any other transport facility is unable to continue its journey and deliver the mail at the scheduled ports of call or stations, the crew shall hand over the mails to the post office nearest to the place of the accident or to the office best able to reforward the mail. If the crew are unable to do this, that office, having been informed of the accident, shall take immediate action, taking over the mail and reforwarding it to its destination by the quickest route after its condition has been checked and any damaged correspondence but in order.
- 2 The administration of the country in which the accident occurred shall inform all administrations of previous ports of call or stations, by telegraph, of the fate of the mail, and these administrations in turn shall advise by telegraph all other administrations concerned.
- 3 Administrations of origin which had mail on the transport facility involved in the accident shall send a copy of the C 18 mail delivery bills to the administration of the country where the accident occurred.
- The qualified office shall then notify the offices of destination of the mails involved in the accident by C 14 verification note giving details of the circumstances of the accident and the results of the check of the mails. One copy of each verification note shall be sent to the offices of origin of the relative mails and another to the administration of the country to which the transport company belongs. These documents shall be sent by the quickest route (air or surface).

Article 168

Return of empty bags

- In the absence of special agreement between the administrations concerned, bags shall be returned empty by the next post in a direct mail for the country to which they belong and if possible by the normal route followed on the outward journey. The number of bags returned by each mail shall be noted in table V of the letter bill (article 156, paragraph 2, f, except when article 156, paragraph 2, c, is applied.
- The return shall be carried out between offices of exchange appointed for the purpose. The administrations concerned may agree among themselves as to the procedure for the return. In long distance services, they shall, as a general rule, appoint only one office responsible for receiving the empty bags returned to them.
- 3 The empty bags shall be rolled into suitable bundles; where appropriate the label blocks, labels of canvas, parchment or other stout material shall be placed inside the bags. The bundles shall bear a label showing the name of the office of exchange from which the bags were received whenever they are returned via another office of exchange.
- 4 If there are not too many of them, the empty bags to be returned may be placed in the bags containing letter-post items; otherwise, they shall be placed in separate bags, sealed, or unsealed (if the administrations concerned agree on this), and labelled with the name of the offices of exchange. The labels shall be endorsed "Sacs vides" (Empty bags).
- The bags used for printed papers for the same addressee at the same address provided for in article 161 shall be recovered after they have been handed over to the addressees and returned, in accordance with the above-mentioned provisions, to the administrations of the countries to which they belong.

- 6 If the check made by an administration establishes that bags belonging to it have not been returned to its service within a period longer than that required for their transmission (round trip), it shall be entitled to claim reimbursement of the value of the bags as provided for in paragraph 7. The administration in question may refuse this reimbursement only if it can prove the missing bags were returned.
- 7 Each administration shall fix, periodically and uniformly for each kind of bag used by its offices of exchange, an average value in francs and communicate it to the administrations concerned through the International Bureau. In case of reimbursement, the cost of replacing the bags shall be considered.

Mails exchanged with military units placed at the disposal of the United Nations and with warships or military aircraft

- 1 Intermediate administrations shall be informed, as far as possible in advance, of the establishment of an exchange of closed mails between a postal administration and naval units or warships of the same nationality, or between one naval unit or warship and another naval unit or another warship of the same nationality.
- 2 The address of these mails shall be worded as follows:

From the office of		
From the office of]	(Country)
or		
From the (nationality) naval unit of (designation of the unit) at	}	
From the (nationality) ship (name of ship) at		(Country)
For the office of]	
or		
From the (nationality) naval unit of (designation of the unit) at]	- (Country)
From the (nationality) naval unit of (designation of the unit) at From the (nationality) ship (name of ship) at]	- (Country)

- 3 The mails concerned shall be forwarded by the fastest route (air or surface), according to the indication written on the address, and under the same conditions as mails exchanged between post offices.
- 4 The captain of a mail-boat conveying mails for a naval unit or a warship shall hold them at the disposal of the commanding officer of the naval unit or ship of destination, should the latter ask him for delivery en route.
- If the ships are not at the place of destination when the mails addressed to them arrive there, the mails shall be kept at the post office until they are collected by the addressee or redirected to another point. Redirection may be requested either by the administration of origin, by the commanding officer of the naval unit or ship of destination, or by a Consul of the same nationality.
- Those mails which are marked "Aux soins du Consul d'..." (Care of the Consul of ...) shall be delivered to the Consulate indicated. At the request of the Consul they may afterwards be received back into the postal service and redirected to the place of origin or to another address.
- 7 Mails addressed to a warship shall be regarded as being in transit up to the time of their delivery to the commanding officer of that ship, even when they have been originally addressed to the care of a post office or

to a Consul charged to act as forwarding agent; they shall not, therefore, be regarded as having reached their address until they have been delivered to the warship concerned.

8 By agreement between the administrations concerned, the above procedure shall also be applicable, if necessary, to mails exchanged with military units placed at the disposal of the United Nations and with military aircraft.

Section V

Provisions concerning transit charges and terminal dues

Chapter I

Statistical operations

Article 170

Incidence, duration and application of the statistics

- 1 The transit charges provided for under article 61, and in the absence of special agreement between the administrations concerned, the surface-mail terminal dues mentioned in article 62 of the Convention shall, subject to article 65, paragraph 2, of the Convention, be established on the basis of statistics prepared once every three years and alternately during the first 14 or 28 days on 2 May or during the first 14 or 28 days starting on 15 October.
- 2 The statistics shall be drawn up in the second year of each triennial period.
- 3 Mails made up on board ship shall be included in the statistics if they are landed during the statistical period.
- The statistics of May 1979 shall apply, on the basis of the provisions of the Convention of Lausanne 1974, to the years 1978, 1979 and 1980; those of October-November 1982 shall apply to the years 1981, 1982 and 1983.
- The annual payments of transit charges and surface-mail terminal dues to be made on the basis of a set of statistics shall be continued provisionally until the accounts prepared in accordance with the next statistics are approved or regarded as fully accepted (article 179). The provisional payments shall then be adjusted.

Article 171

Airmails

In the absence of special agreement between the administrations concerned airmails conveyed by surface for part of their journey in a third country shall also be included in the transit charges statistics.

Article 172

Make-up and labelling of closed mails during the statistical period

- 1 During the statistical period every bag of surface mail shall be provided, in addition to the ordinary labels, with a special C 28bis label in the form of the annexed specimen. Further, mails shall be made up in the normal way, as laid down in article 155, paragraph 3.
- 2 In the case of bags containing only items exempted from transit charges and terminal dues (article 63 of the Convention), the C 28bis label shall merely be marked with a cross in the "Exempt" box.

Special letter bill

- 1 For surface mails subject to transit charges or terminal dues, the dispatching office of exchange shall use a special letter bill in the form of the annexed specimen C 15 which shall replace the specimen C 12 during the statistical period. It shall enter on this letter bill the number of bags, dividing them as appropriate into the categories mentioned thereon. The first and last mails dispatched during the statistical period shall be indicated on the C 15 form by means of a cross in the appropriate box.
- 2 Notwithstanding article 156, paragraphs 1 and 2, mails which are not normally accompanied by a letter bill, or whose letter bills are not serially numbered, shall during the statistical period be accompanied by a C 15 special letter bill, numbered in a special series.
- 3 The number of bags exempted from transit charges and terminal dues shall be the total of those containing only empty sacks and of those bearing the indication "Statistique Exempt" in accordance with article 165, paragraph 2.
- 4 When the dispatching office, as a result primarily of the uncertainty of connections, has been unable to indicate the last mail of the statistical period in accordance with paragraph 1, it shall send the office of destination a copy of the relevant letter bill by the quickest route (air or surface).

Article 174

Checking of closed mails and preparation, transmission and acceptance of the relevant statistical statements

- 1 The entries on the letter bills shall be checked by the office of exchange of destination. If that office finds an error in the numbers entered, it shall correct the bill and immediately notify the dispatching office of exchange of the mistake by means of a verification note in the form of the annexed specimen C 16. However, as regards the weight of a bag, the entry of the dispatching office of exchange shall hold good unless the actual weight exceeds by more than 250 grammes the maximum weight of the category in which the bag has been entered.
- As soon as possible after receipt of the last mail made up during the statistical period the offices of destination shall prepare:
- a for mails subject to transit charges, statements in the form of the annexed specimen C 17, for each route followed and with a copy for each administration of transit plus one (for the country of origin); these statements shall give the fullest possible details of the route followed and the services used;
- b for surface mails subject to terminal dues, statements in the form of the annexed specimen C 17bis.
- 3 The offices of destination shall send the C 17 and C 17bis statements to the offices of exchange of the dispatching administration for acceptance. They shall be sent by air when this presents an advantage. After accepting the statements, the offices of exchange shall forward them to their central administration which shall distribute the C 17 statements among the intermediary administrations and return the C 17bis statements to the administrations of destination.
- If within three months from the date of dispatch of the last mail to be included in the statistics the offices of exchange of the dispatching administration have not received the number of C 17 statements indicated in paragraph 2, a, these offices themselves shall prepare the said statements on the basis of their own information, endorsing each: "Les relevés C 17 du bureau de destination ne sont pas parvenus dans le délai réglementaire" (C 17 statements not received from the office of destination within the prescribed period). They shall then forward the statements to their central administration which shall distribute them among the administrations concerned.
- If within six months from the expiry of the statistical period the dispatching administration has not distributed the C 17 statements among the administrations of the intermediate countries, the latter shall request them from the dispatching administration which shall forward them within one month. After that deadline, the administrations of the intermediate countries shall prepare these statements on the basis of their own information. These documents, endorsed "Etabli d'office" (Routinely prepared), shall be attached to the C 20 account sent to dispatching administrations in accordance with article 179, paragraph 7, a.

- If, within three months from the date of preparation of the C 17bis statements, they have not been returned to the administrations of destination, they shall be regarded as accepted.
- Administrations may agree, in their reciprocal relations, that the dispatching office shall prepare the C 17 and C 17bis statements indicated in paragraph 1 as soon as possible after the dispatch of the last mail made up during the statistical period. The dispatching office shall send the statements to the office of destination for its acceptance and return of the copies of the C 17 and C 17bis statements.

Closed mails exchanged with military units placed at the disposal of the United Nations and with warships or military aircraft

- 1 It shall be the responsibility of the postal administrations of countries to which military units, warships or military aircraft belong to prepare the C 17 statements in respect of the mails sent or received by those military units, ships or aircraft. Mails dispatched to military units, warships or military aircraft during the statistical period shall bear the date of dispatch on the labels.
- 2 If these mails are redirected, the redirecting administrations shall report the fact to the administration of the country to which the military unit, ship or aircraft belongs.

Article 176

Transit bulletin

- To obtain all the information necessary to prepare C 17 statements, the administration of destination may ask the administration of origin to attach to each mail subject to transit charges a green transit bulletin in the form of the annexed specimen C 19 when the latter administration is unable to provide the routeing data on the C 15 special letter bill with complete certainty. This request shall reach the administration of origin three months before the beginning of the statistical operations.
- The transit bulletin shall be used only if, during the statistical period, the route followed by mails is uncertain or if the transport services used are unknown to the administration of origin or destination. Before requesting its preparation, the administration of destination shall satisfy itself that it has no other way of finding out the routeing of the mails it receives, if necessary by consulting the administration of origin in writing beforehand.
- 3 Exceptionally, the administration of origin may, without a formal request from the administration of destination, send a transit bulletin with its mails when it cannot ascertain in advance the route they will follow.
- 4 The presence of a transit bulletin accompanying a mail shall be shown by the endorsement "C 19" written in bold lettering:
- a at the head of the letter bill of the mail;
- b on the special C 28bis label of the bag containing the letter bill;
- c in the "Observations" column of the C 18 delivery bill.
- The transit bulletin annexed to the C 18 delivery bill shall be forwarded unenclosed, with the mail to which it refers, to the different services participating in the conveyance of that mail. In each transit country, the inward and outward offices of exchange, and no other (intermediate) office, shall enter on the bulletin particulars of the transit performed by them. The last intermediate office of exchange shall forward the C 19 bulletin to the office of destination which shall record on it the exact date of arrival of the mail. The C 19 bulletin shall be returned to the office of origin in support of the C 17 statement.
- 6 When a transit bulletin, dispatch of which is advised on the delivery bill or on the special C 28bis labels, is missing, the intermediate office of exchange or the office of exchange of destination which notices its absence shall make immediate inquiries about it of the preceding office of exchange; nevertheless the intermediate office of exchange shall without delay prepare a new bulletin bearing the words "Etabli d'office par le bureau de ..."

(Routinely prepared by the office of ...), and forward it with the mail. When the C 19 bulletin prepared by the office of origin reaches the office which has been inquiring about it, the latter shall send it direct to the office of destination, under sealed cover, having endorsed it accordingly.

Article 177

Transmission of C 16, C 17, C 17bis and C 19 forms. Exceptions

- 1 Each administration may notify other administrations, through the International Bureau, that C 16 verification notes, C 17 and C 17bis statements as well as returned C 19 transit bulletins shall be sent to its central administration.
- 2 In that case, the latter shall take the place of the offices of exchange for the preparation of the C 17 statements in accordance with article 174, paragraph 4.

Chapter II

Preparation, transmission and acceptance of statements of weight of airmails for the calculation of terminal dues

Article 178

Preparation, transmission and acceptance of statements of weight of airmails for the calculation of terminal dues

- 1 Each administration of destination shall prepare for each administration of origin, monthly or quarterly as preferred, using the particulars entered on the AV 7 delivery bills, a statement of weight of airmails received.
- The administration of destination may use for this purpose a copy of the separate AV 3 statement ("Internal service") if it prepares the latter for airmails subject to dues for air conveyance within its country in accordance with article 215, paragraph 1. Otherwise, the statement of weight referred to in paragraph 1 shall conform to the annexed specimen AV 3bis. As in the case of the separate AV 3 statement, the airmails received shall be entered on the AV 3bis statement by office of origin, then by office of destination, in chronological order of the mails; separate statements may be requested by the administration of origin of the mails for each dispatching office of exchange.
- 3 The separate AV 3 statements or the AV 3bis statements shall be recapitulated on a statement of weights of airmails received conforming to the annexed specimen AV 5bis. The recapitulation shall be done either by office of origin and office of destination, or in accordance with the serial numbers of the separate AV 3 statements or of the AV 3bis statements if such numbers have been given to them.
- The AV 5bis statement, made out in duplicate monthly or quarterly as the case may be and accompanied by the copies of the separate AV 3 statements or of the AV 3bis statements, shall be sent to the administration of origin of the mails as soon as possible after the end of the period to which it relates.
- After accepting it, the administration of origin of the mails shall return the AV 5bis statement to the administration which prepared it. If the latter has not received any notice of amendment within three months from the date of dispatch, it shall consider the statement as fully accepted.
- 6 In relations for which AV 3bis statements have to be prepared, the administrations concerned may reach agreement with one another with a view to these statements and, where appropriate, the AV 5bis statements being prepared by the administration of origin of the airmails. In this case the acceptance procedure laid down in paragraphs 4 and 5 shall be modified accordingly.
- 7 Administrations required to prepare AV 3bis statements may agree to make them out on the basis of a simplified method.

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Chapter III

Preparation, settlement and revision of accounts

Article 179

Preparation, transmission and approval of transit charges and surface-mail terminal dues accounts

- 1 For the preparation of transit charges accounts and surface-mail terminal dues accounts, the light, medium or heavy bags, as defined in article 173, shall be reckoned as having average weights of 3, 12 or 26 kilogrammes respectively.
- The total amounts of the credits for closed mails shall be multiplied by 26 or 13, as the case may be, and the product shall serve as the basis for the detailed accounts specifying in francs the annual sums due to each administration.
- 3 If the use of the multiplier 26 or 13 gives a result which does not correspond to normal traffic, each administration concerned may request that another multiplier be adopted. This new multiplier shall be valid during the years to which the statistics apply.
- 4 In the absence of agreement on the new multiplier, the administration which considers itself unfairly treated may provided it furnishes all the necessary supporting evidence submit the question to the International Bureau or to a committee of arbitrators for the purposes laid down in article 65, pararagraph 6, of the Convention
- 5 However, in the absence of any special arrangement between the administrations concerned, a new multiplier may be adopted only if the established difference between the traffic as revealed by the statistics and the actual traffic involves a modification of more than 5000 francs per annum in the transit charges account, or surface-mail terminal dues account and on no other condition.
- The creditor administration shall be responsible for preparing the accounts and forwarding them to the debtor administration. However, the forwarding of accounts shall not be required when the balance is less than the minimum provided for in article 65, paragraph 4, of the Convention for this purpose.
- 7 The detailed accounts shall be prepared in duplicate:
- a on forms conforming to the annexed specimen C 20 and on the basis of the C 17 statements for transit charges
- b on forms conforming to the annexed specimen C 20bis and on the basis of the C 17bis statements relating to surface mails for terminal dues.
- 8 Further, the following procedure shall apply:
- a the C 20 and C 20bis detailed accounts relating to the year of the statistical count and prepared on the basis of the data therein shall serve as the basis for fixing the transit charges and terminal dues of the preceding and the following year:
- b for the accounts for subsequent years, in the absence of statistical data applicable to those years, the previous statistical data shall be used for the purposes of the provisional payments provided for in article 170, paragraph 5.
- 9 The C 20 and C 20bis detailed accounts shall be sent to the dispatching administration as soon as possible after the expiry of the statistical period. That administration shall not be bound to accept accounts not transmitted to it within three years of the expiry of the statistical period.
- 10 The C 17 statements shall be provided in support of the C 20 account only if they have been routinely prepared by the intermediate administration (article 174, paragraph 5) or at the request of the dispatching administration.
- 11 If the administration sending the detailed account receives no notice of amendment within three months from the date of dispatch the account shall be regarded as fully accepted.

Preparation, transmission and approval of the annual airmail terminal dues accounts

- 1 The creditor administration shall be responsible for preparing the annual airmail terminal dues accounts and forwarding them to the debtor administration.
- The detailed accounts shall be prepared in duplicate on forms conforming to the annexed specimen AV 12 and on the basis of the AV 5bis statements. They shall be forwarded to the debtor administration as soon as possible after the AV 5bis statements have been accepted or regarded as fully accepted. The latter shall be forwarded in support of the AV 12 accounts only if the debtor administration so requests.
- 3 If the administration sending the detailed account receives no notice of amendment within three months from the date of dispatch, the account shall be regarded as fully accepted.
- 4 The debtor administration shall not be obliged to accept accounts which have not been sent to it within three years of the expiry of the year to which they relate.

Article 181

Annual general liquidation account. Role of the International Bureau

- 1 The annual general liquidation account prepared by the International Bureau shall serve as the basis for settling transit charges and surface-mail terminal dues between administrations.
- 2 As soon as the detailed accounts between two administrations are accepted or regarded as fully accepted (article 179, paragraph 11) each of those administrations shall forward without delay to the International Bureau a separate statement for transit charges and surface-mail terminal dues in the form of the annexed specimens C 21 and C 21bis respectively, indicating the total amounts of the accounts. At the same time a copy of each of the statements shall be sent to the administration concerned.
- 3 A C 21 statement and a C 21bis statement shall be prepared for each of the three years to which the statistics apply.
- 4 In the event of discrepancy between corresponding particulars furnished by two administrations, the International Bureau shall invite them to reach agreement and to supply it with the finally agreed sums.
- When only one administration has furnished C 21 or C 21bis statements, the International Bureau shall so inform the other administration concerned and tell it the amounts of the statements received. If, one month from the date of the dispatch of the statements, the International Bureau has received no comment, the amounts on these statements shall be accepted as final.
- 6 In the case provided for in article 179, paragraph 11, the statements shall be endorsed, "Aucune observation de l'Administration débitrice n'est parvenue dans le délai réglementaire" (No comment received from debtor administration within the prescribed period).
- At the end of each year the International Bureau shall prepare, on the basis of the statements which it has received up to that time and which are regarded as fully accepted, an annual general liquidation account of transit charges and surface-mail terminal dues. If necessary it shall conform to article 170, paragraph 5, for annual payments.
- 8 The account shall show separately for transit charges and surface-mail terminal dues:
- a the debit and credit of each administration;
- b the debit balance or the credit balance of each administration;
- c the amounts payable by the debtor administrations;
- d the amounts receivable by the creditor administrations.
- 9 The International Bureau shall offset balances so as to restrict to a minimum the number of payments to be made.
- 10 The annual general liquidation accounts shall be forwarded by the International Bureau to administrations as soon as possible and at the latest before the expiry of the first quarter of the year following that of their preparation.
- 11 Two administrations may, exceptionally, arrange to settle their accounts direct between themselves, if they consider it essential. In this case, no C 21 or C 21bis statement shall be sent to the International Bureau.

Payment of transit charges and surface-mail terminal dues

- 1 If the amounts payable in respect of transit charges or surface-mail terminal dues as a result of the annual general liquidation account of the International Bureau have not been paid one year after the expiry of the prescribed period (article 103, paragraph 9), the creditor administration may notify the International Bureau, which shall invite the debtor administration to pay within a period of not more than four months.
- If the amounts due have not been paid on the expiry of this new period the International Bureau shall include them in the next annual general liquidation account to the credit of the creditor administration. In this case compound interest shall be chargeable, that is to say, the interest shall be added to the principal at the end of each year until full settlement.
- 3 When paragraph 2 is applied, the general liquidation account in question and those of the following four years shall not, as far as possible, include in the balances due as a result of the offsetting table amounts payable by the defaulting administration to the creditor administration concerned.

Article 183

Payment of airmail terminal dues

- 1 In the absence of special agreement between the administrations concerned, the annual payments due in respect of airmail terminal dues shall be settled between them direct on the basis of the AV 12 detailed accounts (article 180, paragraph 2).
- 2 However, if according to the AV 12 detailed accounts the difference in weight between the mail sent and received does not exceed 100 kilogrammes, the debtor administration shall be exempted from any payment.

Article 184

Revision of transit charges accounts

- 1 When a postal administration establishes that traffic varies very considerably from that resulting from the transit charges statistics, it may request that the results of these statistics should be revised.
- 2 Administrations may agree to make this revision.
- 3 In the absence of agreement, each administration may request, in the following cases, the preparation of special statistics with a view to the revision of transit charges accounts:
- use of air instead of surface means for the conveyance of mails;
- b a major change in the surface routeing of mails from one country for one or more other countries;
- when an intermediate administration establishes within a year following the statistical period that there exists between the dispatches made by an administration during the statistical period and the normal traffic a difference of 20 percent at least in the total weight of mails dispatched in transit, these weights being calculated by multiplying the number of bags in each category by the corresponding average weights;
- d when an intermediate administration establishes at any time during the period of application of the statistics that the total weight of mails in transit has increased by at least 50 percent or decreased by at least 50 percent compared with the results of the last statistics, this weight being calculated by multiplying the number of bags in each category by the corresponding average weights.
- 4 The special statistics shall cover either all or only part of the traffic depending on circumstances.

- Also in the absence of agreement, the results of the special transit statistics taken on the basis of paragraph 3 shall be taken into consideration only if they affect by more than 5000 francs per annum the accounts between the administration of origin and the administration concerned.
- 6 Modifications resulting from the application of paragraphs 3 and 5 shall be taken into account in the general accounts of the administration of origin with the administrations which performed the transit before, and the administrations which provided it after the modifications which have occurred, even when for certain administrations the modification in the accounts does not reach the minimum fixed.
- Notwithstanding paragraphs 3, 5 and 6 and in the event of complete and permanent diversion of mails from an intermediate country by another country, the transit charges payable by the administration of origin, on the basis of the last statistics, to the country which previously effected the transit shall, in the absence of any special agreement, be paid by the administration concerned to the new transit country from the date the diversion was established.

Revision of surface-mail terminal dues accounts

- 1 When a postal administration establishes that traffic varies very considerably from that resulting from the surface-mail terminal dues statistics, it may request that the results of these statistics should be revised.
- 2 Administrations may agree to make this revision.
- 3 In the absence of agreement, each administration may request, in the following cases, the preparation of special statistics with a view to the revision of surface-mail terminal dues accounts:
- a use of air instead of surface means for the conveyance of mails;
- b when it establishes within a year following the statistical period that there exists between the traffic counted during the statistical period and the normal traffic a difference of 20 percent at least in the total weight of mails received or sent, these weights being calculated by multiplying the number of bags in each category by the corresponding average weights;
- when it establishes at any time during the period of application of the statistics that the total weight of surface mails received or sent has increased by at least 50 percent or decreased by at least 50 percent compared with the results of the last statistics, this weight being calculated by multiplying the number of bags in each category by the corresponding average weights.
- 4 Also in the absence of agreement, the results of the special surface-mail terminal dues statistics taken on the basis of paragraph 3 shall be taken into consideration only if they affect by more than 5000 francs per annum the accounts between the administration of origin and the administration concerned.

Section VI

Miscellaneous provisions

Chapter I

Article 186

Routine correspondence between administrations

For the exchange of routine correspondence administrations may use a form conforming to the annexed specimen C 29.

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Characteristics of postage stamps

- 1 Postage stamps shall bear the names of the country of origin in roman letters and their postage value in arabic figures. They may also bear the word "Postes" (Postage) in roman or other letters.
- 2 Postage stamps may be of any shape provided that, in principle, their vertical or horizontal dimensions are not less than 15 mm nor more than 50 mm.
- Postage stamps may be distinctively marked with punched perforations or embossed impressions produced by means of an embossing-stamp, subject to the conditions laid down by the administration which has issued them, provided that those processes do not interfere with the clarity of the particulars prescribed in paragraph 1.
- 4 Commemorative or charity postage stamps may bear an inscription in any language to indicate the occasion for which they are issued. When a supplementary charge is payable in addition to their postage value, they shall be so designed as to leave no doubt about that value.

Article 188

Characteristics of the impression of franking machines

- Postal administrations may use themselves or authorize the use of postal franking machines reproducing on items the name of the country of origin and the postage value, as well as the name of the office and the date of posting. However, the last two items of information shall not be compulsory. For franking machines used by postal administrations themselves, the postage value may be replaced by an indication that postage has been prepaid for example in the form: "Taxe perçue" (Charge collected).
- 2 Impressions produced by postal franking machines shall, in all cases, be bright red. However, the impressions of publicity slogans which might be used with the franking machines may be produced in a colour other than red.
- 3 The names of the country of origin and of the office of posting shall be given in roman letters, which may be supplemented by the same information in other letters. The postage value shall be shown in arabic figures.

Article 189

Characteristics of franking impressions (printing press, etc)

Franking impressions obtained from a printing press or by another printing or stamping process under the conditions laid down in article 28 of the Convention shall bear the name of the country of origin or office of posting in roman letters, which may be supplemented by the same information in other letters, and an indication that postage has been prepaid, for example in the form: "Taxe perçue" (Charge collected). In every case, the phrase adopted shall be shown in bold letters in a clearly drawn frame, which should if possible be rectangular, and the area of which shall not be less than 300 mm². The date-stamp, if used, shall not appear in this frame.

Article 190

Suspected fraudulent use of postage stamps or franking impressions

- 1 Subject expressly to the provisions of the legislation of each country, the following procedure shall be observed in reporting the fraudulent use, for prepayment of postage stamps and impressions of postal franking machines or printing presses:
- when, in outgoing mail, a postage stamp or a postal franking machine or printing machine impression on any item causes fraudulent use (presumption of being counterfeit or re-used) to be suspected and the sender is not known, the stamp or impression shall not be tampered with in any way and the item, accompanied by an advice in the form of the annexed specimen C 10, shall be sent to the delivery office in an

- officially registered envelope. A copy of the advice shall be forwarded, for information, to the administrations of the countries of origin and of destination. Any administration may ask through notification of the International Bureau for C 10 advices concerning its service to be sent to its central administration or to a specially appointed office;
- the item shall be delivered to the addressee, who shall be invited to see the evidence, only if he pays the charge due, discloses the name and address of the sender and places at the disposal of the postal service, after acquainting himself with the contents, either the entire item, if it is inseparable from the presumed corpus delecti, or the part of the item (envelope, wrapper, portion of letter, etc) which contains the address and the impression or stamp reported as suspect. The result of the interview shall be set down in an official report in the form of the annexed specimen C 11 signed by the postal offical and by the addressee. If the addressee refuses, this shall be recorded on the document.
- The official report shall be sent with the supporting papers, officially registered, to the administration of the country of origin, which shall take action according to its legislation.
- 3 Administrations whose legislation does not permit the procedure provided for in paragraph 1, a and b, shall inform the International Bureau to that effect so that the other administrations may be notified.

International reply coupons

- International reply coupons shall conform to the annexed specimen C 22. They shall be printed, on paper bearing as a watermark the initials UPU in large letters, under arrangements made by the International Bureau, which shall supply them to administrations together with a delivery bill in the form of the annexed specimen C 24, prepared in duplicate. After verification, the administration of destination shall return one copy duly signed to the International Bureau.
- 2 Each administration shall have the option:
- a of giving the reply coupons a distinctive perforation provided it does not detract from the legibility of the text or hamper the checking of their authenticity;
- b of indicating by means of a printing process the selling price on the reply coupons or of asking the International Bureau for this price to be indicated at the time of printing.
- There shall be no limit to the period of exchange for reply coupons. Post offices shall satisfy themselves as to the genuineness of the documents when they exchange them and check particularly the presence of the watermark. Reply coupons shall bear a control stamp identifying the country of origin. Reply coupons on which the printed text does not agree with the official text shall be refused as invalid. Exchanged reply coupons shall be marked with an impression of the date-stamp of the office exchanging them.
- Exchanged reply coupons shall be returned to the International Bureau in packets of a thousand or a hundred, together with a statement in the form of the annexed specimen C 23 prepared in duplicate and showing their total number and value, which should be calculated according to the rate provided for at article 31, paragraph 2, of the Convention. In case of change in this rate, all reply coupons exchanged before the date of the change shall be sent in a single consignment including, by way of exception, broken lots; they shall be accompanied by a special C 23 statement made out in the old value.
- 5 The International Bureau shall also take back damaged reply coupons sent together with a separate C 23 statement prepared in duplicate.
- 6 By way of exception, the International Bureau may take account of international reply coupons destroyed before sale or after exchange. In such cases, the C 23 statement, prepared in duplicate by the administration concerned, shall be accompanied by an official certificate of destruction.
- 7 The International Bureau shall keep the appropriate accounts, in which shall be entered:
- a to the debit of each administration, the value of the reply coupons supplied as well as the amount of the allowance made to the administration under the preceding biennial period;
- b to the credit, the value of the exchanged reply coupons returned to the International Bureau. A statement of account shall be sent for approval to each administration concerned. If one month from the date of the dispatch of the statement, the International Bureau has received no comment, the amounts on this statement shall be accepted as final.

- 8 The International Bureau shall prepare a biennial general liquidation account comprising:
- a the debits and credits mentioned in paragraph 7;
- b the allowances made to administrations by apportionment of the overall excess of the value of the reply coupons supplied over the value of the reply coupons exchanged during the biennial period, at the rate of 80 percent of the reply coupons supplied by the International Bureau and 20 percent of the reply coupons exchanged by administrations;
- c the amounts payable and receivable by administrations.
- 9 The general liquidation account shall be sent to administrations together with an offset table which shall serve as the basis for settlements.
- 10 Articles 181, paragraphs 9 and 10, and 182 shall apply.

Accounting for customs, etc charges with the administration of origin of items sent free of charges and fees

- Accounting in respect of customs, etc charges paid out by each administration on behalf of another shall be carried out by means of detailed monthly accounts in the form of the annexed specimen C 26, which shall be drawn up by the creditor administration in the currency of its own country. Parts B of the franking notes which have been retained shall be entered in the alphabetical order of the offices which have advanced the charges and in the numerical order given to them.
- 2 If the two administrations concerned also operate the postal parcel service in their relations with each other, they may, in the absence of notice to the contrary, include in the accounts for the customs, etc charges of that service those of the letter post.
- 3 The detailed account, accompanied by parts B of the franking notes, shall be forwarded to the debtor administration at the latest by the end of the month following that to which it relates. "Nil" accounts shall not be prepared.
- 4 The accounts shall be checked under the conditions laid down by the Detailed Regulations of the Postal Money Orders and Postal Travellers' Cheques Agreement.
- The accounts shall be settled separately. Each administration may, however, request that these accounts be settled with those for postal money orders, for CP 16 postal parcels or, lastly, with R 5 COD accounts, without being incorporated in them.

Article 193

Accounting for amounts due in respect of indemnity for letter-post items

- 1 When payments have to be charged to the administrations which are liable, in accordance with article 58, paragraph 8, of the Convention, the creditor administration shall prepare monthly or quarterly accounts in the form of the annexed specimen C 31.
- 2 The C 31 account shall be sent in duplicate to the debtor administration by the quickest route (air or surface), and at the latest within two months following the period to which it relates. "Nil" accounts shall not be prepared.
- 3 After checking and acceptance, one copy of the C 31 account shall be returned to the creditor administration, at the latest by the end of two months from the date of dispatch. If the creditor administration has not received any notice of amendment within the prescribed time limit, the account shall be regarded as fully accepted.
- In principle, these accounts shall be settled separately. However, administrations may come to an agreement that they are to be settled with the AV 5 detailed account or with the AV 11 general account, or possibly with the CP 18 general accounts for postal parcels.

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention, the following shall be considered as forms for the use of the public:

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(Customs label),
C 1
C 2/CP 3
           (Customs declaration),
C 3/CP 4
           (Franking note),
C 5
            (Advice of delivery),
            (Redirection envelope),
C 6
            (Request for withdrawal from the post,
C 7
                         alteration of address,
                         cancellation or alteration of the COD amount),
C 8
            (Inquiry concerning an unregistered item),
C 9
            (Inquiry concerning a registered item, etc),
C 22
            (International reply coupon),
C 25
            (Postal identity card).
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Part III

Provisions concerning air conveyance

Chapter I

Rules for dispatch and routeing

Article 195

Marking of surcharged airmail correspondence

At the time of dispatch, surcharged airmail correspondence shall bear either a special blue label or a stamp impression of the same colour bearing the words "Par avion" (By airmail), or if need be these two words in handwritten or typewritten capital letters, with an optional translation in the language of the country of origin. This "Par avion" label, impression or indication shall be placed on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given.

Article 196

Deletion of the indications "Par avion" (By airmail) and "Aérogramme"

- 1 The words "Par avion" (By airmail) and any note relating to air conveyance shall be struck through with two thick horizontal lines when unpaid or underpaid surcharged airmail correspondence is forwarded or surcharged airmail correspondence is redirected or returned to origin by means of transport normally used for unsurcharged correspondence; in the first case, the reasons shall be briefly given.
- If airmail correspondence posted as an aerogramme is forwarded by air but does not comply with the conditions laid down in article 68, paragraphs 1 to 4, of the Convention, the word "Aérogramme" shall be struck through with two thick horizontal lines. If the item is sent by surface in accordance with article 68, paragraph 5, of the Convention, the word "Aérogramme" and, by analogy with paragraph 1, the words "Par avion" (By airmail) and any note relating to air conveyance shall be struck through in the same way. The reason for this deletion shall be given briefly.

Make-up of airmails

- 1 Airmails shall consist of airmail correspondence arranged and bundled according to categories (LC, AO) and distinguished by the corresponding labels in the form of the annexed AV 10 specimens. These mails shall be made up with bags either entirely blue or with wide blue bands and bear the indications referred to in article 155, paragraph 4. For airmail correspondence in small numbers, envelopes in the form of the annexed specimen AV 9, made either of strong blue paper, plastic or other material and bearing a blue label, may be used.
- 2 VD 3 letter bills and dispatch lists which accompany airmails shall bear at the head a "Par avion" (By airmail) label or the stamp impression referred to in article 195.
- 3 The layout and text of airmail bag labels shall be in the form of the annexed AV 8 specimens. The labels themselves, or the optional tabs provided for in article 162, paragraph 3, shall be in the colours prescribed in article 162, paragraph 1, a to d.
- 4 Unless the administrations concerned object, mails may be included in another mail.
- 5 Late postings at airport post offices of airmail correspondence in small numbers shall be sent, by aircraft about to leave, in AV 9 envelopes to the exchange offices of destination.

Article 198

Establishing and verifying the weight of airmails

- 1 The serial number of the mail and the gross weight of each bag, envelope or packet forming part of the mail shall be shown on the AV 8 label or with the external address. If a "sac collecteur" is used, its weight shall not be taken into account
- The weight of each bag of airmail shall be rounded up or down to the nearest hectogramme according to whether or not the fraction of the hectogramme exceeds 50 g; weights of 50 g or less shall be shown as "O".
- 3 If an intermediate office or office of destination establishes that the actual weight of a bag in a mail differs by more than 100 g from the weight recorded, it shall amend the AV 8 label and immediately notify the dispatching office of exchange and when appropriate the last intermediate office of exchange of the mistake by C 14 verification note. If the discrepancies noted are within the above-mentioned limits, the entries made by the dispatching office shall hold good.

Article 199

"Sacs collecteurs"

- 1 Where warranted by the number of light-weight bags, envelopes or packets to be conveyed on the same sector, post offices responsible for handing over airmails to the airline undertaking the conveyance shall make-up, as far as possible, "sacs collecteurs".
- The labels of "sacs collecteurs" shall bear in bold letters the indication "Sac collecteur"; the administrations concerned shall agree as to the address to be put on the labels.

Article 200

AV 7 and C 18bis delivery bills

- 1 Mails to be handed over at the airport, except those subject to the special agreement with the receiving administration provided for in article 69, paragraph 3, of the Convention, shall be accompanied by five copies of a white delivery bill in the form of annexed specimen AV 7 for each stop.
- These five copies of the AV 7 delivery bill shall be distributed in the following way:
- a one copy, signed as a receipt for the mails by the airline or the authority responsible for the ground services, shall be retained by the dispatching office;

- b two copies shall be retained at the airport of loading by the airline carrying the mails;
- c two copies shall be inserted in an envelope made of light-blue paper, in the form of the annexed specimen AV 6, for conveyance in the aircraft's flight portfolio or other special pouch in which the flight documents are kept.

Upon arrival at the airport of offloading of the mails, these two copies shall be used as follows:

- the first, duly signed as a receipt for the mails, shall be kept by the airline which has carried the mails;
- the second shall accompany the mails to the post office to which the AV 7 delivery bill is addressed.
- 3 Paragraphs 1 and 2 shall also apply to the preparation and distribution of the C 18bis delivery bill referred to in article 164, paragraph 6.
- 4 When airmails are sent by surface to an intermediate administration for reforwarding by air, they shall be accompanied by an AV 7 delivery bill for the intermediate office.

Article 201

Preparation and checking of AV 7 delivery bills

- The serial number of the mail, the weight, of each bag, envelope or packet and all other necessary particulars appearing on the AV 8 label or with the external address shall be copied on the AV 7 delivery bill. Bags bearing a red label shall be indicated on the AV 7 delivery bill by an "R" in the "Observations" column. Nevertheless, in exchanges between administrations which have so agreed, the number and total weight of the bags may be given instead of the weight of each bag, envelope or packet. In this case, the number and weight of bags bearing red labels shall be shown separately from the number and weight of other bags, an "R" being marked in the "Observations" column of the AV 7 delivery bill to show that the bags in question bear red labels.
- The following shall also be entered on the AV 7 delivery bill:
- a mails included in a "sac collecteur", entered individually with an indication that they are so included;
- b mails in AV 9 envelopes, made up in accordance with article 197, paragraphs 1 and 5.
- 3 Any intermediate office or office of destination which notices errors in the entries on the AV 7 delivery bill shall immediately correct them and report them by C 14 verification note, to the last dispatching office of exchange and to the office of exchange which made up the mail.
- 4 When the mails forwarded are inserted in containers sealed by the postal service, the serial number and the number of the seal of each container shall be entered in the "Observations" column of the AV 7 delivery bill.

Article 202

Missing AV 7 delivery bill

- 1 When a mail reaches the airport of destination or an intermediary airport responsible for forwarding it with another carrier without an AV 7 delivery bill, the administration, under whose jurisdiction this airport is, shall automatically prepare one, duly countersigned by the carrier from whom the mail is received, and shall report this fact by C 14 verification note together with two copies of the AV 7 thus prepared to the office responsible for loading this mail and request the return of one copy duly authenticated.
- 2 If, however, the airport of loading cannot be determined, the verification note shall be sent straight to the office of dispatch of the mail for it to forward the note to the office through which the mail transited.

Article 203

Transhipment of airmails

- 1 In principle, the transhipment at the same airport of mails in course of transmission shall be performed by the administration of the country in which the transhipment takes place.
- Paragraph 1 shall not apply when the transhipment takes place between:
- a aircraft of the same airline performing successive stages of the journey, or
- b aircraft of two different airlines, in accordance with article 74, paragraph 4, of the Convention.

Steps to be taken when direct transhipment of airmails cannot take place as scheduled

- 1 If mails which have been documented for direct transhipment fail to connect with the scheduled flight at the transhipment airport, the airline shall hand them over immediately to postal officials at the transhipment airport for reforwarding by the quickest route (air or surface).
- 2 Paragraph 1 shall not apply when:
- a the administration dispatching mail has provided for reforwarding on a later flight;
- b in the absence of the arrangements referred to in a, the airline responsible for handing over the mails can arrange for them to be reforwarded within 24 hours of their arrival at the transhipment airport.
- In the case referred to in paragraph 1, the office which did the reforwarding shall inform the office of origin of each dispatch by C 14 verification note, indicating in particular on the verification note the air service from which the mail was taken and the services used (air or surface) for onward transmission to its destination.

Article 205

Steps to be taken in the event of an interrupted flight, or diversion or missending of mails

- 1 When an aircraft interrupts its flight for a length of time likely to delay the mails or when, for any reason whatsoever, the mails are unlaoded at an airport other than that given on the AV 7 delivery bills, the airline shall hand over such mails immediately to the officials of the administration of the country where the stop has been made, who shall reforward them by the quickest route (air or surface).
- The administration which receives missent airmail dispatches or bags owing to a labelling error shall attach a new label to the dispatch or bag, with an indication of the office of origin, and reforward it to its correct destination.
- 3 When mails included in a surface dispatch sent by air are on a flight that is interrupted or are unloaded at an airport other than the one indicated on the C 18bis delivery bill, the procedure shall be as follows:
- officials of the administration of the country where the mails are in transit shall take charge of such mails and reforward them by surface if conditions are such that the mails can be sent promptly to the country of destination, while informing the administration of origin by telegraph;
- if rapid delivery by surface to the country of destination cannot be ensured, the administration of the transit country shall get in touch, by telephone or telegraph, with the administration of origin of the mails to determine how the latter are to be reforwarded to their destination and how compensation for reforwarding is to be calculated and settled;
- the administration of the country of transit shall make out a new delivery bill (C 18, C 18bis or AV 7, as required) and redirect the mails as instructed by the administration of origin.
- In every case the office which did the reforwarding shall inform the office of origin of each dispatch or bag by C 14 verification note, indicating in particular on the verification note the air service from which the mail was taken and the services used (air or surface) for onward transmission to its destination.

Article 206

Steps to be taken in the event of an accident

1 When as a result of an accident in course of conveyance an aircraft is unable to continue its flight and deliver the mail at the scheduled stops, the crew of the aircraft shall hand over the mails to the post office nearest to the place of the accident or to the office best able to reforward the mail. If the crew are unable to do this, that office, having been informed of the accident, shall take immediate action, taking over the mail and reforwarding it to its destination by the quickest route after its condition has been checked and any damaged correspondence put in order.

- 2 The administration of the country in which the accident occurred shall inform all administrations of previous airports of call, by telegraph, of the fate of the mail, and these administrations in turn shall advise by telegraph all other administrations concerned.
- 3 Administrations which have loaded mail on the aircraft involved in the accident shall send a copy of the AV 7 delivery bills to the administration of the country where the accident occurred.
- The qualified office shall then notify the offices of destination of the mails involved in the accident by verification note giving details of the circumstances of the accident and the results of the check of the mails. One copy of each verification note shall be sent to the offices of origin of the relative mails and another to the administration of the country to which the airline belongs. These documents shall be sent by the quickest route (air or surface).

Airmail correspondence sent in surface mails

Article 160 shall apply to airmail correspondence sent in surface mails.

Article 208

Sending of airmail correspondence in transit à découvert

An administration which dispatches to another administration, in an airmail or a surface mail, airmail correspondence in transit à découvert for reforwarding by airmail shall gather it, sorted into categories, in bundles identified by the appropriate AV 10 labels, according to groups of countries of destination on the basis of the information in the AV 1 list.

Article 209

Preparation and checking of AV 2 bills

- 1 When, in the conditions laid down in articles 210 and 211, airmail correspondence à découvert is accompanied by bills in the form of the annexed specimen AV 2, their weight shall be shown separately for each group of countries of destination. The AV 2 bills shall be specially numbered in two consecutive series, one for unregistered items and the other for registered items. The number of AV 2 bills shall be entered in the corresponding item of table III of the C 12 letter bill. Transit administrations may request the use of special AV 2 bills listing in a set order the most important groups of countries.
- The weights of à découvert correspondence for each group of countries shall be rounded up or down to the nearest decagramme according to whether or not the fraction of the decagramme exceeds 5 g.
- If the intermediate office establishes that the actual weight of à découvert correspondence differs by more than 20 g from the weight recorded, it shall amend the AV 2 bill and immediately notify the dispatching office of exchange of the mistake by C 14 verification note. If the discrepancy noted is within the above-mentioned limits the entries made by the dispatching office shall hold good.
- 4 In the absence of an AV 2 bill, airmail correspondence à découvert shall be forwarded by air, unless the surface route would be quicker; in appropriate cases, the AV 2 bill shall be prepared automatically and the irregularity pointed out to the office of origin by C 14 note.

Article 210

Airmail correspondence in transit à découvert. Statistical operations

The air conveyance dues of airmail correspondence in transit à découvert provided for by article 80 of the Convention shall be calculated on the basis of statistics taken annually and alternately during the periods from 2 to 15 May inclusive and from 15 to 28 October inclusive, in such a way that these periods coincide with those relating to the triennial statistics on surface mail in transit provided for in article 170.

- During the statistical period, à découvert transit airmail correspondence shall be accompanied by AV 2 bills, prepared and verified as laid down in article 209; the AV 10 bundle label and the AV 2 bill shall be overprinted with the letter "S". When there is no à découvert airmail correspondence in a mail which normally includes such correspondence, an AV 2 bill endorsed "Néant" (Nil) shall accompany the letter bill of the mail.
- 3 Each administration dispatching transit airmail correspondence à découvert shall inform intermediate administrations of any change occurring during an accounting period in the provisions laid down for the exchange of this mail.

Airmail correspondence in transit à découvert which is excluded from statistical operations

- Airmail correspondence in transit à découvert which is excluded from statistical operations in accordance with article 80, paragraph 3, of the Convention and for which accounts are prepared on the basis of the actual weight shall be accompanied by AV 2 bills prepared and checked as laid down in article 209. If the weight of missent airmail correspondence originating at one and the same office of exchange and contained in a dispatch from that office does not exceed 50 grammes, routing preparation of an AV 2 bill in accordance with article 209, paragraph 4, shall not take place.
- Airmail correspondence posted on board ship on the high seas, prepaid by means of postage stamps of the country whose flag the ship flies or in which it is registered, shall be accompanied by an AV 2 bill when handed over à découvert to the administration at an intermediate port of call, or, if the ship does not have a post office, by a statement of weights which shall serve as a basis for the intermediate administration to claim the air conveyance dues. The AV 2 bill or statement of weights shall include the weight of the correspondence for each country of destination, the date, and the name and flag of the ship, and be numbered in a consecutive annual series for each ship; these particulars shall be checked by the office to which the correspondence is handed over from the ship.

Article 212

Return of empty airmail bags

- 1 Empty airmail bags shall be returned to the administration of origin in accordance with the rules of article 168. Nevertheless, a special mail shall be made up as soon as the number of empty bags reaches ten.
- 2 Empty airmail bags returned by air shall be made up as special dispatches, described on statements in the form of the annexed specimen AV 7 S.
- 3 By prior agreement, an administration may use the bags belonging to the administration of destination for making up its own mails.

Chapter II

Accounting, Settlement of accounts

Article 213

Accounting for air conveyance dues

- 1 Accounting for air conveyance dues shall be effected in accordance with articles 79 and 80 of the Convention.
- 2 Notwithstanding paragraph 1, administrations may, by common consent, decide that accounts for airmail dispatches shall be settled on the basis of statistical returns. In that case, they shall arrange between themselves the method of compiling the statistics and preparing the accounts.

Accounting for surface transit charges relating to airmails

If airmails transported by surface are not included in the statistics provided for in article 170, the relative sea or land transit charges shall be calculated in accordance with the actual gross weight of the airmails shown on the AV 7 statements.

Article 215

Preparation of AV 3 and AV 4 statements of weight

- 1 Each creditor administration shall prepare a statement in the form of the annexed specimen AV 3, monthly or quarterly as preferred, using the airmail particulars entered on AV 7 delivery bills. Mails carried over the same air sector shall be entered on the AV 3 statement by office of origin, then by country and office of destination, and in chronological order for each office of destination. When separate AV 3 statements are prepared for air conveyance inside the country of destination in accordance with article 78, paragraph 4, of the Convention, these shall be marked "Service intérieur" (Internal service).
- 2 For à découvert correspondence reforwarded by air, the creditor administration shall prepare a yearly statement in the form of the annexed specimen AV 4. This shall be done at the end of each statistical period as laid down in article 210, paragraph 1, and based on the particulars appearing on the AV 2 "S" bills. The total weights shall be multiplied by 26 on the AV 4 statement. If the accounts have to be prepared on the basis of the actual weight of à découvert airmail correspondence, AV 4 statements shall be drawn up as often as is provided for in paragraph 1 for AV 3 statements and on the basis of the corresponding AV 2 bills.
- 3 If, during an accounting period, a change occurring in the arrangements made for the exchange of airmail correspondence in transit à découvert results in a variation of at least 20 percent and exceeding 500 francs in the total amounts to be paid by the dispatching administration to the intermediate administrations, at the request of one or the other, shall agree to replace the multiplier 26 referred to in paragraph 2 by another valid only for the year in question.
- 4 When the debtor administration so requests, separate AV 3 and AV 4 statements shall be drawn up for each office of exchange which dispatches airmails or air correspondence in transit à découvert.

Article 216

Preparation of AV 5 detailed accounts

- 1 The creditor administration shall prepare on a form, conforming to the annexed specimen AV 5, detailed accounts showing the amounts due to it according to the AV 3 and AV 4 statements of weight. Separate detailed accounts shall be prepared for closed airmails and for airmail correspondence à découvert as often as indicated in article 215, paragraphs 1 and 2 respectively.
- 2 The amounts to be included in the AV 5 detailed accounts shall be calculated:
- a for closed mails, on the basis of the gross weights appearing on the AV 3 statements;
- b for airmail correspondence à découvert according to the net weights shown on the AV 4 statements, increased by 5 percent.
- 3 Monthly or quarterly AV 5 accounts may be summarized by the creditor administration in a quarterly, half-yearly or annual recapitulative airmail account, as agreed between the administrations concerned.
- 4 AV 5 detailed accounts may be summarized in a quarterly general account in the form of the annexed specimen AV 11, prepared by the creditor administrations which have adopted the offset system of settling accounts; this account may, however, be prepared half-yearly after agreement between the administrations concerned. If the balance of an AV 11 general account airmail prepared quarterly or half-yearly does not exceed 25 gold francs, it shall be carried over to the next AV 11 general account. If a balance not exceeding 25 gold francs is outstanding at the end of the year, the debtor administration shall be exempted from all payment.

Submission and acceptance of AV 3 and AV 4 statements of weight and AV 5 detailed accounts

- As soon as possible and at the latest within six months from the end of the period to which they refer, the creditor administration shall send the debtor administration AV 3 statements, AV 4 statements, when payment for à découvert airmail correspondence is made on the basis of the actual weight, and the relevant AV 5 detailed accounts, all in duplicate. The debtor administration may refuse to accept accounts not forwarded to it within that period.
- After verifying the AV 3 and AV 4 statements and accepting the relative AV 5 detailed accounts, the debtor administration shall return one copy of the AV 5 accounts to the creditor administration. If the verification reveals any discrepancies, the corrected AV 3 and AV 4 statements shall be attached in support of the AV 5 accounts duly amended and accepted. If the creditor administration disputes the amendments made to its AV 3 or AV 4 statements, the debtor administration shall confirm the actual data by sending photocopies of AV 7 or AV 2 forms drawn up by the office of origin upon dispatch of the disputed mails. A creditor administration which has received no notice of amendment within three months from the date of dispatch of the accounts shall consider the accounts as fully accepted.
- 3 Paragraphs 1 and 2 shall also apply to airmail correspondence for which payment is made on the basis of statistics.
- Whenever the statistics provided for in article 210, paragraph 1, fall in October, annual payments for airmail correspondence in transit à découvert may be made provisionally on the basis of statistics compiled during May of the previous year. The provisional payments shall then be adjusted in the following year when the accounts based on the October statistics are approved or regarded as fully accepted.
- 5 Discrepancies in the accounts shall not be taken into consideration if they do not exceed 10 francs per account.
- In the absence of special agreement between the administrations concerned, AV 3 and AV 4 statements and the corresponding AV 5 detailed accounts shall always be sent by the quickest postal route (air or surface).
- 7 If the total AV 5 detailed accounts does not exceed 25 francs per annum the debtor administration shall be excused all payment.

Chapter III

Information to be supplied by administrations and by the International Bureau

Article 218

Information to be supplied by administrations

- 1 Each administration shall send to the International Bureau, on the forms sent to it by the latter, the necessary information concerning the operation of the airmail service. This information shall include, in particular, the following:
- a as regards the internal service:
 - the districts and principal towns to which mails or airmail correspondence originating abroad are forwarded by internal air services;
 - i the rates per kilogramme of the air conveyance dues calculated in accordance with article 79, paragraph 3 of the Convention and its date of application;
- b as regards the international service:
 - i the decisions taken as regards the application of certain optional airmail provisions;
 - ii the rates per kilogramme of the air conveyance dues, which it collects direct in accordance with article 82 of the Convention and their date of application;
 - iii the rate per kilogramme of the air conveyance dues for airmails in transit between two airports in the same country, fixed in accordance with article 79, paragraph 4, of the Convention, and its date of application;
 - iv the countries for which it makes up airmails:

- v the offices transferring transit airmails from one line to another and the minimum time necessary for such transhipment;
- vi the conveyance rates fixed for the onward transmission of airmail correspondence received à découvert in accordance with the system of average rates laid down in article 80, paragraph 1, of the Convention and their date of application:
- vii the air surcharges or combined charges for the various categories of airmail correspondence and for the various countries, with an indication of the names of the countries for which unsurcharged mail is admitted:
- viii where applicable, the special charges for redirection or return to origin fixed in accordance with articles 76, paragraph 3 and 77, paragraph 2, of the Convention.
- 2 Any amendment to the information mentioned in paragraph 1 shall be communicated to the International Bureau without delay, by the quickest means. Amendments concerning the information mentioned under sub-paragraphs a, ii, and b, vi, must reach the International Bureau within the time limits prescribed in article 81, of the Convention.
- 3 Administrations may agree to exchange direct any information about air services in which they are interested, particularly timetables and the latest times of arrival for airmail correspondence from abroad to catch various deliveries.

Documents to be supplied by the International Bureau

- 1 The International Bureau shall be responsible for preparing the following documents and distributing them to administrations:
- a "Liste générale des services aéropostaux" (Known as "Liste AV 1") (General list of airmail services) published from the information supplied under article 218, paragraph 1;
- b "Liste des distances aéropostales" (List of airmail distances) drawn up in collaboration with the air carriers;
- c "Liste des surtaxes aériennes" (List of air surcharges) article 218, paragraph 1, b, vii and viii.
- 2 The International Bureau shall also be responsible for supplying to administrations at their request and expense, maps of the airlines and air timetables regularly published by a specialist private organization and recognized as being best suited to the needs of airmail services.
- 3 Any amendments to the documents listed in paragraph 1 and the date on which the amendments take effect shall be notified to administrations by the quickest means (air or surface), with the minimum of delay and in the most appropriate form.

Part IV

Final provisions

Article 220

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Universal Postal Convention comes into operation.
- 2 They shall have the same duration as that Convention unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the General Regulations; see p. 32 of this volume.]

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References
1	2	3
C 1	Customs label	Art 116, para 1
C 2/CP 3	Customs declaration	,
C 3/CP 4	Franking note	
C 4	"R" Label combined with the name of the office of origin and the serial number the item	of
C 5	Advice of delivery/of payment/of entry	Art 135, para 2
C 6	Collective envelope for redirection of letter-post items	Art 142, para 1
C 7	Request for withdrawal from the post	Art 144, para 1
8 0	Inquiry concerning an unregistered item	Art 146, para 1
C 9	Inquiry concerning a registered item, insured letter or postal parcel	Art 147, para 1
C 9bis	Advice of redirection of a C 9 form	Art 147, para 10
C 10	Advice concerning the presumed fraudulent use of postage stamps or franking impressions	Art 190, para 1, a
C 1 1	Report concerning the presumed fraudulent use of postage stamps or franking impressions	Art 190, para 1, b
C 12	Letter bill concerning the exchange of mails	Art 156, para 1
C 13	Special list of registered items	Art 157, para 1
C 14	Verification note concerning the exchange of mails	Art 165, para 2
C 15	Special letter bill showing statistical information	Art 173, para 1
C 16	Verification note concerning statistical information	Art 174, para 1
C 17	Statistical statement of mails in transit	Art 174, para 2, a
C 17bis	Statistical statement of mails received	Art 174, para 2, b
18	Bill for delivery of surface mails	Art 164, para 1
18bis	Bill for delivery of airlifted surface mails	Art 164, para 6
C 19	Transit bulletin concerning mail statistics	Art 176, para 1
C 20	Detailed account of transit charges	Art 179, para 7, a
C 20bis	Detailed account of surface-mail terminal dues	Art 179, para 7, b

No	Title or nature of form	References
1	2	3
C 21	Statement of transit charges	Art 181, para 2
C 21bis	Statement of surface-mail terminal dues	Art 181, para 2
C 22	International reply coupons	Art 191, para 1
C 23	Detailed statement of reply coupons exchanged	Art 191, para 4
C 24	Detailed statement of reply coupons supplied	Art 191, para 1
C 25	Postal identity card	Art 106, para 2
C 26	Detailed monthly account of customs, etc, charges	Art 192, para 1
C 27	Trial note for determination of the most favourable route for a letter or parcel mail .	Art 163, para 3
C 28	Bag label	Art 162, para 1
C 2Bbis	Statistics label	Art 172, para 1
C 29	Routine correspondence	Art 186
C 30	Bundle labels	Art 155, para 1
C 31	Account of amounts due in respect of indemnity for letter-post items	Art 193, para 1
C 32	Declaration concerning the non-receipt (or receipt) of a postal item	Art 147, para 12
VD 1	Table VD 1	Art 110
VD 2	"V" label combined with the name of the office of origin and the registration number of the item \dots	Art 134, para 1, a
VD3	Dispatch list for insured letters	Art 158, para 1
VD4	Report concerning the loss of/theft from/damage to or other irregularities in respect of an insured letter	Art 165, para 7
AV 1	General list of airmail services, List AV 1	Art 219, para 1, a
AV 2	Weight bill of à découvert airmail correspondence	Art 209, para 1
AV3	Statement of weights of airmails	Art 215, para 1
AV 3bis	Statement of weights (terminal dues): airmails	Art 178, para 3
AV4	Statement of weights of à découvert airmail correspondence	Art 215, para 2
AV 5	Detailed account concerning airmail	Art 216, para 1
AV 5bis	Statement of weights of airmails received: airmail terminal dues	Art 172, para 3
AV 6	Transmission envelope for AV 7 and AV 7 S bills	Art 200, para 2, c
AV 7	Delivery bill — airmails	Art 200, para 1
AV 7 S	Delivery bill — airmails of empty bags	Art 212, para 2
AV 8	Airmail bag label	Art 197, para 3
AV 9	Envelope for the make-up of airmails	Art 197, para 1
AV 10	Bundle labels	Art 197, para 1
AV 11	General account — airmail	Art 216, para 4
AV 12	Detailed account: airmail terminal dues	Art 183, para 2
		· - · • / =

	(Front)
CUSTOMS	C 1
May be opened officially	
(Part to be detached if the panied by a customs det wise to be filled up)	
See instructions on the ba	ick!
Detailed description of cor	ntents
	•••••
	• • • • • • • • • • • • • • • • • • • •
Insert a cross if the item co	ontains (")
a gift	(_ J
a sample of merchandise	
Value (specify the currency):	Net weight
1	

Convention. Rio de Janeiro 1979, art. 116, Size: 52 > 74 mm, colour: green

(Back)

Instructions

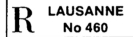
If the value of the contents exceeds 300 gold francs or the equivalent in the currency of the country of dispatch, only the upper part of this label should be affixed to the item and customs declaration C 2/ CP 3 should be completed.

The contents of your item (even if a gift or a sample) must be described fully and accurately. Non-observance of this condition may lead to delay of the item and inconvenience to the addressee, or even lead to the seizure of the item by the customs authorities abroad.

Your item must not contain any dangerous article prohibited by postal regulations.

Note. - Postal administrations are recommended to indicate the equivalent of 300 gold francs in their national currency.

C 4



Convention, Rio de Janeiro, art 131, para 4 -Minimum size, 37 + 13 mm Maximum size: 50 - 20 mm

	Postal administration	CUSTOMS D	CUSTOMS DECLARATION	S	C 2/CP 3 (Front)
RLEAF	(1) Name and address of sender	(2) Sender's reterence. If any	e. i any		
THE INSTRUCTIONS OVER	(3) Full name and address of addressee, including country of destination	(4) Insert a cross (x), if the a gift samp (5). The undersigned certific declaration are correct (6) Place and date	Insert a cross (x), if the item contains a gift samples of merchandise (5) The undersigned certifies that the particula declaration are correct (6) Place and date	Insert a cross (x), if the item contains a gift samples of merchandise (s) The undersigned certifies that the particulars given in this declaration are correct (6) Place and date	n in this
T YJJUJABRAD GABR	(7) Observations	(8) Signature (9) Country of origin of the goods	ol the goods	(10) Country of destination (11) Total gross weight Kg	5
FORE COMPLETING THIS FORM YOU SHOULD	(12) Number of items (13) Defailed description of contents		(14) Tanit No		onia A (gii

Convention, Rio de Janeiro 1979, art 116, para 1; Parcels. Rio de Janeiro, art 106, para 1, b - Size: 210 × 148 mm

Instructions	N
the custor	The customs declaration should be completed in French or in a language which is accepted in the country of destination.
fo clear yo complete y fressee. Mo	To clear your item the Customs in the country of destination need to know what the contents are. You must therefore complete your declaration fulfy, accurately and fegibly, otherwise delay and inconvenience may be caused for the addressee. Moreover, a false, misleading or incomplete declaration may lead, for instance, to the seizure of the package.
t is also yo documents attach then	It is also your responsibility to inquire into import and export regulations (prohibilions, make-up, etc) and to find out what documents, it any (certificate of origin, health certificate, invoices, etc) are required in the country of destination and to attach them to this form.
Item (4):	The insertion of a cross in this space does not relieve you of the obligation of completing the declaration in detail; nor does it necessarily imply that the goods will be admitted free of duty in the country of destination.
Item (5):	Your signature on the front is regarded as implying that your item does not contain any dangerous article prohibited by postal regulations.
Item (7):	See note 1 below.
Item (13):	Indicate separately different kinds of goods. General terms, such as "foodstuffs", "samples", "spare parts", etc are not permitted.
Item (14):	If known, state customs tariff number in the country of destination.
Item (15):	State net weight of each kind of goods.
ltem (16):	State the value of each kind of goods separately, indicating the monetary unit used.

			(Front)	
	COUPON TO BE HANDED TO THE SENDER	1	C 3/CP 4	
	DETAILS OF CHARGES DUE	Part to be fifled in by the	Stamp of the office which has advanced the charges	
	in the currency of the country of destination of the item	administration of destination		1
	Charge for delivery free of charges:	TOTAL OF CHARGES I ADVANCED		
	Customs duty	1		
	Presentation to Customs charge	Amount in figures, in the currency of the country of destination of the item Office which has made the advance	Date	Part A
	Other charges	I		(back)
		No of register	Signature of the official	
arg.	Total	Amount in figures atter conversion		
ou Cil	Total after conversion Signature of the office which has recovered	No in-register	Stamp of the office which has received the charges	
Also called Commission charge	the charges	Signatura of the official who has converted the amount	Stamp of the office which has received the charges	
alled C		1	istratio	
Alsoc		1	Admin	
		Postal administration	C 3/CP 4	1
		ļ	Franking Note	
		Nature of the item	Part B	
		Insured value	Office of posting	
		Name and full address of sender		
		Name and full address of addressee		Part B (front)
		The item is to be delivered free of charges and fees, which I undertake	Stamp of the office of origin	
		to pay Signature of sender		
ylno				
For parcels only				
		i .	1	1

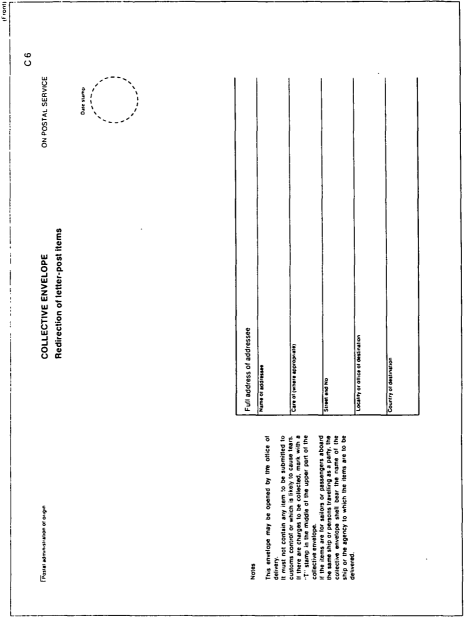
Convention. Rio de Janeiro 1979, art 117, para 2; Parcels, Rio de Janeiro 1979, art 110, para 3, b - Size: 148 x 105 mm, colour: yellow

			(Back)	
	DETAILS OF CHARGES DUE		C 3/CP 4 Part B	
	in the currency of the country of destination of the item	Part to be filted in by the administration of destination	has advanced the charges	
	Charge for delivery free of charges:	TOTAL OF CHARGES ADVANCED		
	Customs duty]		
	Presentation to Customs charge	Amount in figures, in the currency of the country of destination of the item.	I Date	Part B
	Other charges			(Back)
	Total	No of register	Signature of the official	
Also called Commission charge	COUPON Nature of the stem Weight'	Postal administration		Upper e of the fo when pa A and B are fold one upo the othe
		Į.	Part A	
- [No Insured value	Nature of the item	No Weight'	
	Office of posting	I thsured value	Office of posting	
	Name and full address of addressee	Name and full address of sender		
			171	Part A (Front)
	The sender has paid the charges and fees indicated on the back	The item is to be delivered free of charges and fees, which I undertake	Stamp of the office of origin	
_	Stamp of the office of origin	T to pay Signature of sender I		
for parcels only		To be returned to the office of		

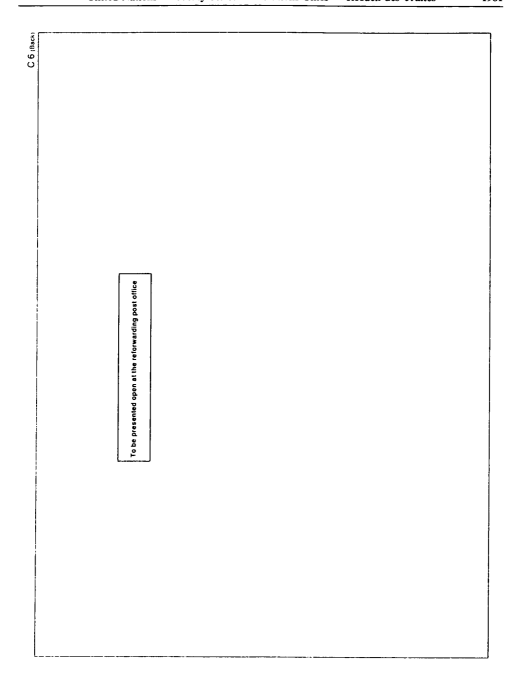
		ADVICE of delivery/of payment/of entry	C
		On po	stal servic
To be fille	ed in by the office of origin		
Office of po	osting		of the office ng the advic
No	Date of posting	-	
			(ر
air or surfa	rned by the quickest route ace mail), à découvert ee.	Return to (to be filled in by the sender)	(ر ——
	ace mail), à découvert		(ر
air or surfa	ace mail), à découvert		(مر
air or surfa	ace mail), à découvert	Name	(ر

Convention, Rio de Janeiro 1979, art 135, para 2 - Size: 148 x 105 mm with a tolerance of 2 mm; colour: light red

			Unregistered
Letter	Printed paper		parcel
nsurad item		Insured value	
Letter	Parcel		
			Amount
Postal money order	Inpayment money order	Outpayment chequi	•
lame of addressee or title of	giro account		•
treet and No		Locality and country	· · · · · · · · · · · · · · · · · · ·
egulations of the countr	ned by the addressee or by a person y of destination, or, if these regulative returned by the first mail direct to the	ons permit, by the official o	
egulations of the countr	y of destination, or, if these regulation returned by the first mail direct to the	ons permit, by the official o	of destination
egutations of the countr office of destination, and	y of destination, or, if these regulation returned by the first mail direct to the	ons permit, by the official o	of destination
egulations of the countrillice of destination, and	y of destination, or, if these regulation returned by the first mail direct to the second sec	ons permit, by the official o	of destination



Convention, Rio de Janeiro 1979, art 142, para 1 - Maximum size: length, width and depth combined 900 mm; the greatest dimension may not exceed 600 mm



Postal administration of origin		REQUEST			C 7 (Page 1)
		for withdraw	al from the po	st (i)	
_		or alteratio	n of address (ii)	
Office of service of origin		for cancella	tion or elteratio	on of the COD ar	nount (III)
Office di destination or service designated a	s intermediary		· · · · · · · · · · · · · · · · · · ·		
		Request by r	nail		
		Request by t	elegraph (page	2)	
To be sent as a registered item by at the same office by the same se		e). One form is suff	icient for sever	al items posted a	t the same time
Request by post			_		
	Nature of item			No of dem	Oale of dispeich
	Office of origin				No of mail
	Original COO amount in ligures (where app	plicable)			
	Full name and address of the sender				· · · · -
Description of item					
	Full address of the addressee as given on t	ne dem			
			•••••	•••••	• • • • • • • • • • • • • • • • • • • •
	The attached facsimile represen	ts			
	the anvelope of the item		the addre	ss of the item	
			1		
Request for withdrawal from the post	Please return the itam				
	by surface		by air		
	Please redirect the item				
Il Request for alteration of	by surface		by air		
the address	New address				
			••••••	•••••	•••••
	Please cancel the COD amor	uht			
	Please alter the COD amoun	t			
III Request for cancellation or alteration of the COD amount	New COD amount, to be written in words				
			••••••	•••••	
Place and date	The corrected COD money of		r service where the	aquest is handed in	
		Stamp of the office of Signature of the office	ist in charge		
Signature of sender					
					1
		1			()
Convention, Rio de Janeiro 1979, art 1	144, para 1 – Size: 210 × 297 mm				1

Request by telegraph			C 7 (Page 2)							
	Postbur Posts Office or service of destination of the									
	Return by	surface	air Posting No							
	l'Ottice of pas	ting	Oete at posting							
Request for withdrawal from the post	from Full address	ol addressee								
	to									
	Description	of the sender (if any), form and colour	of the item, etc							
	Description.									
	Postbur Poste	x Postgen	····							
	Postbur Poste Office or service of destination of tr		A.,							
	F Old particulars									
	Replace New particu									
	Nature of ite	m	I Postung No							
	On Office of par	sting	Date of posting							
It Request for alteration of address	from Full address of addressee 10									
	Particulars of the sender (if any), form and colour of the item, etc Description									
	redirection requested by	surtace	air							
	Postbur Poste	Posigen	,,							
	Postbur Poste Office or service of destination of the									
			amount in words (if epplicable)							
	Cancel Alter	to I Nature of item	Posting No							
III Request for cancellation or alteration of the COD amount	the COD charge on	sting	Date of posting							
	Full address	ol addressee								
	10									
Place and date	Postbur Poste									
Signature of sender		Stamp of the office where to Signature of official in char	inge inquest is handed in							
orginalula di Seriuai										

			7 (Page		
Part to be filled in by the office or	service where the request original	ites			
Office or writte whiele implies is handed in		This page should be returned to the address opposite by the quickest route (air or surface)			
	Nature of stem	No of item Date o	dispatch		
		I NO OF ITEM	quispation		
	Office of origin	No of	mail		
	Original COD amount in figures (where appl	cable			
Description of item	Name and full address of the sender				
	Full sodress of the addressee as given on the item				
was handed in or to the specially	r designated service The item in question was duly ret		air.		
from the post	No of mail	Oste of mail			
	The item in question was duly red the under-mentioned address by No of mail	directed to surface a	air		
II Request for alteration of address	New address of the radirected item				
			•••••••		
	The COD amount in question was	s duly			
III Request for cancellation or alteration of the COD amount	Cancelled New COO amount	altered to the amount stated below			
	The item in question has aire	ady been delivered to the addressee			
	The item in question has bee	n seized by virtue of the internal legislation of this country			
IV Miscellaneous	The request by telegraph not please send additional detail	being explicit enough to enable the necessary action to b s	e taken.		
	The search was fruitless				
Stamp of the office or service of destination Signature of the official in charge					

Postal administration of origin				C 8 (Front)
		INQUIRY Unregistered it	em	
Notes. One form is sufficient for s	everal items posted at the same t			Stamp of the office of origin
Office or service at origin		Date Rel	erence	
1 Particulars to be supplied by the	ne applicant (sender or addresse	34)		
Reason for inquity.	not arrived	ritled	damaged	delayed
	Letter	Postcard	Newspaper	- -
Item under inquiry	Printed paper	Small packet		
Special indications	Express	Airmail COD amount and currence	· · · · · · · · · · · · · · · · · · ·	
	COD Exact or approximate date			
Posted				
Sender	Name and full address			
Addressee	Name and luft address Name and address on the item			
Contents (precise description)				
Description of external wrapping	The address was written on the item tied on Size of the item		gummed	
	Special marks Fecsimile attached		not attached	
The item, if found, should be sent	to the sender	, <u>, , , , , , , , , , , , , , , , , , </u>		
	to the addressee			

Convention, Rio de Janeiro 1979, art 146, paru 1 - Size: 210 × 297 mm

2 Particulars to be supplied by				<u> </u>	8 (Back)
	Date end time	or location of letter	-box		
Posted	By the sende	er himself		By a third party	
Postage prepaid	For air trans	mission repaid		For surface transmission	
Special indications	Express Any other indications			Airmail	
3 Detailed information from the	office of origin				
4 Particulars to be supplied by		i Pate			
Has the item reached	Yes		· · · · · · · · · · · · · · · · · · ·		
the addressee?	No				
	Called for at the post office	Name of person	loe whom items are handed	ovelr	
How correspondence is normally delivered	Delivered to the place of address		directly to the addre		
				dressee s service	
			special box		
		The box	s locked and regula	rly cleared	
Origin of any correspondence previously lost					
5 Detailed information from the	e office of destina	ation'			
					, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
					••••
This form must be returned to		1			
In the case of COD items, please st	ate now paid.				

Postal administration of origin				INQUIRY Registered item, insured lette	er or postal parcel	C 9 (Page 1)
						np of the office
Notes. One form is sufficient for parcel, insured parcel – posted a to the same address.	sever it the	al items of the same of same time at the same	category - ne office b	- registered item, insured letter, ur y the same sender and sent by the	nregistered	· · · · · · · · · · · · · · · · · · ·
					1	
Office or service of origin				Date of inquiry		j
				Date of duplicate	Reference	`
1 Particulars to be supplied by t	he s	ervice of origin				
Reason for inquiry Item		not received		stolen	damaged	delayed
Registered item						
Letter insured item	لــــــــــــــــــــــــــــــــــــــ	Printed paper		Insured value		
Letter		Parcel				
Unregistered parcel						
Soeciat particutars Airmail		Express		Advice of delivery		
	coc	amount and currency		· · ·		
Weight (does not concern letter-post items)						
Date of posting	Orto	ce of posting		11-11	No of item	
Routeing (does not concern teller-posi item	ns)	4-1	,			
Name and full address of sender					<u></u>	
Name and full address of addressee						
			· · · · · · · · · · · · · · · · · · ·		••••••	
Contents (precise description)	 -					
	•••••		••••••		••••••	
Description of external wrapping (does not	conce	rn letter-post (tems)				
			•			••••••
Facsimile of the address on the attached	item	not attached				- · ·
Particulars to be supplied by the	offic		rding offic	ces	·	
Mail in which the item was sent			Date	From	For	
L	_	l o				
Air	_	Surtace			·	•••••••
Air		Surface				
Air	\Box	Surface				

Convention. Rio de Janeiro 1979, art 147, para 1 - Size: 210 × 297 mm

	<u> </u>			C 9 (Page 2
Particulars to be supplied by the office of exchange	ge of the country of	of origin		
Mail in which the item was sent		FN₀ F	Date	
Air Surface Dispatching office of exchange				
Dispatching office of exchange				
Office of exchange of destination				
Perticulars of entry	No	No of entry	Office stemp	
Bulk advice		1.00.4,		
Table VI of the letter bill (C 12)				/
Special list (C 13)				j
Dispatch list (VD 3)			``.	
Parcel bill (CP 11 or CP 20)				
2 Particulars to be supplied by the intermediate redirection (see page 3, table 3 B)	services or by th	e service of destin	ation in the case of return o	or
Mail in which the item was sent		ſNp ſ	Date	
Air Surface Dispatching office of exchange				
Office of exchange of destination				
Particulars of entry Bulk advice	No	No of entry	Office stamo	
Table VI of the letter bill (C 12)			,	
Special list (C 13))
Dispatch list (VD 3)				
Parcel bill (CP 11 or CP 20)				
Signature				
Mail in which the item was sent		ſÑo ſ	Date	
Air Surface Dispetching office of exchange				<u> </u>
Office of exchange of destination				
Perticulars of entry	No	No of entry	Office stamp	
Bulk advice		· ·		
Table VI of the letter bill (C 12)	ļ			
Special list (C 13))
Dispatch list (VD 3)				
Parcel bill (CP 11 or CP 20)				
Signature				

Particulars to be supplied by the service of destination	C 9 (Page
in case of delivery	
ie item in question was duly delivered to the entitled person	Data of delivery
case of riffing, damage or delayed delivery, indicate briefly the reason in	table 4 under "Any other comments"
he COD amount has been	Qata No of money order
forwarded to the sender of the item	Data No of money order
forwarded to the giro centre	
credited to giro account	
tump and signature of official in charge of the delivery office	
B in case of non-delivery, give the reason if it is a question of retention or	return to origin
reatment of the item Name of office	
It is at	Date
It has been returned to the office of origin ¹	
New address in full	
It has been redirected	Date
It has not been received at the office of destination. The addressee's diampi and signature of official in charge of the delivery office	eclaration is attached
	``'
i Final reply	
Final reply to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administrati	intermediate administration which cannot establish on)
to be given by the administration of destination, or, if appropriate, by the	on) m under inquiry has not been received back by the sender, s
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administrati The investigations made in our service have been unsuccessful. If the iter	on) n under inquiry has not been received back by the sender, s I Reterence mmarized account
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administrati The investigations made in our service have been unsuccessful. If the iter we authorize you to compensate the applicant within the prescribed limit	m under inquiry has not been received back by the sender, s I Reterence mmarized account Reterence
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administration. The investigations made in our service have been unsuccessful. If the item we authorize you to compensate the applicant within the prescribed limit. The full amount paid may be debited against our service in a CP 16 surprise of the use of bulk advice, it is impossible to establish where to the amount paid may be debited against our service in a CP 16 surprise of the use of bulk advice.	n under inquiry has not been received back by the sender, s Reterence Ret
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administration. The investigations made in our service have been unsuccessful. If the item we authorize you to compensate the applicant within the prescribed limit. The full amount paid may be debited against our service in a CP 16 sumbles against our service in a CP	n under inquiry has not been received back by the sender, s Reterence Ret
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administration. The investigations made in our service have been unsuccessful. If the item we authorize you to compensate the applicant within the prescribed limit. The full amount paid may be debited against our service in a CP 16 surprise of the use of bulk advice, it is impossible to establish where to One half of the amount paid may be debited against our service in a CP 18 surprise of the use of bulk advice, it is impossible to establish where to the use of bulk advice, it is impossible to establish where the one half of the amount paid may be debited against our service in a CP 18 surprise of the use of bulk advice.	n under inquiry has not been received back by the sender, s I Reterence mmarized account I Reterence he loss occurred ³ . P 16 summarized account
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administration. The investigations made in our service have been unsuccessful. If the item we authorize you to compensate the applicant within the prescribed limit. The full amount paid may be debited against our service in a CP 16 su. Because of the use of bulk advice, it is impossible to establish where to One half of the amount paid may be debited against our service in a CP 18 su. Because of the agreement between our two administrations ¹ , your adminy other comments (continue overlest)	n under inquiry has not been received back by the sender, s Reterence Ret
to be given by the administration of destination, or, if appropriate, by the he regular transmission of the item under inquiry to the next administration. The investigations made in our service have been unsuccessful. If the item we authorize you to compensate the applicant within the prescribed limit. The full amount paid may be debited against our service in a CP 16 surprise of the use of bulk advice, it is impossible to establish where to One half of the amount paid may be debited against our service in a CP 18 surprise of the use of bulk advice, it is impossible to establish where to the use of bulk advice, it is impossible to establish where the one half of the amount paid may be debited against our service in a CP 18 surprise of the use of bulk advice.	n under inquiry has not been received back by the sender, s Reterence Ret

Convention, art 55, para 3, and art 56, para 5; Parcels, art 42, para 4.

³ Convention, art 58, para 3; Parcels, art 44, para 4,

' See table 2 for routeing.

			ion of e C 9 fo	rm	
Iministration of origin of the inquir	,	Date of advice			
		Our reference	 		
		Your date		Your reference	
em concerned					
lature of item	Registered item		Insured	l letter	
	Unregistered parcel		Insured	l parcel	
osting	Date Office			Number	
pecial particulars	insufed value			**	
	COD amount				
	·				
Sender		•••••••••	••••••••••		
ddressee					•••••
		······································	······		•••••
	Name of office			·	
9 form redirected today to					
nformation on the redirect	tion of the item concerned				
	From		То		
Aail	No of the mail		Date		
	Bulk advice				
	Letter bill	No		No of entry	
		l No		No of entry	
intry	Special list	I No		No of entry	
Entry	L			No of entry	
intry	Dispatch list	T No			
intry	Dispatch list	l No			
		l No		- ,.	_
Entry Other information	Parcel bill				
Other information The office of exchange of c		t commant.		- ;:	

Convention, Rio de Janeiro 1979, art 147, para 10 – Size: 210 × 297 mm

Postal administration of origin	ADVICE Presumed fraudulent use of postage stamps or franking impressions	10
Onice dispatching the advice	Date of advice Reference	
Notes Advice of dispatch, by registered post, of the letter-po or impression of the nature indicated below. A copy of the C 10 form is being sent to the administrations of	ost item described hereafter which apparently bears a postage stamp of origin and destination, as well as the office of destination.	
Nature of presumed fraud		_
Counterfeit franking machine impression	Already used postage stamp Atready used franking machine impression	
Counterfeit printing press impression	Already used printing press impression	
Nature of item Othice of origin	Date of posting	
Copy of the address		
Presumed irregularity		
Observations if any		
		•
Stamp date and signature		

Postal administration of origin		C 11			
Office orepsring the report	REPORT Presumed fraudul or franking impres	ant use of postage stamps			
To the edministration of	Notes. To be sent by registered post to the administration of origin of the item				
	Date of report	Reterence			
Nature of item	Otlice at origin				
Date of o-science	Weight of item	Postage prepaid			
Name and address of addressee					
Nature of presumed fraud	<u> </u>				
Counterleit postage stamp	Already used post	age stamp			
Counterfeit franking machine impression	Already used frank	king machine impression			
Counterfeit printing press impression	Already used print	ing press impression			
The addressee declares		·			
that the sender is unknown to him					
that he refuses to divulge the name of the sender					
that the item was sent by the following person					
Name and address of sender					
Consequently.					
We have delivered the item to the addressee					
We have seized in order to send it to the administration	a a a sinia				
	t or origin				
the item					
that part of the item containing the ac Observations, it any	Idress and the suspect imprint o	r stamp			
In witness whereof, we have, in single copy, drawn up this and to article 190 of its Detailed Regulations.	report in order that effect may b	e given to article 13 of the Convention			
Signature of addressee or his attorney	Stamp of the office preparing Position and signature of the	the report and date official			
Convention, Rio de Janeiro 1979, art 190, para 1, b - Size: 210 × 29:	7 mm				

Dispatching office of exchange Office of exchange of destination					hange of		
Office of exchange of destination					of dispatch	Time	Mail No
Office of exchange of destination							
Since of Change of Mannager				Name	of ship		
	•			Flight	No		
				Via			
				<u> </u>			
I The mall contains				v c	fficial note:	•	
unregistered items	express	aiı	•	-		# 10 C.	Number
II Number of bags				 Disp	atching adr	ministration bags	
		Number		'	•	•	
Bags with red labels		·····	·····	Bag	s return ed e	mpty belonging to the	
Bags with white and blue labels					inistration o	of destination	L
Sacks of empty bags (SV)		L		.		***************************************	
Total number of bags							
III Summary of registered and ins	sured items			1		•	
		T		Vi t	ist of regis	tered Items	
	Registered	Insured	1	<u> </u>	advice		·
Number of bags containing				Nun	ber of item:	s inserted in this bag	
items				in lett		<u></u>	
Number of packets containing				In figu	res		
items				<u> </u>			
				Indiv	idual advice	e 	
Number of special lists (registered) or dispatch lists				ser-	of the	Office of origin	Observations
(insured)				ial	item		5555715115115
Total number of items Number of AV 2 oills		l		! '		 	
				2			
IV Closed malls included in this m	nait			3			
No of			No of				
the mail Office of origin	Office of destination	n	begs or packets	4	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
				5		<u> </u>	
	*			6			
				7			
	-*			8			
				9			
			L			af if necessary	
Stamp of the dispatching office of exchange Signature of the official		1		Signal	of the office of ure of the offici	axchange of destination al	
		(}				()
Convention, Rio de Janeiro 1979, art 156		1		ı			$ \setminus$ $/$

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C 12 (Back)

VI List of registered itsms (conclusion) Number										
Numl	oer			Num	ber					
ser- ial	of the item	Office of origin	Obervations	ser-	of the item	Office of origin	Observations			
10				40						
11				41						
12				42						
13				43						
14				44						
15				45						
17				47						
18				48						
19				49						
20				50						
21				51						
22			†	52	,					
24				54						
25		,		55						
26				56						
27		_		57						
28				58						
30		•		59 60						
31	·			61						
32				62						
33				63						
34				64						
35				65						
36				66						
37				67						
39	[1	69						

	ching administ	_		SPI Reg	ECIAL LIS sistered in	C 1		
Dispa	iching office of	exchange		Date	ol dispatch	Mail No		
				Specia	al list No			
Ottice	of exchange of	destination		Name	ol ahıp			
				Ftight	No			
				Via				
Bulk	advice			Num	ber		- T	
	er (in letters)			ser-	of the	Office of origin	Observations	
Numb	er (in tigures)							
lodu	ndual advic	<u> </u>		19				
Numt				20		 		
ser-	of the	Office of origin	Observations	21				
al	item			22	•••••			
1	• • • • • • • • • • • • • • • • • • • •			23	,			
5	• • • • • • • • • • • • • • • • • • • •			24				
3				25				
4				26		***************************************		
5			***************************************	1			•••••	
				27				
6				28		•		
7				29				
8				30				
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11				33		•••••		
12				34		***************************************		
13				35				
14				36				
15				37				
			•••••	Ì				
16				38				
17				39				
18 Stamp Signat	of the dispatch ure of the offici	ing office of exchange at		40 Stamp Signat	of the office of ure of the office	exchange of destination		
						-		
							$-\langle -\rangle$	
_		: Janeiro 1979, art 157, para 1 + S					1	

Postal administration of origin		VERIFICATION Exchange of						14 (Front)
Office of origin of note		Date of nota) No		Mail No	
		Date of dispatch		1				
Office of destination of note		Name of ship						
		Train No. Flight No.	etc					
		Dispatching office o	l exchange	,				
		Office of exchange of	of destination	on				
1 Irregularities concerning bags or covers				•				
			Number	r of recept	acles con	cerned		
Mail No Office of origin	Office of destination	on	Bag	15	Cov	ers		
			Red	White	Blue	LC	AO	СР
			İ	İ	İ	İ	İ	
			·			ļ		
			<u> </u>		1	1	1	1
The bags and covers described above								
did not arrive here		arrived in b	ad cond	ition				
arrived in excess		have been i	repaired	here				
were they received by your office?		arrived here	e unl ab e	lled				
2 Irregularities concerning documents Missing documents (please send a copy)								
missing occurrents (prosse send a copy)								
AV 7 delivery bill		Letter bill			Number	of registe	red (tems re	csived
AV 2 weight bill		Special list	Į.,	ło				
		rc	AO		СР		The to	otal
The AV 7 delivery bill has been corrected as foll according to the weights given on the labels	ows						weigh check	t was ed here
In view of an error in calculation the totals on the delivery bill have been corrected as follows	ie AV 7							
trregularities concerning the tables of the letter bill	1	Entered	Received	1	Observa	ions		
<u> </u>	,							
II Number of bags		***************************************					********	
III Total registered items								·····
Special lists								
Dispatch lists	••••••						•••••	
 								
Total insured items				***************************************				

Convention, Rio de Janeiro 1979, art 165, para 2 - Size; 210 × 297 mm

3 Other Irregularities	C 14 (Back)
4, 1,	
Stamp of the office preparing the note and date	Seen and accepted
Signatures of officials	Stamp of the office of destination of the note and date
	Signature of the official in charge

Dispatching administ	ration						TTER BILL formation		C 15 (Front
Dispatching office of	aschange				Data o	dispatch	Time		Meil No
							•		
Statistical period					Nama	of ship			
First mail		Last mail							
Office of exchange o	t destination				Via				
Number of bags s	ubject to transit cha	irges and/or termini	at duas with	a grosa v	veight				
not exceeding 5 k (light bags)	9	over 5 kg and up (medium bags)	10 15 kg		over (heav	i5 kg and up y bags)	to 30 kg	Number of baga e transit charges ar	
LC and AO bags	M bags	LC and AO bags	M bags		LC ar	d AO bags	M bags		
			ļ						
I The mail cont	lains				v o	ficial note	•		
unregistered ite	ms	express	air						Number
II Number of b	ags				Disp	atching adı	ministration's bag	s	
Bags with red la	bels		Number		adm	inistration	empty belonging of destination	to the	
Bags with white	and blue labels .				Other	information			
Sacks of empty	bags (SV)		ļ						
Total number o	f bags								
III Summary of	registered and i	nsured Items			VI L	ist of regis	tered itema		
		Registered	Insured			advice			
Number of bags						ber of item er (in letters)	s inserted in this	bag	
	kets containing				Numb	er (in ligures)			
items			ļ		lodi	ridual advid	<u></u>		
Number of spec	oial liete				Numi		1		T-
(registered) or (insured)	dispatch lists				ser-	of the	Office of origin		Observations
Total number o	mail				1				
Number of AV 2 bills	1								
IV Closed mail	s included in this	mail			3				
No of the mail	of origin	Office of destinat	ion	No of bags or packets	4				
	****		•		5	ļ			
				ļ	6 Con	ltinue overl	eaf if necessary		
Stamp of the dispato Signature of the office	thing office of exchang	•			Stam		of exchange of destina	ion	
manage of the bill			1	1					
			- (-)	1				(

C 15 (Back)

VI L	ist of regis	tered items (conclusion)					
Numt	per			Num	ber		
ser-	of the item	Office of arigin	Observations	ser- ial	of the item	Office of origin	Observations
7				37]	
8				38			
9	1			39			
10				40			·
11				41			
12				42			
13				43			
14				44			
15				45			
16				46			
17				47			
18				48			
19				49			
20				50			
21				51			
22				52			
23				53			
24		<u> </u>		54			
25				55			
26				56			
27				57			
28				58			
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30				60			
31				. 61			
32				62			
33				63	ļ		
34		, ,		64			
35				65			
36				66	J		

Postal administration of origin	VERIFICATION Statistical in			C 16
Office at origin of nate	Date of note		T No	Mail No
Office of destination at nate	Date of dispatch			Time
	Dispetching office of	exchange		
	Office of exchange of	destination		
Closed mails subject to trensit cherges and/or terminal duee				
	Number of bags		, , , , ,	
	according to the d	ectaration office	according to the v	erification stination
	LC and AO bags	M bags	LC and AO bags	M bags
Light bags (up to 5 kg)				
Medium bags (over 5 and up to 15 kg)				
Heavy bags (over 15 and up to 30 kg)	• • • • • • • • • • • • • • • • • • • •		•	
Bags exempted from transit charges and terminal dues		L		
A				
Observations				
				••••••
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	••••••		••••••	***************************************
This form must be saturated by registered post to				
This form must be returned by registered post to .	···			
Stamp of the office preparing the note and date Signaturas of the officiers	Seen and accep		a note and dat-	
	Stamp of the office o Signature of the office	i cestination of the ual in charge	note and date	
Convention, Rio de Janeiro 1979, art 174, para 1 - Size: 210 × 297 mm	1			

	f destination of the mai				STATISTICAL STATEMENT C 17 Malls in transit									
Dispetching other	a of exchanga of the m	arts			Dete of stat	lement								
					Number of	days of statistics	al period							
Office of exchang	ge of destination of the	maila			Dispatchine	g edministration	of the mails							
						•								
	· · · · · · · · · · · · · · · · · · ·			 -		-			-					
					-									
Notes. Give,	as fully as possibl	e, details of t	he route foll	owed and th	ne services	used for the	dispatch of	the mails						
	, , ,						опоратон о							
Intermediate adm	inistrations													
		•••••												
Dispatched by sh	01													
	~ 	T			<u>. </u>		•	T						
		First mail			Second m			Third mai						
		Time of disp	patch		Time of disp	patch		Time of dispetch						
Number of the mail	Date	Number of	bags (LC, AC	and M)	Number o	l bags (LC, AC	and M)	Number of bags (LC, AO and M)						
		Light (up to 5 kg)	Medium (over 5 and up to 15 kg)	Heavy (over 15 and up to 30 kg)	Light (up to 5 kg)	Medium (over 5 and up to 15 kg)	Heavy (over 15 and up to 30 kg)	Light (up to 5 kg)	Medium (over 5 and up to 15 kg)	Heavy (over 15 and up to 30 kg)				
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otals	licial in charge of the o	l flice of exchange	of destination		Seen and	accented		!	1					

	lestination of the mails				Mails re	ceived	ATEMENT	•	C 17bis
Dispatching office	of axchanga of the mail	18			Oste of statem	nent			
					Number of day	ys of statistical	period		
Office of exchange	of destination of the m	ails			Dispatching a	dministration o	the mails		
					1				
	1	T			<u>.</u>				
		Mail Time of disp				····			
		Time of disp	aicn						
Number of the mail	Date	Number of	LC and AO ba	igs	Number of I	M bags	,		
		Light (up to 5 kg)	Medium (over 5 and up to 15 kg)	Heavy (over 15 and up to 30 kg)	Light (up to 5 kg)	Medium (over 5 and up to 15 kg)	Heavy (over 15 and up to 30 kg)		
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Totals					ļ				
	ficial in charge of the o	ffice of exchange	ol destination		Seen and	accepted		<u></u>	

Postal ac	iministration of origin	DELIVERY BILL C 18 Surface mails											
Office of	origin of the C 18 bill	Date of tr	ansfer										
		sferred to an office or a train	To be filled in if the mail is transferred to a sea service Snipping company										
Name of	office, train No or forwarding rou	te											
			Name of ship Date of sa								ailing		
			Port of disembarkation										
			Number	of		Γ.							
Number or date of the mail	Origin of mails	Destination of mails	red label begs	bags of unregis- tered corres- pondence	bags of insured parcels	bags of unregistered parcels	parcefs not in bags	sacks of empty bags	if conta	ations or, iners are dication o	of No of seal		
1	2	3	-	5	ි 6	7	8	9		10			
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Totals		·····							<u> </u>				
Stampt o	f the dispatching offics of the ma	1, date and signature	The und the mai Date and s	dersigned a Is mention pignature	eckno ed abe	wledg ove	es reco	eipt in	good co	ondition	of		

Convention, Rio de Janeiro 1979, art 164, para 1 – Size: 210 x 297 mm

Postal adi	ministration of origin										C 18bis
ittice of G	origin of the C 18bis bill										
				ERY E							
			Air-iii	ted su	rface	e ma	ils				Time
Office of 1	destination of the C 18bis bill		Date of G	eparture .							
			Flight No					_			
Airport o	il direct transhipment (art 191	. para 2)	Airport o	l officeding	,			<u> </u>			
			Numbe	rof							
Date or No of mail	Origin of mails	Destination of mails	red label bags	bags of unreg- isterad corre- spon- dance	bags of insured parcels	bags of unregistered parcels	parcels not in bags	sacks of empty bags	Gros weig of ba etc	ht	Observations or, if containers are used indication of No of container seal
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Totals	<u></u>										
	of dispatching office ure of official	The official of the eirport or airline		1			Stam Signa	p of offi ture of	ice of d official	estinatio	in
1											

198

Dispatching adminis	stration		TRANSIT BULLETIN Mail statistics Date of dispatch	C 19 (Fron
Office of destination			Mail No	Stamp of dispatching office
Administration of de	strielion		Number of bags ¹	
r				
Enter the note	°C 19" in the "Observation	ns" column of the C 18 bull		•
transit, if any.			orm for particulars concerning lan	
mediate admin office of excha	istration, to the exclusion nge must send the form	of every other office, beg direct to the office of dest	ively by the inward and outward o inning with the first inward office o ination; there the exact date of an ned to the dispatching office.	of exchange. The last intermediate
Transil	Date stamp of the inward office of exchange	Date stamp of the outward office of exchange	Services used (In the case of land transil, indicate T.L. and the route followed, and in the case of sea transit, indicate T.m., the route followed, the name of the ship and that of the shipping line)	Countries to which the transit charges must be paid
1	2	3	4	5
1st transit				
	\			
2nd transit				

1 Not counting bags of empty receptacles and other "Exempt" bags

Convention, Rio de Janeiro 1979, art 176, para 1 - Size: 210 × 297 mm, colour: grein

Continue overleaf if necessary

C 19 (Back)

Transit	Date stamp of the inward office of exchange	Date stamp of tha outward office of exchange	Service used (in the case of land transit, indicate T.t., and the route followed, and in the case of sea transit, indicate T.m., the route followed, the name of the ship and that of the shipping line)	Country to which the transit charges must be paid
1	2	3	4	5
4th transit				
5th transit				
6th transit				
. 7th transit		0		
8th transit				



Creditor administration

C 20

DETAILED	ACCOUNT
Trancit che	

	rransit charges
Debtor edministration	Date of eccount
	Transit services
	Transfer services
	Year
	l

		Mails dis	patched	during th	ne statistical per	iod				
Office of origin	Office of destination	Number of an ave	of bags erage wei	ght of	Transit charges Total weights by total Total weights by total Total weight total	Credit	Observations			
		3 kg	12 kg	26 kg						
1	2	3	4	5	6	6bis	6ter	7	8	9
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Creditor administration Seen and acce	pted by the debtor administration
Place, date and signature of official Place, date and sig	nature
l i	

Convention, Rio de Janeiro 1979, art 179, para 7, a - Size; 210 x 297 mm

Creditor administration	Surface-mail terminal dues					C 20bis (Front	
Debtor administration			Date	of account			
			Year		·····		
I LC AND AO SURFA	ACE MAILS RECEIVED	(EXCLUDING	G M BAGS)				
Dispatching	Office of		ed during the stat	istical period			
office	destination	Number of L	C/AO bags of an	average weight of	T	Multiplied	Total annual
		3 kg	12 kg	26 kg	Total in kg	by 13 or 26	weight in kg
	2	3	4	5	6	7	6
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II LC AND AO SURF	ACE MAILS DISPATCH	ED (EXCLUD	ING M BAGS)			Tota	i <u> </u>
		Mails dispate	ched during the s	tatistical period			
Dispatching office	Office of destination	Number of I	C(AO baga of ac	average weight of	1		Total annual
		3 kg	12 kg	26 kg	Total in kg	Multiplied by 13 or 26	weight in kg
1	2	3	4	5	6	7	8
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	<u> </u>	L					
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					T kg	Total	1
T							
rotal weights of LC a	ind AO surface mails re-	ceivea (excli	iuing M bags).		kg		
Total weights of LC a	ind AO surface mails dis	spatched (ex	cluding M bags	·)			
					kg		
Difference in weight					gir	_	
					, 9"	1	
Multiplied by termina	I dues rate				gir		
					1 2 77	J	
Total terminal dues for	or LC/AO mails (exclud	ing M bags)	• • • • • • • • • • • • • • • • • • • •				

Convention. Rio de Janeiro 1979, art 179, para 7, b - Size: 210 × 297 mm, colour: yellow

Dispatching	Office of	Mails receiv	red during the stat	istical period				
office	destination	Number of t	pags of an everage	weight of	Total in kg	Multiplied	Total annu	
		3 kg	12 kg	26 kg	Totarinkg	by 13 or 26	weight in k	
1	2	3	4	5	6	7	8	
		Ì					ļ	
				i				
						1		
			İ					
/ SPECIAL PRINT	ED PAPERS BAGS (M B	AGS) DISPA	TCHED			Total	<u> </u>	
spatching	Office of	Maits dispat	ched during the s	tatisticat period				
ffice	destination		ags of an average	weight of	Total in kg	Multipliad	Total annua	
		3 kg	12 kg	26 kg		by 13 or 26	weight in k	
1	2	3	4	5	6	7	6	
			1	1	İ			
						ļ	Ī	
*****							•	
					Tkg	Total	1	
tal weights of surf	ace M bags received	•••••				_		
					kg			
otal weights of surf	ace M bags dispatched		· · · · · · · · · · · · · · · · · · ·	- • • • • • • • • • • • • • • • • • • •	·· ˈ kg	-{		
fference in weight						ŀ		
g			*************		· · g tr			
ultiplied by termina	al dues rate				·· [g fr	4		
otal terminal dues f	or M bags				•			
·					· ·			
SUMMARY	 					l g fr		
ital terminal due- f	or I C and AC mails (hudioo ** b=:	1					
nai terminat ques fi	or LC and AO mails (exc	iuding M baq	js)		• • • • • • • • • • • • • • • • • • • •	· g r		
ital terminal dues f	or M bags					· 		
tal to be servised fo	rward to the C 21bis stat	tement				gir		
	THE CE TOIS STATE	- Content						
tai to de carned to								
editor administration	on	··········		n and accepted	by the debtor ac	dministration		

Postal administration

C 21

STATEMENT Transit charges

ums que tor the year	Carried forwa	rd from the C 20 de	stailed accounts	
		paring the statement	Corresponding admir	histration
fear bt basic statistics				
	fr	6	fr	
Name of administration				
		}		
Amount of provisional payment made by				
Totals				
			***************************************	***************************************
Deduction Name of administration			<u> </u>	
Balance to the credit of				
Observations if any				
	***************************************			·····
	***************************************			***************************************
				••••

			***************************************	•••••
				

Convention, Rio de Janeiro 1979, art 181, para 2 - Size: 210 x 297 mm

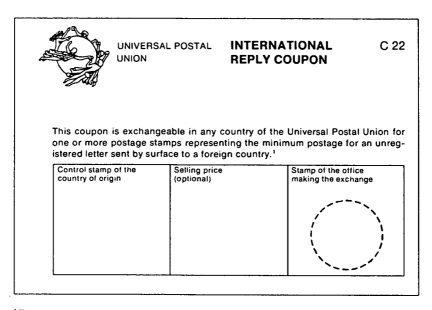
「Postal administration

C 21bis

STATEMENT Surface-mail terminal dues [Data of ststament

		<u> </u>		
Notes. Statement showing the balance of the C 20 bis detaile	ed account			
Sums due for the year	Carried forwa	ard from the C 20 bis	detailed account	
	Administration p	numerical government	Corresponding administ	ration
Year of surface mail basic statistics				
	"	° _	11	° -
Name of administration				
Amount of provisional payment made by				
Totals				
Deduction				
Name of administration				
Balance to the credit of				
Observations it any				
			.,	
· pe a company and an a second and a second				
NAME OF THE TAXABLE PROPERTY OF THE PROPERTY O				
The administration preparing the statement	 <u></u>			··- · · · · ·
Signature of officeal				

Convention. Rio de Janeiro 1979, art 181, para 2 - Size: 210 x 297 mm, colour: yellow



 $^{^{\}rm I}$ This explanation is repeated on the back of this coupon in German, English, Arabic, Chinese, Spanish and Russian.

Convention, Rio de Janeiro 1979, art 191, para 1 - Size: 105 x 74 mm

	DETAILED STATEMENT Reply coupons exchanged	
Administration which exchanged the reply coupons	Date of statement	
	Notes. Consignments of reply coupons must not contain fractions of a hundred.	pons must not contain
Reply coupons at 1.50 gold francs exchanged for postage stamps and sent to the International Bureau	Number	Amount
The administration preparing the statement Place, date and signature	Seen and accepted by the international Bureau of the UPU Place, date and signature	ional Bureau of the UPU
	Berne,	

Convention, Rio de Janeiro 1979, art 191, para 4 – Size; 210 imes 148 mm, colour: white

upplied by the	
upplied by the	
upplied by the	Notes. Consignments of reply coupons must not contain fractions of a hundred.
upplied by the	
	Amount 1r
The International Bureau of the UPU Place, date and signature Berne,	Seen and accepted by the debtor administration Place, dete and signature

Convention, Rio de Janeiro 1979, art 194, para 1 – Size: 210 imes 148 mm, colour: pink

Postal administration of		POSTAL	IDENTITY CARD	C 25
		No	Valid until	
Photograph	S	Surname		
i notograph	VERS,	Forename(s)		
	UNIVERSAL POSTAL UNION	Occupation		
	STAL (Nationality	****	
	NON NON	Address		
Postage stamp / (Partly on the photo)		Holder's signature		
		L	7875	

Convention, Rio de Janeiro 1979, art 106, para 2 – Size: 105 x 74 mm

Date and place of birth			
Height	Hair		Eyes
Complexion	Special marks		
Issuing office		Official's signature	
of identity for pos	t office business.	•	ce, is recognized as proof

Creditor administration	C 26
	DETAILED MONTHLY ACCOUNT
	Customs, etc, charges
Debibr administration	Date of account
	Month Year

erial >	Date of the advance	I the Number of Office which made the advance			Observations	
1	2	3	4	5		6
1						
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16						
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18						
19						
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The	cre	ditor	administratio	n

I Convention, Rio de Janeiro 1979, art 192, para 1 - Size: 210 × 297 mm. TDispatching administration C 27

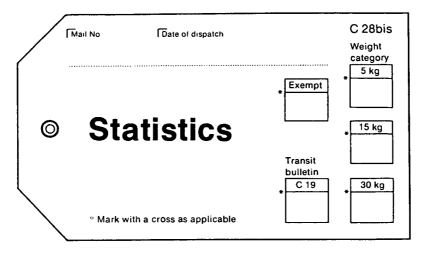
		TRIAL NOTE Determination of the most favourable route for a letter or parcel mail
Administration of destination		Date of note
Notes. To be returned duly c	ompleted by the quickest route	
To be filled in by the dispate	ching office	
	Surface letter mail	Air letter mail
Mail	Surface parcel mail	Air parcel mail
Wall	Number	Dispatching office
	Date of dispatch	Office of desimation
	By flight	Number
	By ship	Name of Ship
Method of conveyance	By	
Signature		
To be filled in by the office of	of destination	
	Office which received the mail	
Arrival	Date of arrivel	Time
		Number
	By flight	i unuper
		Name of ship
Method of arrival	By ship	
	Ву	
Other information		
Signature		
	Name of office	
To be returned to		

Convention, Rio de Janeiro 1979, art 163, para 3 - Size: 210 × 297 mm



Convention, Rio de Janeiro 1979, art 162, para 1 - Size: 125 × 60 mm, colour: vermilion red, white, light blue or green respectively

Note. - Bearing in mind the needs of their service, administrations may make slight changes in the text and dimensions of the form, so long as they do not depart unduly from the directives which the specimen con-



Convention, Rio de Janeiro 1979, art 172, para 1 - Size: 100 × 60 mm, colour: light brown

Dispatching administration	ROUTINE CORRESPONDENCE	C 29
	Date Number	
	Reply to No Date	
Administration of destination Subsect:	A letter written on this form does not re- or salutetions. The eddress of the eddr only if an envelope with e transperent pan	essee is necassary

LC	c	30
Dispatching administration		_
Portugal		
Dispatching offica		
Lisboa		
Dispatching official		
Office of destination		_
ANKARA		
In case of irregularity, this tabel mu	ist be attached to the verification note	
onvention, Rio de Janeiro 1979, art 15	55. para 1 – Size: 105 × 74 mm, colour: white	
		30
AO	•	, 50
Dispatching administration	· · · · · · · · · · · · · · · · · · ·	
Portugal		
Dispatching office		
Lisboa Dispatching official		
Dispatching official		
Office of destination		_
ANKARA		
In case of irregularity, this label mu	ust be ettached to the verification note	
Convention, Rio de Janeiro 1979, art 15	55. para 1 – Size: 105 × 74 mm, colour: light blo	ue
R □ ^{LC}	Number of registered items C	30
□ AO		
Dispatching administration		_
Portugai		
Dispatching office		
Lisboa		
Dispatching official		
Office of destination		—

Convention. Rio de Janeiro 1979, art 155, para 1 - Size: 105 x 74 mm, colour: pink

In case of irregularity, this label must be attached to the verification note

ANKARA

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text, dimensio is and colour of this form, so long as they do not depart unduly from the directives which the specimen contains.

Ďebto	Debior administration			NT is due in respect of indemnity ir-post items		C 31	
Debto	r administration		Notes. Co	mpensation for letter-post items			
			Month	Ouarter Yaur			
	Letter-post items	····_					
Ser- ial No				Letters authorizing recoveries (Name of office, date, reference No of debtor administration)	Amount	mount	
_	2	3		4	5		
1				7	lr .	Ţ ^c	
2						-	
3			········				
5							
6						ļ	
7			***************************************				
9							
10			······································				
11							
13						_	
14 15							
16							
17 18							
Tota	t I ditor administration			accepted by the debtor administration	n		
Place	date and signature .		Place, deta	and signature			

Any observations may be made in the blank space on the front or on the back of the form.

Convention, Rio de Janeiro 1979, art 193, para 1 - Size: 210 x 297 mm

[Postal administration C 32

DECLARATION concerning the non-receipt (or receipt) of a postal item

	Registered item Letter	Printed paper				
Nature of item	Insured item Letter	Parcel				
	Unregistered parcel					
	Insured value					
			_			
Special particulars	Airmail	Express	Advice of delivery			
	Сов					
	COD amount and currency					
	Weight (does not concern letter	-post items)				
	Date of posting	Office of posting				
Posting	Date of positing	Onice or posting				
	No il item					
	Name and full address					
Sender						
	Name and hill address	4-1, 4-17-T				
Addressee						
	,					
	Precise description of contents					
Contents						
Contents						
	This item was delive	red Date				
	to me on					
•	h	his issue b				
Declaration	i nave not received t	his item by post or by any other	r means			
Decigiation	I have contacted the	sender	addressee			
	and no trace whatso	ever has been found of this iter	n; I do not know what has happened to it			
Place and date	<u> </u>	Signature	··			
		1				

Convention, Rio de Janeiro 1979, art 147, para 12 - Size: 210 × 297 mm

ĩ	Postal	administration
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VD 1

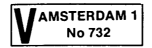
TABLE VD 1

Countries for which the above-mentioned administration accepts insured letters in transit on the conditions given below

erial umoer	Country of destination	Routes	Intermediate countries and sea services to be used	Limit of Insured value	Observations
•	2	3	4	5	6
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		1			·

Convention, Rio de Janeiro 1979, ert 110 - Size: 210 × 297 mm

VD₂



Convention, Rio de Janeiro 1979, art 134, para 1, a - Size: 37 x 13 mm, colour: pink

Dispat	cning administ	ration .					VD:
Dispat	ching office of	exchange		DISPATCH LIST insured letters			
Office	of exchange of	destination		Date of dispatch		Time	Marl No
Numt)er				<u> </u>	T	
ser-	of the mail	Office of origin	Place of destinatio	n	Amount of insured value	Observations	
1	2	3		1	5		6
1							
2							

3							
4							
5							***************************************
6							***************************************
7							***************************************
8							***************************************
9							······································
10							
11							
12							***************************************
13							•
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15						_	***************************************
16			ļ				
17		ANG 30-1 100-1 15-01 100					.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
18							***************************************
19							
20							
	_						
Stemp	of dispatching lure of officials	office of exchange		Stamp of office of e Signature of official	xchange of destination		(

Postal administration		REPORT Insured letter		VD 4 (Front)
To be sent by registered post				
Otrice preparing the report	· · · ·	Date	Reference	
Reason for report				
	Loss Th	neft Damage	Irregularities	
	Otrice			
Posting of item	Date	I Nu	mber	
	Name and full address			
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Sender				
			***************************************	•••••
	Name and full address			

Addressee	<u></u>			
	Insured value			
Special particulars	COD amount and currency			
	Other particulars			
Weight	shown	I ob	served	
	Description			
Packing				
	Number of seals			
	Private mark on seals		• •	
	The packing should be r	regarded as		
	regulation		non-regulation	
	Number	Oete of dispatch		Time
	Dispatching office			
	Date of arrival			Time
Mail in which the item was sent	Office of destination			
	The item was contained	in an	-	
	Inner bag The fastening (lead seal)	of the had was	outer bag	
	intact		not intact	
		Name or number		
	Travelling post offic	;e		
	Railway van			
Method of conveyance		••••••••••		
	Ship			•••••
	Flight			

Convention, Rio de Janeiro 1979, art 165, para 7 - Size: 210 × 297 mm

	From the invoice	From the customs declaration	According to the addressee or the sender
	The contents have been examine	d in the presence of the send	
ntents	the addressee Contents established on examination	ille selle	
	Contents damaged		
	. ,,,		
	Contents missing		
stimate of loss	According to the addressee The loss is estimated at the amount of	Accordin	ng to the sender
	The loss is due to		
ause			
	After repacking and weighing	g the item has been forwarded (to its destination
	The contents have been dest	royed by the undersigned office	3
ubsequent treatment of te item	The packing is held-here		
	The addressee refuses the ite	em The sen	der refuses the item
	The addressee has accepted Amount of indemnity claimed	the item The sen	der has accepted the item
ignature of addressee r sender			
ttestation. In witness where	of we have drawn up this report a dup	olicate of which has been sent to	o the authority indicated below.
ithority of destination of the report			
omp of the reporting office and date			

AV 1

GENERAL LIST OF AIRMAIL SERVICES

AV 1 LIST

Note. - The AV 1 List is drawn up and distributed to administrations by the International Bureau (Convention, Rio de Janeiro 1979, art 219, para 1, a)

Dispatching administration	BILL Welght of à	découvert elrmail corr	AV 2 espondence
Dispatching office of exchange	Date of bill		No
	Airmail correspond	enca	
	Unregister	ed	
Office of exchange of destination	7		_
Administration of destination of the mail	Registered Mail		T No
	Surface	Air	
	Date of dispatch		Time
Notes. The weight of correspondence à découvert end, where	applicable, for a sp	ecific zone, is rounded off to	the neerest ten gramme
upward for fractions above 5 grammes, downward for those be Ouring the statistical period put a large capital letter "S" at the	top of this form.		
Groups of countries for which the conveyance dues are the same	Net weight LC/AO	Observations	
1	2	3	
	9		
,			
			•••••••••••
· · · · · · · · · · · · · · · · · · ·			
			·····
Stamu of dispatching office of exchange	Stamp of office of	exchange of destination	

Administr	ation relor	warding the mail		AV						
Consce of	exchange r	etorwarding the mail			STATE Airmai		OF WE	GHTS		
Administr	ation dispa	tching the mail	<u></u>		Mails forwa	arded				
					Month or q	uarter				l Year
Notes.	To be se	nt in duplicate.								
				T		Τ				
Date of convey-	Serial number of the	Dispatching office	Otlice of destination	No oi	the	Weight	of each ca	itegory of	item	Observations
ance	mail				-	LC/AO		СР		
1	2	3	4		5		6		7	8
						kg	9	kg	9	

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Convention, Rio de Janeiro 1979, art 215, para 1 - Size: 210 x 297 mm

Administra	tion of des	lination of airmails				STATEMENT OF WEIGHTS (TERMINAL DUES) AV 3bi: Airmails [Date of statement					
						Mails torwarded					
Administra	tion of ariq	in of the mail				from					
						TOM					
						to					
						Month or quarter Year					
Notes. T	o be se	nt in duplicate.									
Date of dispatch	Serial number of the mail	Office of arigin	Office of destination	Weight LC/A0	!	Observations					
- 1	2	3	4		5	6					
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Totals											
Totals				1							

Administration of de	striation			STATEMENT OF WEIGHTS A découvert airmali correapondence						
Office of exchange of	t destination of mails			Notes. To be se	nt in duplicata.					
				Date of statement	<u> </u>					
Administration dispa	tching the mails			Surface mai	ls	Airmails				
				Office of exchange d						
				l	· · · · · · · · · · · · · · · · · · ·					
Manin		Quarter		Statistical period	·· <u> </u>	Year				
		Groups of countri	es of destination	·						
Date of dispatch of the mail	No of AV 2 bill					Observations				
		LC/AO	LC/AO	LC/AO	LC/AO					
1	2	3	9	5	6	7				
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	<u> </u>	 		 						
Totals			l							
To be multiplied	by 26'									
To be carried to	rward									

Convention, Rio de Janeiro 1979, art 215, para 2 - Size: 210 x 297 mm

to AV 5 form

In the case of AV 4 statements for correspondence sent during statistical periods.

Creditor administration																			AV 5
									TAILE	ED A	cco	UNT							
Debtor administration									nail										
Deptor administration								USIA I	oi accou	ini									
								Ь.	Closed	airm	ails								
												dence	A 140	ouvert			-		
											00,000	00.70.	, , , ,						
Month					Quart	21								Year			-		
Route Cate-Country of destination or groups of countries of lemma.		Weight carried d		ried du	ring th	ė mon	th or m	nonths of			Total weight		ı	Cost o	yance		Total conve	Byance	dues
1		ļ			<u> </u>			ļ							7			8	
· · · · · · · · · · · · · · · · · · ·	2	kg	3	0	kg	4	0	kg	5	0	kg	6	0	fr .		c	11	-8	c
	LC/AO			ļ		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u> </u>				ļ		ļ				<u> </u>		ļ
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	LC/AO		<u>.</u>								ļ		<i></i>	ļ		ļ	ļ		
	СР							<u> </u>			ļ								<u> </u>
	LC/AO			ļ	ļ		ļ	ļ		ļ	ļ				•••••				ļ
· · · · · · · · · · · · · · · · · · ·	СР							ļ			<u> </u>						ļ		
	LC/AO				ļ					ļ	ļ		ļ	ļ			ļ		
	СР			_	<u> </u>		ļ	<u> </u>		_						L	<u> </u>		
	LC/AO				ļ			ļ				****	<u> </u>					*****	ļ
	СР	<u> </u>			_		_			ļ	<u> </u>								
	LC/AO				ļ	**********	ļ				·								ļ
	СР	ļ						_		_	<u> </u>		<u> </u>	ļ			<u> </u>		<u> </u>
	LC/AO						ļ			ļ	ļ		ļ	ļ					ļ
	СР	<u> </u>			L					ļ						<u> </u>	ļ		ļ
	LC/AO	ļ		ļ	ļ					ļ			ļ				ļ		ļ
	СР	<u> </u>		ļ			ļ	<u> </u>		_	<u> </u>		<u> </u>			ļ	ļ		ļ
	LC/AO	ļ								ļ	ļ		·	ļ		ļ		••••••	ļ
	СР				<u></u>		<u></u>										Ŀ		
Increase of 5% on the	total amou	int due	for t	ransit	à déc	ouve	1												
Final total																			
Creditor administratio	n								n and e, deta a			y the	debto	r admir	nistra	tion			

Convention, Rio de Janeiro 1979, art 216, para 1 - Size; 210 × 297 mm

Administration of destination of airmails

AV 5bis

STATEMENT OF WEIGHTS OF AIRMAILS RECEIVED Airmall terminal dues

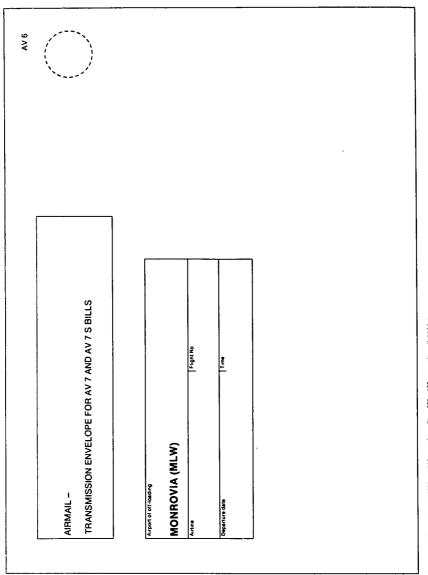
Administration of origin of the ai	rmails	•	Date of statement						
			Month or quarter		Year				
iummary of separate AV 3 ("Internal service") or AV 3bi	s statements	Summary of separate AV 3	("Internal service") or AV 3b	is statements				
Office of Origin or serial number of the separate AV 3 or AV 3bis	Office of destination ¹	LC/AO Weight in kg	Office of origin or serial number of the separate AV 3 or AV 3bis	Office of destination	LC/AO Weight in kg				
1	2	3	1	2	3				

		-							

				}					
				······································					
					1				
				1					
		l	L	<u> </u>					
otal of weights, to be ca	rried over on to the back	of the AV 12 deta	iled account						
dministration of destina			Saen and accepted by the	e administration of origi	n of the airmails				
lace, date and signature			Ptace, date and aignature						

¹To be completed only if the office of origin is given in column 1.

Convention, Rio de Janeiro 1979, art 178, pere 3 – Size: 210 × 297 mm, colour: yellow



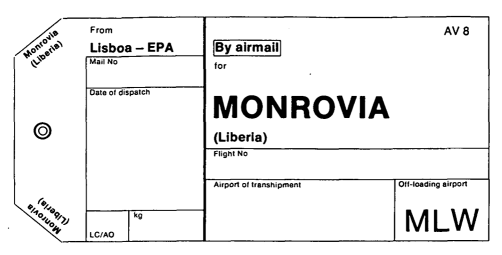
Convention, Rio de Janeiro 1979, ert 200, para 2, c \sim Size: 229 imes 162 mm, colour: light blue

	inistration of origin									AV
				Airma		3ILL				Time
flice of de	stination of the AV 7 bill			Date of de	eperture					f Time
				Flight No	· · ·					
irport of d	sirect transhipment (art 203, p.	dra 2)		Airport of	off-loadin	9				
LONDON-HEATHROW (LHR)					ROV	A) Al	ILW)		
umber			Numbe	er of		Gross	weight	of bags,	etc	
of the mail	Office of origin	Office of destination	Bags LC/AO	Covers LC/AO	Bags of parcels	LC/AC)	СР		Observations
1	2	3	1	5	6	kg	7	kg	8	9
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otals										

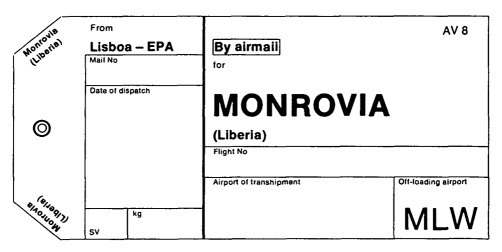
Convention, Rio de Janeiro 1979, art 200, para 1 - Size: 210 × 297 mm

Postal administrati	on of origin						AV
Öffice at arigin at t	the AV 7 S bill						
			DELIVERY				
Office of destinetic	on of the AV 7 S bill		Dete di deperture	empty bags			Time
			Flight No				
	anshipment (art 203, pera 2)		Airport of alf-libed	lina		,	
	ansnipment (art 200, pera 2) I-HEATHROW (LHR)		√IA (MLW)				
		<u>'</u>	MONTO	TA (MEV)	1		1
Number of the mail			tion	Number of sacks of empty bags	Gross	weight	Obervations
1	2		3	4	ka	5	6

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				20	رس		
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	ENF	17 ·					
	COM					1	
	E.					-†	
			·····				
				•		··†	
T-4-1-		L				J	
Totals				_			
Stamp of dispatch Signature of offici	ning office	The official of the airport of	or airline	Stamp of 6	office of dest	inetidn	
Signature of offici	ı Al			Signature	ol official		

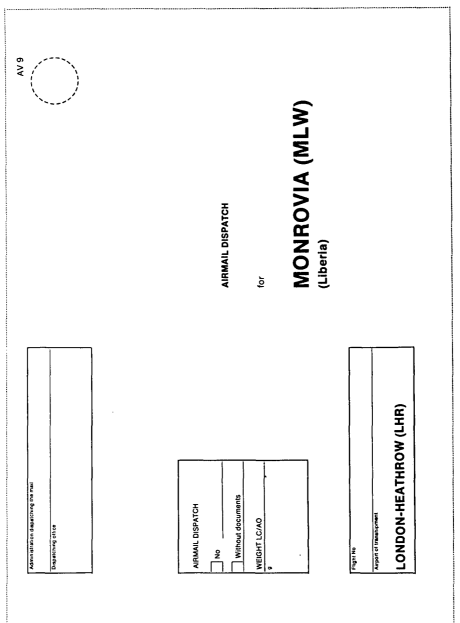


Convention, Rio de Janeiro 1979, art 197, para 3 – Size: 125 × 60 mm, colour: vermilion red, white or light blue On the light blue label, delete the indication "LC"



Convention, Rio de Janeiro 1979, art 197, para 3 - Size: 125 × 60 mm, colour: green

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text and dimensions of this form, so long as they do not depart unduly from the directives which the specimen contains.



Convention. Rio da Janeiro 1979, art 197, para 1 – Size: 176 \times 250 mm or 250 \times 353 mm, colour: blue

LC	By airmail
Dispatching administration	
Sweden	
Dispatching office	
Stockholm Flyg	
Dispatching official	
Office of destination	
MADRID AP	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: white

^		AV 10
AO	By airmail	
Dispatching administration Sweden Dispatching office		· · · · · · · · · · · · · · · · · · ·
Stockholm Flyg Dispatching official		
Office of destination		
MADRID AP		
In case of irregularity, this label must be attached to th	e verification note	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: light blue

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text, dimensions and colour of AV 10 forms so long as they do not depart unduly from the directives which the specimen contains.

Number of registered items	AV	10
AO	By alrmail	
Dispatching administration		
Sweden		
Dispatching office		
Stockholm Flyg		
Dispatching official		
Office of destination		_
MADRID AP		
In case of irregularity, this label must be attached to	the verification note	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: pink

		AV 10
Correspondence à découvert	By airmail	
Dispatching administration		
Sweden		
Dispatching office		
Stockholm Flyg		
Dispatching official		
•		
Office of destination	···	
MADRID AP		
Number of group of countries of destination	···	
•		
In case of irregularity, this label must be attached to	the verification note	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: white

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text, dimensions and colour of AV 10 forms so long as they do not depart unduly from the directives which the specimen contains.

AO Correspondence à découvert	By airmail	AV 10
Dispatching administration		
Sweden		
Dispatching office		
Stockholm Flyg		
Dispatching official		
MADRID AP		
Number of group of countries of destination		
In case of irregularity, this label must be attached to	the verification note	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: light blue

Number		AV 10
R LC Number	Registered items à découvert	
AO	By airmail	
Dispatching administration		
Sweden		
Dispatching office		
Stockholm Flyg		
Dispatching official		
Office of destination of the mail		
MADRID	AP	
Number of group of countries of d	estination	
In case of irregularity, this lab	el must be attached to the verification note	

Convention, Rio de Janeiro 1979, art 197, para 1 - Size: 105 x 74 mm, colour: pink

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text, dimensions and colour of AV 10 forms so long as they do not depart unduly from the directives which the specimen contains.

Administration preparing the account			CCOUNT - AII	AV 11	
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Name of creditor administration					
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Convention, Rio de Janeiro 1979, art 2	216, para 4 – Size: 210 × 297 mm	l			

Creditor administration		DETAILED ACCOUNT AV 12 Airmail terminal dues			
Deptor administration		Date of account			
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		-			
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Convention, Rio de Janeiro 1979, art 180, para 2 - Size: 210 x 297 mm

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED, APPROVED OR ACCEDED TO THE CONVENTION, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION, APPROVAL OR ACCESSION WITH THE GOVERNMENT OF SWITZERLAND

State	Date of definitive signature (s) or of deposit of the instrument of ratification, approval (AA) or accession (a)	
Bhutan	22 February	1980
CANADA	1 June	1981 <i>AA</i>
DENMARK	26 October	1979 s
LIECHTENSTEIN	29 April	1981
MALDIVES	12 March	1981 a
Mauritius	3 June	1981 <i>AA</i>
Niger	10 April	1981 <i>AA</i>
QATAR	14 May	1981
REPUBLIC OF KOREA	22 May	'1981 <i>AA</i>
SUDAN	26 October	1979 s
SWITZERLAND	4 March	1981
Tunisia	3 April	1981
United States of America	5 May	1981
(For the United States of America and the whole of the territories for whose international relations the Government of the United States is responsible.)	·	

No. 19986

UNIVERSAL POSTAL UNION

Postal Parcels Agreement (with Final Protocol and Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

POSTAL PARCELS AGREEMENT

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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

POSTAL PARCELS AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, have, by common consent and subject to article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern the exchange of postal parcels between contracting countries.

Article 2

Postal parcels

- 1 Items called "postal parcels" of which the individual weight shall not exceed 20 kilogrammes may be exchanged either direct or via one or more countries.
- The exchange of parcels exceeding 10 kilogrammes shall be optional. Countries which fix a weight of less than 20 kilogrammes shall, however, admit parcels in transit in bags or other closed receptacles up to a weight of 20 kilogrammes.
- 3 Notwithstanding paragraphs 1 and 2, parcels relating to the postal service and which are covered by article 16 may weigh up to 30 kilogrammes.
- 4 In this Agreement, its Final Protocol³ and its Detailed Regulations,⁴ the abbreviation "parcels" shall apply to all postal parcels.

Article 3

Operation of the service by transport companies

- 1 Any country whose postal administration does not undertake the conveyance of parcels and which is a party to the Agreement, may arrange for its provisions to be implemented by transport companies. It may, at the same time, limit this service to parcels originating in or addressed to places served by these companies.
- The postal administration of such a country shall make arrangements with the transport companies to ensure full implementation by them of all the provisions of the Agreement, with special reference to the arrangements for the exchange of parcels. The postal administration shall serve as intermediary for them in all their relations with administrations of the other contracting countries and with the International Bureau.

¹ Put into effect* on 1 July 1981, in accordance with article 60. See p. 348 of this volume for the list of States which affixed definitive signatures to, ratified, approved or acceded to the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, Treaty Series, vol. 611, p. 7.

³ See p. 273 of this volume.

⁴ See p. 288 of this volume.

Categories of parcels

- 1 An "ordinary parcel" shall be one which is not subject to any of the special requirements prescribed for the categories defined in paragraphs 2 and 3.
- 2 Other categories shall be:
- a "insured parcel", any parcel which is insured for a declared value;
- b "parcel for delivery free of charges and fees", any parcel in respect of which the sender asks to be charged with the whole of the postal charges and fees to which the parcel may be subject on delivery; this request may be made at the time of posting; it may also be made after posting up to the time of delivery to the addressee, except in those countries which cannot accept this procedure;
- c "cash-on-delivery parcel", any parcel subject to a COD charge and covered by the Cash-on-Delivery Agreement;
- d "fragile parcel", any parcel containing articles which are liable to break easily and which are to be handled with special care;
- e "cumbersome parcel"
 - any parcel whose dimensions exceed the limits fixed by article 20, paragraph 1, or those which administrations may fix between themselves;
 - ii any parcel which by reason of its shape or construction does not lend itself readily to loading with other parcels or which requires special precautions;
 - iii optionally, any parcel conforming to the conditions laid down in article 20, paragraph 4;
- f "service parcel", any parcel relating to the postal service and exchanged under the conditions laid down in article 16;
- g "prisoner-of-war or internee parcel", any parcel intended for or sent by prisoners or organizations referred to in article 16 of the Convention.
- 3 Other categories, according to the method of dispatch or delivery:
- a "air parcel", any parcel accepted for air conveyance between two countries;
- "express parcel", any parcel which, on arrival at the office of destination, shall be delivered to the place of address by special messenger or which, in those countries whose administrations do not undertake delivery to the place of address, gives rise to the delivery, by special messenger, of an advice of arrival; nevertheless, if the address of the addressee is situated outside the local delivery area of the office of destination, delivery by special messenger shall not be obligatory.
- 4 The exchange of "insured", "free of charges and fees", "cash-on-delivery", "fragile", "cumbersome", "air" and "express" parcels shall require prior agreement between administrations of origin and destination.
- 5 In addition, for the exchange of insured parcels (conveyed à découvert), "fragile" and "cumbersome" parcels, the intermediate administrations shall signify their agreement to the transit routeing.

Article 5

Weight steps

1 The parcels defined in article 4 shall be classed in the following weight steps:

```
above 1 up to 3 kg
above 3 up to 5 kg
above 5 up to 10 kg
above 10 up to 15 kg
above 15 up to 20 kg.
```

2 Countries which by reason of their internal regulations are unable to adopt the metric-decimal system of weight may substitute for the weight steps provided for in paragraph 1 the following equivalents (in pounds avoirdupois):

```
vp to 1 kg vp to 2 lb ver 1 and up to 3 kg 2 to 7 lb ver 3 and up to 5 kg 7 to 11 lb ver 5 and up to 10 kg 11 to 22 lb ver 10 and up to 15 kg 22 to 33 lb ver 15 and up to 20 kg 33 to 44 lb.
```

¹ See p. 55 of this volume.

Part I

Charges and fees

Article 6

Composition of the charges and fees

- The charges and fees which administrations are authorized to collect from the senders and addressees of postal parcels shall be made up of the principal charges as defined in article 7 and, where appropriate, by:
- the air surcharges mentioned in article 8;
- the supplementary charges mentioned in articles 9 to 14; b
- the charges and fees mentioned in articles 29, paragraph 3, and 31, paragraph 6; c
- the fees mentioned in article 15. d
- Apart from any exceptions prescribed by this Agreement, charges shall be retained by the administration collecting them.

Chapter I

Principal charges and air surcharges

Article 7

Principal charges

- Administrations shall fix the principal charges to be collected from senders.
- The principal charges shall be closely linked with the rates, and as a general rule, the sum thereof shall not in total exceed the rates that administrations shall be authorized to claim under articles 46 to 51 and 54.

Article 8

Air surcharges

- Administrations shall fix the air surcharges to be collected for forwarding parcels by air. They may adopt, for fixing surcharges, smaller weight steps than the first weight step.
- The surcharges shall be related to the air conveyance dues and, as a general rule, the sum thereof shall not in total exceed the costs of such conveyance.
- 3 Surcharges shall be uniform for the whole of the territory of a country of destination whatever the routeing used.

Chapter II

Supplementary charges and fees

Section I

Charges relating to certain categories of parcels

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Express parcels

- 1 Express parcels shall be subject to a supplementary charge called the "express charge" of the fixed amount of not more than 5 francs, fully paid in advance at the time of posting, even if the parcel cannot be delivered by special messenger but only the advice of arrival.
- When express delivery places special demands on the administration of destination with regard either to the location of the address of the addressee, or to the day or hour of arrival at the office of destination, the delivery of the parcel and collection of any additional charge shall be governed by the provisions concerning parcels of the same type in the internal system. The supplementary charge shall be paid even if the parcel is returned to origin or redirected.
- If the regulations of the administration of destination permit, addressees may ask the delivery office, subject to what is laid down in paragraph 1, to deliver to them by express immediately on arrival any parcels which are intended for them. In that case the administration of destination shall be authorized to collect, on delivery, the charge that applies in its internal service.

Article 10

Parcels for delivery free of charges and fees

- 1 Parcels for delivery free of charges and fees shall be subject to a charge called "charge for delivery free of charges and fees" fixed at 3 francs as a maximum for each parcel. This charge shall be collected by the administration of origin which shall retain it as payment for services rendered in the country of origin.
- When delivery free of charges and fees is requested after the parcel has been posted, an additional charge for a request for delivery free of charges and fees shall be collected from the sender at the time the request is made. This charge, fixed at 4 francs as a maximum, shall be collected by the administration of origin. If the request is to be sent by telegraph, the sender shall also pay the telegraph charge.
- 3 The administration of destination shall be authorized to collect a commission charge of 3 francs as a maximum for each parcel. This charge shall be independent of the presentation to Customs charge referred to in article 14, b. It shall be collected from the sender on behalf of the administration of destination.

Article 11

Insured parcels

- 1 The following charges on insured parcels shall be collected from the sender in advance:
- a charges authorized in this part of the Agreement;
- b an optional dispatch charge not exceeding the registration charge laid down in article 24, paragraph 1, p, of the Convention or the corresponding charge of the internal service if this is higher, or, exceptionally, a charge of 10 francs at most;
- c an ordinary insurance charge of no more than 1 franc for each 200 francs or fraction of 200 francs insured value, or 1/2 percent of the insured value step.
- 2 In addition, administrations undertaking to cover risks of force majeure shall be authorized to collect a charge for risks of force majeure to be fixed so that the sum of this charge and the ordinary insurance charge shall not exceed the maximum prescribed in paragraph 1, c.
- 3 Administrations may also collect from the sender or from the addressee special charges in accordance with their internal legislation to take account of any exceptional security measures taken with regard to insured parcels.

Fragile parcels. Cumbersome parcels

Fragile parcels and cumbersome parcels shall be subject to a supplementary charge equal to 50 percent of the principal charge. If the parcel is both fragile and cumbersome the supplementary charge mentioned above shall be collected once only. Nevertheless, the air surcharges in respect of these parcels shall not be increased.

Section II

Charges and fees relating to all categories of parcels

Article 13

Supplementary charges

Administrations shall be authorized to collect the following supplementary charges:

- a presentation to Customs charge collected by the administration of origin; as a general rule the charge shall be collected at the time of posting of the parcel;
- b presentation to Customs charge collected by the administration of destination either for submission to Customs and customs clearance or for submission to Customs only; in the absence of other arrangements, the charge shall be collected at the time of the delivery of the parcel to the addressee; however, in the case of parcels for delivery free of charges and fees, the presentation to Customs charge shall be collected by the administration of origin on behalf of the administration of destination;
- c charge for collection from the sender's address; this charge may be collected by the administration of origin for parcels collected by its services from the sender's address;
- d delivery charge; this charge may be collected by the administration of destination for each attempted delivery of the parcel at the address; nevertheless, in the case of express parcels, it may be collected only in respect of each attempted delivery after the first:
- e advice of non-delivery reply charge, collected under the conditions laid down in article 28, paragraph 2;
- f advice of arrival charge, collected by the administration of destination, when its legislation obliges it to do so and when that administration does not undertake delivery to the place of address, in respect of any advice (the first as well as subsequent advices) delivered to the address of the addressee, except for the first advice of express parcels:
- g repacking charge, due to the administration of the first of the countries in whose territory a parcel has to be repacked in order to protect its contents; it shall be recovered from the addressee or, where appropriate, the sender:
- h poste restante charge, collected by the administration of destination at the time of delivery, on every parcel addressed "poste restante";
- i storage charge on every parcel which has not been taken possession of within the prescribed periods, whether the parcel is addressed "poste restante" or to a place of address. This charge shall be collected by the administration which effects the delivery, on behalf of the administration in whose service the parcel has been kept beyond the prescribed periods;
- j advice of delivery charge, when the sender asks for an advice of delivery in accordance with article 27;
- k advice of embarkation charge, collected, in relations between countries whose administrations agree to provide this service, when the sender requests that an advice of embarkation be sent to him;
- I inquiry charge, mentioned in article 38, paragraph 3;
- m charge for a request for withdrawal from the post or alteration of address;
- n charge for cover against risks of force majeure, collected by administrations prepared to cover risks of force majeure.

Article 14

Scale

The scale of supplementary charges defined in article 13 shall be fixed in accordance with the following table: Vol. 1239, I-19986

De	escription of charge	Amount	Observations
1		2	3
а	Presentation to Customs charge collected by the administration of origin	1 franc at most, per parcel	
b	Presentation to Customs charge collected by the administration of destination	10 francs at most, per parcel	
c	Charge for collection from the sender's address	Same charge as in internal service	
d	Delivery charge	Same charge as in internal service	
е	Advice of non-delivery reply charge	2 francs at most	If, following delivery of the advice of non-delivery, new instructions have to be transmitted by telegraph, the sender or the third party shall pay, in addition, the telegraph charge
f	Advice of arrival	At most, a charge equal to that for an ordinary letter of the first weight step in the internal service	
g	Repacking charge	1 franc at most, per parcel	This charge may be collected once only in the course of transmission from beginning to end
h	Poste restante charge	Same charge as in the internal service	
i	Storage charge	Same charge as in the internal service	20 francs at most or the maximum fixed by internal legislation, if it is higher. However, in case of return to origin or redirection (erticles 29, paragraph 3, b, and 31, paragraph 6, c), the charge may not exceed 20 francs
j	Advice of delivery charge	3 francs at most	
k	Advice of embarkation charge	1.10 francs at most per parcel	
ı	Inquiry charge	2 francs at most	If the sender has asked for his request to be sent by telegraph the telegraph charge shall be added to this charge
m	Charge for a request for withdrawal from the post or alteration of address	4 francs at most	The following shall be added to this charge: the appropriate telegraph charge if the request is to be sent by telegraph
n	Charge for cover against risks of force majeure	a amount laid down in article 11, pare- greph 2, in respect of insured parcels b maximum of 60 centimes per parcel in respect of uninsured parcels	

Fees

1 Administrations of destination shall be authorized to collect, from addressees, all fees, especially customs duty, payable on the items in the country of destination.

- 2 Administrations shall undertake to seek from the competent authorities in their countries cancellation of the fees (including customs duty) in the case of a parcel:
- returned to origin;
- b redirected to a third country;
- c abandoned by the sender;
- d lost in their service or destroyed because of total damage of the contents;
- e rifled or damaged in their service. In these cases, cancellation of fees shall be requested only to the value of the missing contents or the depreciation suffered by the contents.

Chapter III

Free postage

Article 16

Service parcels

- 1 Parcels relating to the postal service shall be exempt from all postal charges if exchanged between the following:
- a postal administrations;
- b postal administrations and the International Bureau;
- c post offices of member countries;
- d post offices and postal administrations.
- 2 Air parcels, with the exception of those originating from the International Bureau, shall be exempt from air surcharges.

Article 17

Parcels of prisoners of war and internees

Prisoner-of-war and internee parcels shall be exempted from all charges in accordance with article 16 of the Convention. However, air surcharges shall be payable on air parcels.

Part II

Operation of the service

Chapter I

Conditions of admission

Section I

General conditions of admission

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Conditions of acceptance

Provided that the contents do not come within the prohibitions listed in article 19 or within the prohibitions or restrictions applicable in the territory of one or more of the administrations called upon to take part in the transmission, every parcel, to be admitted to the post, shall:

- a belong to one of the categories of parcels admitted under the terms of article 4;
- b be packed in a manner adapted to the nature of the contents and the conditions of transport;
- c bear the names and addresses of the addressee and the sender;
- d satisfy the conditions of weight and size fixed by articles 2 and 20;
- e be prepaid in respect of all the charges required by the office of origin, either by means of postage stamps or by any other method authorized by the regulations of the administration of origin.

Article 19

Prohibitions

The insertion of the following articles shall be prohibited:

- a in all categories of parcels:
 - articles which, by their nature or their packing, may expose officials to danger, or soil or damage other parcels or postal equipment;
 - ii narcotics and psychotropic substances; however, this prohibition shall not apply to consignments sent for a medical or scientific purpose to countries which admit them on this condition;
 - iii documents having the character of current and personal correspondence as well as correspondence of any kind exchanged between persons other than the sender and the addressee or persons living with them, except:
 - one of the documents below, unclosed, reduced to its essential elements and relating solely to the goods being conveyed: invoice, dispatch note or advice, delivery bill;
 - gramophone records, tapes and wires, whether bearing a sound or video recording or not, ADP cards, magnetic tape or other similar media, and QSL cards, when the administration of origin considers that they do not have the character of current and personal correspondence and when they are exchanged between the sender and the addressee of the parcel or persons residing with them.
 - correspondence and documents of any kind having the character of current and personal correspondence, other than the foregoing, exchanged between the sender and the addressee of the parcel or persons residing with them, if the internal regulations of the administrations concerned so permit:
 - iv live animals, unless their conveyance by post is authorized by the postal regulations of the countries concerned:
 - v explosive, flammable or other dangerous substances;
 - vi radioactive materials. However, administrations may agree among themselves to accept parcels containing these materials either reciprocally or in one direction only. In this case, the radioactive materials shall be made up and packed in accordance with the provisions of the Detailed Regulations and shall be forwarded by the quickest route, normally by air, subject to payment of the corresponding air surcharges. They may be posted only by duly authorized senders;
 - vii obscene or immoral articles:
 - viii articles of which the importation or uttering is prohibited in the country of destination;
- in uninsured parcels exchanged between two countries which admit insured parcels: coins, bank notes, currency notes, securities of any kind payable to bearer, platinum, gold or silver, manufactured or not, precious stones, jewels and other valuable articles. This provision shall not apply when the exchange of parcels between two administrations admitting insured parcels can only be made in transit through the intermediary of an administration which does not admit them. Any administration may prohibit the enclosure of gold bullion in insured or uninsured items originating from or addressed to its territory or sent in transit à découvert across its territory, or limit the actual value of these items.

Limits of size

- 1 Except where parcels are considered as cumbersome by application of article 4, paragraph 2, e, parcels sent by surface or air shall not exceed 1.50 metres for any one dimension nor 3 metres for the sum of the length and the greatest circumference measured in a direction other than that of the length.
- Administrations which cannot accept, for any parcel or for air parcels only, the sizes prescribed in paragraph 1, may adopt instead the following dimensions: 1.05 metres for any one dimension, 2 metres for the sum of the length and the greatest circumference measured in a direction other than that of the length.
- 3 Whatever their mode of conveyance, parcels shall not be smaller than the minimum size prescribed for letters in article 19, paragraph 1, of the Convention.
- Administrations which accept the dimensions fixed in paragraph 1 may collect, for parcels whose dimensions exceed the limits specified in paragraph 2 but which weigh less than 10 kg, a supplementary charge equal to that provided for in article 12.

Article 21

Treatment of parcels wrongly accepted

- 1 When parcels containing articles mentioned in article 19, a, have been wrongly admitted to the post, they shall be dealt with according to the legislation of the country of the administration establishing their presence; however, parcels containing articles listed in the same article under a, ii and v to vii shall in no circumstances be forwarded to their destination, delivered to the addressees or returned to origin.
- 2 In the case of the insertion of a single item of correspondence prohibited within the meaning of article 19, a, iii, this correspondence shall be treated in the manner prescribed in article 30 of the Convention, and the parcel shall not be returned to origin on this account.
- 3 When an uninsured parcel exchanged between two countries which admit insurance and containing articles listed in article 19, b, is received by the administration of destination, that administration shall be authorized to deliver the parcel to the addressee under the conditions prescribed by its regulations. If they do not permit delivery, the parcel shall be returned to origin in application of article 33.
- 4 Paragraph 3 shall be applicable to parcels of which the weight or the dimensions appreciably exceed the permitted limits; however, these parcels may, where appropriate, be delivered to the addressee if he first pays any charges which may be due.
- When a wrongly admitted parcel is neither delivered to the addressee nor returned to origin, the administration of origin shall be informed exactly how the parcel has been dealt with.

Article 22

Sender's instructions at the time of posting

- 1 At the time of posting of a parcel, the sender shall be required to indicate the treatment to be given in case of non-delivery.
- 2 One of the following instructions only may be given:
- a dispatch of an advice of non-delivery to the sender;
- b dispatch of an advice of non-delivery to a third party residing in the country of destination;
- c return forthwith to the sender by surface or air;
- d return to the sender by surface or air at the end of a given period, which may not exceed the regulation period of retention in the country of destination;
- e delivery to an alternative addressee, if necessary after redirection by surface or air (and subject to the special provisions set out in article 28, paragraph 1, c, ii;
- f redirection of the parcel by surface or air, for delivery to the original addressee;
- g abandonment of the parcel by the sender;

- 3 Parcels may be returned without advice if the sender has given no or contradictory instructions.
- 4 Administrations shall have the option of not accepting the instructions referred to in paragraph 2, a and b, when their legislation or regulations do not so permit.

Section II

Special conditions of admission

Article 23

Insured parcels

- 1 The following rules shall govern the insured value of insured parcels:
- a postal administrations:
 - each administration may limit the insured value, so far as it is concerned, to an amount which may not be less than 5000 francs or the amount adopted in its internal service if it is less than 5000 francs;
 - ii in the service between countries whose administrations have adopted different limits, all parties shall observe the lowest limit;
- b senders:
 - i may not insure the parcel for a value exceeding the actual value of its contents;
 - ii may insure part only of the actual value of the contents of the parcel.
- 2 Fraudulent insurance for a value greater than the actual value of the parcel shall be liable to the legal proceedings prescribed by the legislation of the country of origin.
- 3 A receipt shall be handed over free of charge to every sender of an insured parcel at the time of posting.

Article 24

Parcels for delivery free of charges and fees

- 1 A parcel for delivery free of charges and fees may be accepted only if the sender undertakes to pay the full amount which the office of destination would be entitled to claim from the addressee as well as the commission charge prescribed in article 10.
- 2 The office of origin may require the payment of a sufficient deposit.

Chapter II

Conditions of delivery and redirection

Section I

Delivery

Article 25

General rules for delivery. Periods of retention

- 1 As a general rule, parcels shall be delivered to the addressees as soon as possible and according to the provisions in force in the country of destination. When parcels are not delivered to the addressee's address, the addressee shall, unless this is impossible, be advised of their arrival without delay.
- When an addressee has been notified of the arrival of a parcel, it shall be held at his disposal for a fortnight or, at most, for a month from the day after that on which the advice is sent; exceptionally, this period

may be increased to two months if the regulations of the administration of destination permit. The retention period prescribed in this paragraph shall be renewed if the sender has, in accordance with article 28, paragraph 1, a, c, ii, and d, requested that the addressee be advised again.

- 3 When it has not been possible to notify an addressee of the arrival of a parcel, the period of retention shall be that prescribed by the regulations of the country of destination; this period, applicable also to parcels addressed poste restante, shall start to run from the day after the day from which the parcel is held at the addressee's disposal and shall not, as a general rule, exceed two months; the parcel shall be returned to the office of origin within a shorter period if the sender has requested it in a language known in the country of destination.
- 4 The periods of retention prescribed in paragraphs 2 and 3 shall be applicable, in the case of redirection, to parcels to be delivered by the new office of destination.

Article 26

Delivery of express parcels

- 1 The delivery by special messenger of an express parcel or of the advice of arrival shall be attempted once only.
- 2 If the attempt is unsuccessful the parcel shall cease to be considered as express.

Article 27

Advice of delivery

The sender of a parcel may request an advice of delivery under the conditions laid down in article 48 of the Convention. However, administrations may restrict this service to insured parcels if such restriction is provided for in their internal service.

Article 28

Non-delivery to the addressee

- 1 After receipt of the advice of non-delivery mentioned in article 22, paragraph 2, a and b, the sender, or the third party concerned, shall give his instructions, which may only be those authorized by the said article, paragraph 2, c to g, and, in addition, one of the following:
- a notify the addressee once more;
- b correct or complete the address;
- c where a cash-on-delivery parcel is concerned:
 - i deliver it to a person other than the addressee against payment of the amount indicated:
 - deliver it to the original addressee or to another addressee without collecting the COD charge or against payment of an amount less than the original amount;
- d deliver the parcel free of charges and fees either to the original addressee or to another addressee.
- The charge mentioned in article 13, e, for sending the instructions referred to in paragraph 1 may be collected either from the sender or from the third party; when the advice relates to several parcels posted at the same time at the same office by the same sender and addressed to the same addressee the charge shall be collected once only. In case of transmission by telegraph, the corresponding telegraph charge shall also be collected.
- 3 Provided that no instructions have been received from the sender or third party, the administration of destination shall be authorized to deliver the parcel to the addressee originally indicated or, where appropriate, to another addressee indicated later, or to redirect the parcel to a new address. After receipt of fresh instructions these alone shall be valid and to be carried out.

Return to origin of undelivered parcels

- 1 Every parcel which it has not been possible to deliver shall be returned to the office of origin:
- a immediately if:
 - the sender has requested it in application of article 22, paragraph 2, c;
 - ii the sender (or the third party referred to in article 22, paragraph 2, b), has made an unauthorized request:
 - iii the sender or the third party refuses to pay the charge authorized in article 28, paragraph 2;
 - iv the instructions of the sender, or of the third party, have not achieved the desired result, whether these instructions were given at the time of posting or after receipt of the advice of non-delivery;
- b immediately after the termination:
 - i of the period, if any, fixed by the sender in application of article 22, paragraph 2, d;
 - ii of the periods of retention laid down in article 25, if the sender has not complied with article 22. In this case, however, the sender may be asked for instructions;
 - iii of a period of two months from the dispatch of an advice of non-delivery, if the office which prepared that advice has not received adequate instructions from the sender or the third party, or if these instructions have not been received by that office.
- Where possible, a parcel shall be returned by the same route as it followed on the outward journey. It may not be returned by air unless the sender has guaranteed the payment of the air surcharges.
- 3 Every parcel returned to origin under this article shall be subject to:
- the rates entailed in the further transmission to the office of origin;
- b the uncancelled charges and fees, which the administration of destination incurs at the time of return to origin, subject to article 14, i, column 3, second sentence.
- 4 These rates, charges and fees shall be collected from the sender.

Article 30

Abandonment by the sender of an undelivered parcel

If the sender has abandoned a parcel which it has not been possible to deliver to the addressee, that parcel shall be treated by the administration of destination according to its own legislation.

Section II

Redirection

Article 31

Redirection in consequence of change of address by the addressee, or of the alteration of an address

- 1 If an addressee changes his address or if an address is altered under article 37, a parcel may be redirected either within the country of destination or out of that country.
- A parcel may be redirected within the country of destination at the request of the sender, at the request of the addressee, or automatically if the regulations of that country permit.
- 3 A parcel may be redirected out of the country of destination only at the request of the sender or of the addressee; in this case the parcel shall comply with the conditions required for the further transmission.
- 4 A parcel may also be redirected under the conditions set out above by air at the request of the sender or the addressee, provided that payment of the air surcharge in respect of the further transmission is guaranteed.

- 5 The sender may forbid any redirection.
- 6 For the first and any subsequent redirection of each parcel, the following may be collected:
- the charges authorized by the internal regulations of the administration concerned for such redirection, in the case of redirection within the country of destination:
- b the rates and air surcharges entailed in the further transmission, in the case of redirection out of the country of destination:
- the charges and fees which the former administrations of destination do not agree to cancel, subject to article 14, i, column 3, second sentence.
- 7 The rates, charges and fees mentioned in paragraph 6 shall be collected from the addressee.

Parcels arriving out of course and to be redirected

- 1 Any parcel arriving out of course as a result of an error on the part of the sender or the dispatching administration shall be reforwarded to its proper destination by the most direct route used by the administration which has received the parcel.
- 2 Any air parcel arriving out of course shall be reforwarded by air.
- 3 Any parcel reforwarded in application of this article shall be subject to the rates for forwarding to its proper destination and the charges and fees mentioned in article 31, paragraph 6, c.
- These rates, charges and fees shall be collected from the administration responsible for the office of exchange which misdirected the parcel. This administration shall collect them where appropriate from the sender.

Article 33

Return to origin of wrongly accepted parcels

- 1 Any parcel wrongly accepted and returned to origin shall be subject to the rates, charges and fees prescribed in article 29, paragraph 3.
- 2 These charges and fees shall be payable by:
- a the sender, if the parcel has been wrongly admitted in consequence of an error of the sender or if it falls within one of the prohibitions laid down in article 19;
- b the administration responsible for the error if the parcel has been wrongly admitted in consequence of an error attributable to the postal service. In this case the sender shall be entitled to a refund of the charges paid.
- 3 If the rates which have been attributed to the administration which returns the parcel are insufficient to cover the rates, charges and fees mentioned in paragraph 1, the outstanding charges shall be recovered from the administration of origin.
- 4 If there is a surplus, the administration which sends back the parcel shall return to the administration of origin the balance of the rates to refund to the sender.

Article 34

Return to origin in consequence of the suspension of a service

The return of a parcel to origin in consequence of the suspension of a service shall be free of charge; the unallocated rates collected for the outward journey shall be credited to the administration of origin for refund to the sender.

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Chapter III

Special provisions

Article 35

Non-compliance by an administration with given instructions

- 1 When the administration of destination or an intermediate administration has not complied with the instructions given either at the time of posting or subsequently, it shall bear the conveyance charges (outward and return) and any other charges or fees which have not been cancelled; nevertheless, the charges paid for the outward journey shall remain the responsibility of the sender if he declared, either at the time of posting or subsequently, that in the event of non-delivery he would abandon the parcel.
- The administration of origin shall be authorized to bill automatically the charges referred to in paragraph 1 to the administration which has not complied with the instructions given and which, although duly informed, has allowed five months to pass from the date on which it was informed without finally settling the matter or without informing the administration of origin that the non-compliance appeared to be due to force majeure or that the parcel had been detained, seized or confiscated in accordance with the internal regulations of the country of destination.

Article 36

Parcels containing items whose early deterioration or decay is to be feared

Articles contained in a parcel of which the early deterioration or decay is to be feared, and those articles only, may be sold immediately, even in course of transmission on either the outward or the return journey, without prior notice or legal formality, on behalf of the rightful owner; if, for any reason whatsoever, sale is impossible, the spoilt or decayed articles shall be destroyed.

Article 37

Withdrawal from the post. Alteration or correction of address

- 1 The sender of a parcel may, under the terms of article 33 of the Convention, ask for its return to origin or to have its address altered, provided he guarantees payment of the amounts due for any further transmission under articles 29, paragraph 3 and 31, paragraph 6.
- 2 However, administrations shall have the option of not accepting the requests referred to in paragraph 1 when they do not accept them in their internal service.

Article 38

Inquiries

- 1 Each administration shall accept inquiries relating to any parcel posted in the seevice of another administration
- 2 Inquiries from users shall be entertained only within a period of a year from the day after that on which the parcel was posted.
- 3 Unless the sender has paid in full the advice of delivery charge prescribed in article 13, j, each inquiry shall be subject to the collection of an "inquiry" charge at the rate laid down in article 14, l.
- 4 Separate inquiries shall be made for uninsured and insured parcels. If the inquiry related to several parcels of the same category posted at the same time at the same office by the same sender and addressed to the same addressee and sent by the same route, the charge shall be collected once only.
- 5 The inquiry charge shall be refunded if the inquiry has been occasioned by a service error.

Part III

Liability

Article 39

Principle and extent of liability of postal administrations

- 1 Postal administrations shall be liable for the loss of, theft from or damage to parcels, except as provided for in article 40. Their liability shall be as binding for parcels conveyed à découvert as for those forwarded in closed mails.
- Administrations may undertake to cover also risks which may arise from a case of force majeure. They shall then be liable towards senders of parcels posted in their country for loss, theft or damage due to a case of force majeure occurring at any time during transmission of the parcels, including redirection or return to origin.
- 3 The sender shall be entitled to an indemnity corresponding, in principle, to the actual amount of the loss, theft or damage; indirect loss or loss of profits shall not be taken into consideration. However, this indemnity may in no case exceed:
- a for insured parcels, the amount of the insured value in gold francs; in case of redirection or return to origin by surface of an insured air parcel, liability shall be limited, for the second journey, to that applicable to parcels sent by that route;
- b for other parcels, the following amounts:
 - 60 francs per parcel up to 5 kg;
 - 90 francs per parcel above 5 up to 10 kg;
 - 120 francs per parcel above 10 up to 15 kg;
 - 150 francs per parcel above 15 up to 20 kg.
- 4 Notwithstanding paragraph 3, b, administrations may agree to apply, in their reciprocal relations, the maximum amount of 150 francs per parcel regardless of the weight.
- The indemnity shall be calculated according to the current price, converted into gold francs, of goods of the same kind at the place and time at which the parcel was accepted for conveyance; failing a current price, the indemnity shall be calculated according to the ordinary value of goods whose value is assessed on the same basis.
- When an indemnity is due for the loss, total theft or total damage of a parcel, the sender or, by application of paragraph 8, the addressee, shall also be entitled to repayment of the charges paid with the exception of the insurance charge; the same shall apply to items refused by the addressees because of their bad condition, if that is attributable to the postal service and involves its liability.
- When the loss, total theft or total damage is due to force majeure for which Indemnity is not payable, the sender shall be entitled to repayment not only of the land and sea rates as well as the air surcharges appropriate to any sector not traversed by the parcel, but also the charges, whatever their nature, relating to a service paid for in advance but not rendered.
- 8 Notwithstanding paragraph 3, the addressee shall be entitled to the indemnity after taking delivery of a rifled or damaged parcel in the cases provided for in article 40, paragraph 1, a and b.
- 9 The sender shall be entitled to waive his rights as prescribed in paragraph 3 in favour of the addressee. Conversely the addressee shall be entitled to waive his rights as prescribed in paragraph 8 in favour of the sender. The sender or the addressee may authorize a third party to receive the indemnity, if internal legislation allows this.
- The administration of origin shall have the option of paying senders in its country, for uninsured parcels, the indemnities prescribed by its internal legislation for items of the same kind, provided that such indemnities are not lower than those laid down in paragraph 3, b. However, the amounts laid down in paragraph 3, b, shall remain applicable:
- i in the event of recourse against the administration liable;
- ii if the sender waives his rights in favour of the addressee.

Article 40

Non-liability of postal administrations

1 Postal administrations shall cease to be liable for parcels which they have delivered according either to the conditions laid down in their internal regulations for items of the same kind, or those set out in article 11, paragraph 3, of the Convention; liability shall however be maintained:

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- a when theft or damage is discovered either before delivery or at the time of delivery of a parcel or when, internal regulations permitting, the addressee, or the sender if it is returned to origin, makes reservations in taking delivery of a rifled or damaged parcel;
- b when the addressee or, in the case of return to origin, the sender, although having given a proper discharge, notifies the delivery administration without delay that he has found damage and furnishes proof that the theft or damage did not occur after delivery.
- 2 Postal administrations shall not be liable:
- i for the loss, theft or damage of parcels:
 - in cases of force majeure. The administration in whose service the loss, theft or damage occurred shall decide, according to the laws of its country, whether the loss, theft or damage was due to circumstances amounting to a case of force majeure; these circumstances shall be communicated to the administration of the country of origin if the latter administration so requests. Nevertheless, the administration of the dispatching country shall still be liable if it has undertaken to cover risks of force majeure (article 39, paragraph 2);
 - b when they cannot account for parcels owing to the destruction of official records by force majeure, provided that proof of their liability has not been otherwise produced;
 - c when the damage has been caused by the fault or negligence of the sender or arises from the nature of the contents of the parcel;
 - d in the case of parcels which have been fraudulently insured for a sum greater than the actual value of the contents:
 - when the sender has made no inquiry within the period prescribed in article 38, paragraph 2;
 - f in the case of prisoner-of-war or internee parcels:
- ii for parcels seized under the legislation of the country of destination;
- iii for parcels confiscated or destroyed by the competent authority, in the case of parcels whose contents fall within the prohibitions specified in article 19, a, ii, iv to viii, and b;
- iv in the case of sea or air conveyance when they have made it known that they are unable to accept liability for insured parcels on board the ships or aircraft used by them; they nevertheless shall assume in respect of the transit of insured parcels in closed mails the liability which is laid down for uninsured parcels of the same weight.
- 3 Postal administrations shall accept no liability for customs declarations, in whatever form these are made, or for decisions taken by the Customs on examination of parcels submitted to customs control.

Sender's liability

- 1 The sender of a parcel shall be liable within the same limits as administrations themselves for any damage caused to other postal items as a result of the sending of articles not acceptable for conveyance, or of the non-observance of conditions of acceptance, provided that there has been no fault or negligence on the part of administrations or carriers.
- 2 The acceptance by the office of posting of such a parcel shall not relieve the sender of his liability.
- 3 An administration which finds damage that is due to the fault of the sender shall inform the administration of origin, whose responsibility it is to take action against the sender where appropriate.

Article 42

Determination of liability between postal administrations

1 Until the contrary is proved, liability shall rest with the postal administration which, having received the parcel without comment and being furnished with all the prescribed means of inquiry, cannot prove either delivery to the addressee or, where appropriate, correct transfer to another administration.

- 2 Until the contrary is proved, and subject to paragraph 4, an intermediate administration or administration of destination shall be relieved of all liability:
- a when it has observed the rules for inspection of mails and parcels and the establishment of irregularities;
- b when it can prove that it was not informed of the inquiry until after the destruction of the official records relating to the parcel in question, the regulation period of retention having expired; this reservation shall not prejudice the rights of the inquirer.
- 3 When the loss, theft or damage occurs in the service of an air carrier, the administration of the country which collects the conveyance dues in accordance with article 82, paragraph 1, of the Convention shall reimburse the administration of origin for the indemnity paid to the sender, subject to article 1, paragraph 6, of the Convention and paragraph 7 of this article. It shall be for the former administration to recover this amount from the air carrier in question. Where the administration of origin settles the conveyance dues direct with the air carrier in virtue of article 82, paragraph 2, of the Convention, it shall itself seek reimbursement of the indemnity from the air carrier.
- If the loss, theft or damage occurs in course of conveyance without it being possible to establish in which country's territory or service it happened, the administrations concerned shall bear the loss equally; however, in the case of an uninsured parcel, when the amount of indemnity does not exceed 60 francs, this sum shall be borne equally by the administration of origin and the administration of destination, intermediate administrations being excluded. If the theft or damage has been established in the country of destination or, in the case of return to sender, in the country of origin, it shall rest with the administration of that country to prove:
- a that neither the wrapping nor the fastening of the parcel bore any apparent trace of theft or damage;
- b that, in the case of an insured parcel, the weight established at the time of posting has not varied;
- c that, in the case of parcels forwarded in closed receptacles, both the receptacles and their fastening were intact.

When such proof has been furnished by the administration of destination or origin, as the case may be, none of the other administrations concerned may repudiate its share of liability on grounds that it handed over the parcel without the next administration having made any objection.

- 5 In the case of items sent in bulk, in application of article 55, paragraphs 2 and 3, none of the administrations concerned may repudiate its share of liability, by showing that the number of parcels found in the mail differs from that advised on the parcel bill.
- 6 In the case of bulk transmission, the administrations concerned may agree among themselves that liability be shared in the event of loss of, theft from or damage to certain categories of parcels, determined by mutual agreement.
- 7 As regards insured parcels, the liability of an administration towards other administrations shall in no case exceed the maximum insured value that it has adopted.
- 8 When a parcel has been lost, rifled or damaged as the result of force majeure, the administration in whose territorial jurisdiction or services the loss, theft or damage occurred shall not be liable towards the administration of origin unless the two administrations undertake to cover risks of force majeure.
- 9 If the loss, theft or damage of an insured parcel occurs in the territory or service of an intermediate administration, which does not accept insured parcels or which has adopted a maximum insured value lower than the amount of the loss, the administration of origin shall bear the loss not covered by the intermediate administration under paragraph 7 of this article and article 1, paragraph 6 of the Convention.
- 10 The rule laid down in paragraph 9 shall also apply in case of sea or air conveyance if the loss, theft or damage occurs in the service of an administration belonging to a contracting country which does not accept the liability laid down for insured parcels (article 40, paragraph 2, iv).
- 11 Customs duty and other fees of which it has not been possible to secure cancellation shall be borne by the administrations liable for the loss, theft or damage.
- 12 An administration which has paid the indemnity shall take over the rights, up to the amount of the indemnity, of the person who has received it in any action which may be taken against the addressee, the sender or third parties.

Payment of indemnity

- 1 Subject to the right of recourse against the administration which is liable, the obligation to pay the indemnity and to refund the charges and fees, shall rest either with the administration of origin or in the case mentioned in article 39, paragraph 8, the administration of destination.
- 2 This payment shall be made as soon as possible and, at the latest, within a period of six months from the day following the day of inquiry.
- 3 When the administration responsible for the payment does not undertake to cover risks of force majeure and when, at the end of the period prescribed in paragraph 2, the question of whether the loss, theft or damage is due to such causes has not been decided, it may exceptionally postpone settlement of the indemnity for another six months.
- 4 The administration of origin or destination, as the case may be, shall be authorized to indemnify the rightful claimant on behalf of the administration which, having participated in the conveyance and having been duly informed, has allowed five months to pass:
- without finally settling the matter or
- without informing the administration of origin or destination, as the case may be, that the loss, theft or damage appeared to be due to a case of force majeure, or that the parcel had been detained, confiscated or destroyed by the competent authority because of the nature of its contents or seized under the legislation of the country of destination.

Article 44

Reimbursing the administration which paid the indemnity

- 1 The administration which is liable, or on behalf of which payment is made in accordance with article 42, shall reimburse the administration which made the payment under article 43, and which is called the "paying administration", the amount of indemnity paid to the rightful claimant subject to article 39, paragraphs 3 and 6; this payment shall be made within four months of dispatch of the notice of payment.
- If the indemnity is to be borne by several administrations in accordance with article 42, the whole of the indemnity shall be paid to the paying administration, within the period mentioned in paragraph 1, by the first administration which, having duly received the parcel claimed for, is unable to prove its correct transfer to the next service. It shall rest with this administration to recover from the other administrations which are liable each one's share of the indemnity, paid to the rightful claimant.
- 3 The creditor administration shall be reimbursed in accordance with the rules for payment laid down in article 12 of the Convention.
- 4 The administrations of origin and destination may agree that the whole of the loss sustained in respect of unregistered parcels shall be borne by the administration which has to make the payment to the rightful claimant.
- When liability has been admitted, as well as in the case provided for in article 43, paragraph 4, the amount of the indemnity may also be automatically recovered from the administration which is liable through a liquidation account, either directly or through the intermediary of the first transit administration, which claims credit in its turn from the next administration, the operation being repeated until the sum paid has been debited to the administration which is liable; where appropriate, the statutory provisions on the drawing up of accounts shall be observed.
- 6 Immediately after paying the indemnity, the paying administration shall communicate to the administration which is liable the date and the amount of payment made. It may only claim reimbursement of this indemnity within a period of one year either from the date of dispatch of the notice of payment or, where appropriate, from the date of expiry of the period prescribed in article 43, paragraph 4.
- 7 The administration whose liability is duly established and which has at first declined to pay the indemnity shall assume all additional costs resulting from the unwarranted delay in payment.

Possible recovery of the indemnity from the sender or from the addressee

- 1 If, after payment of the indemnity, a parcel or part of a parcel previously considered lost, is found, the sender or the addressee, as the case may be, shall be advised that he may take delivery of it within a period of three months on repayment of the amount of the indemnity received. If the sender or the addressee, as the case may be, does not reclaim the parcel within this period, the same approach shall be made to the other party.
- 2 If the sender or the addressee takes delivery of the parcel or of part of the parcel recovered against repayment of the amount of the indemnity, that sum shall be refunded to the administration or, where appropriate, administrations which bore the loss, within one year of the date of the repayment.
- 3 If the sender and the addressee refuse to take delivery of the parcel, it shall become the property of the administration or, where appropriate, administrations which bore the loss.
- 4 When proof of delivery is supplied, after the period of five months laid down in article 43, paragraph 4, the indemnity paid shall continue to be borne by the intermediate administration or administration of destination if the sum paid cannot, for any reason, be recovered from the sender.
- In the case of subsequent discovery of an insured parcel the contents of which are found to be of less value than the amount of indemnity paid, the sender or, where article 39, paragraph 8, is applied, the addressee shall repay the amount of this indemnity against return of the insured parcel, without prejudice to the consequences of fraudulent insurance as mentioned in article 23, paragraph 2.

Part IV

Rates due to administrations. Allocation of rates

Chapter I

Rates

Article 46

Outward and inward land rate

1 Parcels exchanged between two administrations shall be subject to the outward and inward land rates fixed as follows, for each country and each parcel:

Weight steps	Outward and inward land rate
l	2
	fr
Up to 1 kg	, 4.00
Apove 1 up to 3 kg	
Above 3 up to 5 kg	
Above 5 up to 10 kg	. 7.50
Above 10 up to 15 kg	. 9.00
Above 15 up to 20 kg	

Nevertheless, as regards the last two weight steps, the administrations of origin and destination may fix as they wish the outward and inward land rates due to them.

- The rates mentioned in paragraph 1 shall be payable by the administration of the country of origin, unless this Agreement provides for exceptions to this principle.
- 3 The outward and inward land rates shall be uniform for the whole of the territory of each country.

Transit land rate

1 Parcels exchanged between two administrations or between two offices of the same country by means of the land services of one or more other administrations shall be subject to the following transit land rates, payable to the countries whose services take part in the routeing on land:

Distance steps	Transit land rates						
	Up to 1 kg	Above 1 kg up to 3 kg		Above 5 kg up to 10 kg	Above 10 kg up to 15 kg	Above 15 kg up to 20 kg	
1	2	3	4	5	6	7	
	fr	fr	fr	fr	fr	fr	
Up to 600 km	0.30	0.80	1.40	2.60	4.20	5.80	
Above 600 up to 1000 km	0.50	1.30	2.40	4.20	6.90	9.50	
Above 1000 up to 2000 km	0.80	2.00	3.60	6.30	10.30	14.20	
Above 2000 for each additional 1000 km	0.30	0.70	1.30	2.30	3.80	5.20	

- 2 Each of the countries mentioned in paragraph 1 shall be authorized to collect for each parcel the transit land rates applicable to the distance step corresponding to the weighted average distance over which it conveys parcels in transit. This distance shall be calculated by the International Bureau.
- 3 Reforwarding, where applicable after warehousing by the services of an intermediate country, of mails and a découvert parcels entering and leaving by the same port (transit not involving a land route) shall be subject to the provisions of paragraphs 1 and 2.
- 4 As regards air parcels, the land rate for intermediate countries shall be applicable only where the parcel is conveyed by an intermediate land service.
- When a country agrees to its territory being crossed by a foreign transport service without participation of its services according to article 3 of the Convention, parcels thus conveyed shall not give rise to allocation of the transit land rate to the postal administration concerned.
- 6 The rates mentioned in paragraph 1 shall be payable by the administration of the country of origin unless this Agreement provides for exceptions to this principle.

Article 48

Reduction or increase of the outward and inward land rate

- 1 Notwithstanding article 46, paragraph 1, administrations may:
- a increase their outward land rates as they see fit, to bring these into relation with the costs of their service. They may also reduce them as they see fit so long as they are not lower than their inward land rates;
- b reduce or increase their inward land rates. The increase, where applied, may not exceed, in the case of the weight steps up to 10 kg, three-quarters of the inward land rates laid down in article 46, paragraph 1. The reduction may be fixed as the administrations concerned see fit.

Any such modification or subsequent modifications of the inward land rates may come into force only on 1 January and must be communicated to the International Bureau at least three months prior to that date. If this period has not been observed, such modifications shall not come into force until 1 January of the following year. To be applicable, they must be communicated to the administrations concerned by the International Bureau at least two months before the date of their coming into force.

Article 49

Sea rate

- 1 Each of the countries whose services participate in the sea conveyance of parcels shall be authorized to reclaim the sea rates mentioned in the table shown in paragraph 2. These rates shall be payable by the administration of the country of origin, unless this Agreement provides for exceptions to this principle.
- For each sea conveyance used, the sea rate shall be calculated according to the following table:

Distance steps	Weight steps						
a Expressed in nautical miles	b Expressed in km after conversion on the basis of 1 n.m. = 1.852 km	Up to 1 kg	Above 1 up to 3 kg	Above 3 up to 5 kg	Above 5 up to 10 kg	Above 10 up to 15 kg	Above 15 up to 20 kg
1	2	3	4	5	6	7	8
		fr	fr	fr	fr	fr	fr
Up to 500 n.m.	Up to 926 km	0.30	0.80	1.50	2.70	4.30	6.00
Above 500 up to 1000	Above 926 up to 1 852	0.50	1.20	2.10	3.70	6.10	8.40
Above 1000 up to 2000	Above 1 852 up to 3 704	0.60	1.50	2.70	4.80	7.80	10.80
Above 2000 up to 3000	Above 3 704 up to 5 556	0.70	1.80	3.30	5.80	9.40	13.10
Above 3000 up to 4000	Above 5 556 up to 7 408	0.80	2.10	3.70	6.60	10.80	14.90
Above 4000 up to 5000	Above 7 408 up to 9 260	0.90	2.30	4.10	7.40	12.00	16.60
Above 5000 up to 6000	Above 9 260 up to 11 112	1.00	2.50	4.50	8.00	13.00	18.00
Above 6000 up to 7000	Above 11 112 up to 12 964	1.10	2.70	4.80	8.50	13.90	19.20
Above 7000 up to 8000	Above 12 964 up to 14 816	1.10	2.80	5.10	9.00	14.70	20.30
Above 8000 per additional	Above 14 816 per edditionel						
1000	1852	0.10	0.10	0.20	0.40	0.70	1.00

- 3 If necessary, the distance steps used to determine the amount of the sea rate applicable between two countries shall be calculated on the basis of a weighted average distance, determined in terms of the tonnage of the mails carried between the respective ports of the two countries.
- 4 Sea conveyance between two ports of the same country may not give rise to the collection of the rate referred to in paragraph 2 when the administration of that country already receives, for the same parcels, payment in respect of land conveyance.
- 5 As regards air parcels, the sea rate for intermediate administrations or services shall be applicable only where the parcel is conveyed by an intermediate sea service; for this purpose every sea service provided by the country of origin or destination shall be regarded as an intermediate service.

Article 50

Reduction or increase of the sea rates

- 1 Administrations may increase by 50 percent at most the sea rate laid down in article 49, paragraph 2. On the other hand, they may reduce it as they wish.
- 2 This option shall be subject to the conditions laid down in article 48, paragraph 2.

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In the case of an increase, this shall also be applied to parcels originating in the country to which the services providing sea conveyance belong; nevertheless, this obligation shall not apply either in the relations between a country and the territories for whose international relations it is responsible, or in the relations between these

Article 51

Application of new rates following unforeseeable changes in routeing

When, for reasons of force majeure or any other unforeseeable occurrence, an administration is obliged to use for the conveyance of its own parcels a new dispatch route which causes additional sea or land conveyance costs, it shall be required to inform immediately by telegram all the administrations whose parcel mails or à découvert parcels are sent in transit by way of its country. From the fifth day following the day on which this information is sent, the intermediate administration shall be authorized to charge the administration of origin the land and sea rates which correspond to the new route.

Article 52

Basic rates and calculation of air conveyance dues

- The basic rate applicable to the settlement of accounts between administrations in respect of air conveyance shall be fixed at 1.74 thousandths of a franc, as a maximum, per kilogramme of gross weight and per kilometre; this rate shall be applied proportionately to fractions of a kilogramme.
- Air conveyance dues relating to air parcel mails shall be calculated according to, on the one hand, the actual basic rate specified in paragraph 1 and the kilometric distances given in the "List of airmail distances" referred to in article 219, paragraph 1, b, of the Detailed Regulations of the Convention and, on the other, the gross weight of the mails.
- The air conveyance dues payable to the intermediate administration for a découvert air parcels shall be fixed in principle as indicated in paragraph 1, but per half-kilogramme for each country of destination. Nevertheless, when the territory of the country of destination of these parcels is served by one or more lines with several stops in that territory, dues shall be calculated on the basis of a weighted average rate taking into account the weight of the parcels offloaded at each stop. The dues to be paid shall be calculated for each individual parcel, the weight of each being rounded upwards to the next half-kilogramme.
- Each administration of destination which provides air conveyance of air parcels within its country shall be entitled to reimbursement of the corresponding conveyance dues. These dues shall be uniform for all mails from abroad, whether or not the air parcels are reforwarded by air.
- The dues referred to in paragraph 4 shall be fixed in the form of a single price calculated for all air parcels addressed to the country, on the basis of the rate actually paid for air conveyance of parcels within the country of destination, but not exceeding the maximum rate provided for in paragraph 1, and according to the weighted average of the sector distances covered by air parcels of the international service on the internal air network. The weighted average distance shall be determined in terms of the gross weight of all the air parcel mails arriving at the country of destination, including the air parcels which are not reforwarded by air within that country.
- 6 Entitlement to reimbursement of the dues referred to in paragraph 4 shall be subject to the conditions laid down in article 48, paragraph 2.
- The transhipment at the same airport, in the course of transmission of air parcels conveyed successively by several separate air services, shall be performed without remuneration.
- 8 No transit land rate shall be payable for:
- the transfer of airmails between two airports serving the same town;
- the transport of such mails between an airport serving a town and a warehouse situated in the same town and the return of the same mails for reforwarding.

Air conveyance dues for lost or destroyed air parcels

In case of loss or destruction of air parcels as a result of an accident occurring to the aircraft or through any other cause involving the responsibility of the air carrier, the administration of origin shall be exempt from any payment in respect of the air conveyance of the air parcels lost or destroyed, for any part of the flight of the line used.

Article 54

Exceptional inward rate

Subject to article 48, paragraph 2, each administration may apply to every parcel addressed to its offices an exceptional inward rate of 1 franc at most.

Chapter II

Allocation of rates

Article 55

General principles

- 1 An allocation of rates to the interested administration shall be made in principle in respect of each parcel.
- 2 However, in the case of transmission by closed mails, the administration of origin may agree with the administration of destination to allocate rates in bulk for each weight step.
- 3 Also in the case of transmission by closed mails, the administration of origin may agree with the administration of destination and possibly with the intermediate administrations to credit them with sums calculated per parcel or per kilogramme of gross weight of the mails on the basis of the land and sea rates.

Article 56

Service parcels. Parcels of prisoners of war and internees

Rates shall not be allocated for service parcels and for prisoner-of-war and internee parcels apart from the air conveyance dues applicable to air parcels.

Part V

Miscellaneous provisions

Article 57

Application of the Convention

The Convention shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

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Conditions for approval of proposals concerning this Agreement and its Detailed Regulations

- 1 To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations must be approved by a majority of the member countries present and voting which are parties to the Agreement. At least half of these member countries represented at Congress must be present at the time of voting.
- 2 To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations must obtain:
- a unanimity of votes, if they involve either the addition of new provisions or amendments of substance to the articles of this Agreement, its Final Protocol or article 151 of its Detailed Regulations;
- b two-thirds of the votes, if they involve amendments of substance to the Detailed Regulations, with the exception of article 151;
- c a majority of the votes, if they involve:
 - interpretation of the provisions of this Agreement, its Final Protocol and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution;
 - ii drafting amendments to be made to the Acts specified in i.
- 3 When a member country of the Union expresses outside Congress a desire to become a party to this Agreement, asking to be allowed to collect exceptional inward rates on a higher scale than that authorized by article 54, the International Bureau shall submit the request to all the member countries signatory to the Agreement; if within a period of six months, more than one-third of these member countries do not pronounce against the request it shall be considered to be admitted.

Article 59

Parcels addressed to or originating in countries not participating in the Agreement

- 1 The administrations of countries participating in this Agreement which maintain an exchange of parcels with the administrations of non-participating countries shall allow, in the absence of any opposition on the part of the latter, the administrations of all the participating countries to avail themselves of these services.
- 2 For transit by the land, sea and air services of the countries participating in the Agreement, parcels addressed to or originating in a non-participating country shall be treated in the same way as parcels exchanged between participating countries so far as the amount of the land and sea rates and the air conveyance dues are concerned. The same shall apply in the case of liability each time it is established that the damage occurred in the service of one of the participating countries and when the indemnity has to be paid in a participating country either to the sender or to the addressee, where article 39, paragraph 8, is applied.

Part VI

Final provisions

Article 60

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

Democratic Republic of Afghanistan People's Democratic Republic of Algeria Federal Republic of Germany People's Republic of Angola Kingdom of Saudi Arabia Argentine Republic Australia Republic of Austria Commonwealth of the Bahamas State of Bahrain People's Republic of Bangladesh Barbados Belgium People's Republic of Benin Kingdom of Bhutan Byelorussian Soviet Socialist Republic Socialist Republic of the Union of Burma Republic of Bolivia Republic of Botswana Federative Republic of Brazil People's Republic of Bulgaria Republic of Burundi

United Republic of Cameroon

Central African Republic

Chile

People's Republic of China

Republic of Cyprus Republic of Colombia

People's Republic of the Congo

Republic of Korea Republic of Costa Rica Republic of the Ivory Coast

Kingdom of Denmark Arab Republic of Egypt

United Arab Emirates

Republic of Ecuador

Republic of Cuba

Spain Ethiopia

Republic of Finland French Republic

Gabonese Republic

United Kingdom of Great Britain and Northern Ireland, the Channel Islands and the Isle of Man

The overseas territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible

Greece

Republic of Guinea

Republic of Guinea-Bissau

Republic of Haiti

Republic of Upper Volta

Republic of Honduras

Hungarian People's Republic

India

Republic of Indonesia

Iran

Republic of Iraq

Ireland

Republic of Iceland

Israel

Socialist People's Libyan Arab Jamahiriya

Jamaica

Japan

Hashemite Kingdom of Jordan

Republic of Kenya

Kuwait

Kingdom of Lesotho

Lebanese Republic

Republic of Liberia

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Malaysia

Malawi

Republic of Mali

Kingdom of Morocco

Mauritius

Islamic Republic of Mauritania

United Mexican States

Principality of Monaco

Mongolian People's Republic

People's Republic of Mozambique

Nepal

Netherlands

Netherlands Antilles

Republic of Nicaragua

Republic of the Niger

Federal Republic of Nigeria

Norway

New Zealand

Sultanate of Oman

Pakistan

Republic of Panama

Papua New Guinea

Republic of Paraguay

Republic of Peru

Polish People's Republic

Portugal

State of Qatar

German Democratic Republic

Democratic People's Republic of Korea

Socialist Republic of Romania

Rwandese Republic

Republic of San Marino

Republic of Senegal

Republic of Sierra Leone

Singapore

Democratic Republic of the Sudan

Democratic Socialist Republic of Sri Lanka

Sweden

Swiss Confederation

Republic of Suriname

Kingdom of Swaziland

Syrian Arab Republic

United Republic of Tanzania

Republic of Chad

Czechoslovak Socialist Republic

Thailand

Togolese Republic

Kingdom of Tonga

Republic of Trinidad and Tobago

Tunisia

Turkey

Ukrainian Soviet Socialist Republic

Union of Soviet Socialist Republics

Eastern Republic of Uruguav

Vatican City State

Republic of Venezuela

Yemen Arab Republic

People's Democratic Republic of Yemen

Socialist Federal Republic of Yugoslavia

Republic of Zaire Republic of Zambia

Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by epplying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

FINAL PROTOCOL TO THE POSTAL PARCELS AGREEMENT

At the moment of proceeding to signature of the Postal Parcels Agreement concluded this day, the undersigned plenipotentiaries have agreed the following:

Article I

Exceptional land rates

For the time being the administrations listed in tables 1 and 2 below shall be authorized to collect:

- a the exceptional inward rates indicated in table 1, in place of the exceptional inward rates authorized in article 54:
- b the exceptional transit land rates indicated in table 2, in addition to the transit rates mentioned in article 47, paragraph 1.

1 Exceptional inward rates

No	Authorized administrations	Maximum amount per parcel	Observations	
1	· 2	3	4	
		fr		
1	Afghanistan	1	The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 3.50 4.00 4.75 7.00
2	Albania	1.00		
3	Algeria	2	The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 2.00 3.50 4.50 6.00 8.00 10.00
5	Angola	3	³ The rate may amount to the following: Parcels over 1 kg	fr 3.50 4.00 4.50 5.50
6	Argentina	5.00		
7	Australia	4	4 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 1.00 1.25 2.50 5.00

¹ See p. 242 of this volume.

No	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
	 	fr		
8	Bahamas	5	The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Percels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 2.50 3.00 3.50 4.50
9	Bahrain	6	6 The rate may amount to the following: Parcels up to 1 kg	fr 1.50 3.00 5.00 6.00
10	Bangladesh	7	7 The rate may emount to the following: Parcels up to 1 kg	fr 2.00 5.00 9.00
11	Barbados	8	8 The rate may amount to the following: Parcels up to 1 kg	fr 3.00 3.50 5.00 3.50
12	Belgium	5.00		
13	Benin	9	9 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 1.50 2.00 3.00 4.00 5.00
14	Bhutan	4.00		
17	Bolivia	11	11 The rate may amount to the following: Parcels up to 5 kg	fr 2.00 3.50 5.00
18	Botswana	12	12 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Percels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Percels over 10 and up to 15 kg Percels over 15 and up to 20 kg	fr 4.50 6.00 8.25 9.75 12.50 15.00
19	Brazil	15.00		
20	Bulgaria	5.00		
16	Burma	0.75		
15	Byelorussia	10	10 The rate may amount to the following: Percels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Percels over 15 and up to 20 kg	fr 12.00 15.00 18.00 22.00 28.00 35.00

No	Authorized administrations	Maximum amount per parcel	Observations	
ı	2	3	4	
		fr		
21	Cameroon	13	13 The rate may amount to the following:	fr
			Parcels up to 3 kg	1.5
			Parcels over 3 and up to 5 kg	2.0
			Parcels over 5 and up to 10 kg	2.5
			Parcels over 10 and up to 15 kg	5.0 6.5
			• •	6.5
22	Central Africa	14	14 The rate may amount to the following:	fr
			Parcels up to 3 kg	2.2
			Percels over 3 and up to 5 kg	4.5 6.0
			Parcels over 5 and up to 10 kg	9.7
			Parcels over 15 and up to 20 kg	13.5
05	Chad	68		
06	Chao		⁶⁸ A uniform land rate shall be fixed for the whole of the Chad territory as follows:	fr
			Parcels up to 3 kg	3.5
			Parcels over 3 and up to 5 kg	5.5
			Parcels over 5 and up to 10 kg,	8.0
			Parcels over 10 and up to 15 kg	14.5 18.0
		15	Parcels over 15 and up to 20 kg	
23	Chile		15 The rate may amount to tha following:	fr
			Parcels up to 1 kg	6.0 8.0
			Parcels over 3 and up to 5 kg	10.0
			Parcels over 5 and up to 10 kg	12.0
			Parcels over 10 and up to 15 kg	15.0
			Parcels over 15 and up to 20 kg	20.0
24	China (People's	16	¹⁶ The rate may amount to the following:	fr
-	Republic)		Parcels up to 1 kg	3.0
			Parcels ovar 1 and up to 3 kg	5.2
	•		Parcels over 3 and up to 5 kg	6.5
			Parcels over 5 and up to 10 kg	8.9
			Parcels over 10 and up to 15 kg	10.1 15.5
	0.10.11.	18	•	
26	Colombia		18 The rate may amount to the following: Parcels up to 3 kg	fr 5.0
			Parcels over 3 and up to 5 kg	7.0
			Parcels over 5 and up to 10 kg	14.0
	_		Parcels over 10 and up to 20 kg	18.0
27	Comoros	5.50		
28	Congo (People's	19	19 The rate may amount to the following:	fr
	Republic)		Parcels up to 1 kg	1.
			Parcels over 1 and up to 3 kg	2.9 4.0
			Parcels over 5 and up to 10 kg	8.0
			Parcels over 10 and up to 15 kg	12.
	•		Parcels over 15 and up to 20 kg	16.
30	Costa Rica	21	²¹ The rate may amount to the following:	fr
			Parcels up to 1 kg	1.4
			Parcels over 1 and up to 3 kg	1.
			Parcels over 3 and up to 5 kg	2.
			Parcels over 5 and up to 10 kg	2. 5.
			Percels over 15 and up to 20 kg	6.
25	Cyprus	17	¹⁷ The rate may amount to the following:	fr
20	Сургиз		Parcels up to 1 kg	1r 4.
			Parcels over 1 and up to 3 kg	5.
			Parcels over 3 and up to 5 kg	6.
			Parcels over 5 and up to 10 kg	7.
			Parcels over 10 and up to 15 kg	10.
			Parcels over 15 and up to 20 kg	13.

Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 20 kg	No	Authorized administrations	Maximum amount per parcel	Observations	
107 Czechoslovakia 5.00 32 Djibouti 5.50 33 Dominicen Republic 1.25 37 Ecuador 24 24 7 Parcels up to 3 kg Parcels over 3 and up to 5 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 20 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 15 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 20 kg Parcels over 15 and up to 20 kg Parcels over 15 and up to 3 kg Parcels over 15 and up to 3 kg Parcels over 15 and up to 3 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to	1	2	3	4	
32 Djibouti 5.50 33 Dominicen Republic 1.25 37 Ecuador 24 24 Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg Parcels over 15 and up to 20 kg 34 Egypt 7.00 35 El Salvador 2.50 39 Ethiopia 25 25 The rate may amount to the following: Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 20 kg 40 Fiji 26 26 The rate may amount to the following: Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg 41 Finland 5.00 42 France 27 27 The rate may amount to the following: Parcels over 3 and up to 5 kg Parcels over 3 and up to 0 kg Parcels over 3 and up to 10 kg 43 Gabon 28 28 The rate may amount to the following: Parcels over 1 and up to 3 kg Parcels over 1 and up to 0 kg Parcels over 1 and up to 0 kg 44 Gamble <td></td> <td></td> <td>fr</td> <td></td> <td></td>			fr		
Dominican Republic 1.25 Ecuador 24 24 7 The rate may amount to the following: Parcels up to 3 kg	107	Czechoslovakia	5.00		
Ecuador 24 24 The rate may amount to the following: Parcels up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 10 and up to 10 kg Parcels over 10 and up to 10 kg Parcels over 15 and up to 20 kg	32	Djibouti	5.50		
The rate may amount to the following: Parcels up to 3 kg	33	Dominicen Republic	1.25		
25 El Salvador 2.50 26 Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg Parcels over 1 and up to 3 kg Parcels over 1 and up to 3 kg Parcels over 5 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 5 and up to 10 kg Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 1 and up to 3 kg Parcels over 5 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 1 and up to 10 kg Parcels over 10 and up to 10 kg Parcels over 10 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 10 kg	37	Ecuador	24	24 The rate may amount to the following: Parcels up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 4.00 5.00 6.00 10.00 14.00
25 25 The rate may amount to the following: Parcels over 1 and up to 3 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 20 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg	34	Egypt	7.00		
Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 1 and up to 10 kg Parcels over 10 and up to 10 kg Parcels over 15 and up to 10 kg Parcels over 10 and up to 10 kg Parcels over 15 and up to 20 kg 40 Fiji 26 26 The rate may amount to the following: Parcels up to 1 kg Parcels over 3 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 10 kg 41 Finland 5.00 42 France 27 27 The rate may amount to the following: Parcels over 3 and up to 10 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 10 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 10 kg Parcels over 3 and up to 5 kg Parcels over 1 and up to 3 kg Parcels over 1 and up to 3 kg Parcels over 1 and up to 5 kg Parcels over 10 and up to 15 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 15 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	35	El Salvador	2.50		
Final Final	39	Ethiopia	25	25 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 10 and up to 20 kg	fr 3.00 4.60 5.50 8.40 12.45 16.95
27	40	Fiji	26	26 The rate may amount to the following: Parcels up to 1 kg	fr 2.00 2.50 3.00 4.00
The rate may amount to the following: Parcels over 1 and up to 3 kg	41	Finland	5.00		
The rate may amount to the following: Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 15 kg Parcels over 15 and up to 20 kg 44 Gambia 29 29 The rate may amount to the following: Parcels over 15 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg 93 German Democratic Republic	42	France	27	²⁷ The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 5.00 6.50 8.00 10.00
Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg 93 German Democratic 5,00 Republic	43	Gabon	28	28 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 10 and up to 20 kg	fr 0.95 2.10 3.60 4.00 5.50 8.00
Republic	44	Gambia	29	29 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 2.10 2.35 3.15 2.25
4 Germany, Fed Rep of 5.00	93		5.00		
	4	Germany, Fed Rep of	5.00		

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No	Authorizad administrations	Maximum amount per parcel	Obsarvations	
1	2	3	4	
		fr		
45	Ghana	30	³⁰ Tha rate may amount to tha following: Parcels up to 1 kg Parcels over 1 and up to 5 kg Parcels over 5 and up to 5 kg Parcels over 5 and up to 10 kg	fr 3.00 4.00 5.50 6.50
46	Great Britain and British Overseas Tarritories	31	Parcels over 5 and up to 10 kg Parcels over 5 and up to 10 kg Parcels over 6 and up to 5 kg Parcels over 7 and up to 10 kg	fr 5.80 7.20 9.00 10.90
47	Greece	5.00		
48	Grenada	32	32 The rate may amount to tha following: Parcels up to 1 kg	fr 5.80 7.20 9.00 10.55
49	Guatemala	0.75		
50	Guyana	33	33 The rate may amount to tha following: Parcels up to 1 kg	fr 1.80 2.00 2.70 3.10
51	Haiti	0.50		
53	Honduras (Rep)	5.00		
59	Iceland	5.00		
54	India	6.00		
55	Indonesia	5.00		
56	Iran	35	35 The rate may amount to the following: Parcels up to 1 kg	fr 3.00 4.00 5.00 7.00 9.00 12.00
57	Iraq	36	36 The rate may amount to the following: Parcels up to 1 kg	fr 1.00 1.50 2.50 3.50 5.00 6.50
58	tretand	5.00		
60	Israel	37	3 7 The rate may amount to the following: Parcels up to 1 kg	fr 4.00 5.00 6.00 9.00 13.00

No	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
		fr		
61	Italy	5.00		
31	Ivory Coast (Rep)	22	The rate may amount to the following:	fr
			Parcels up to 1 kg	1.25 1.75
			Parcels over 3 and up to 5 kg	2.25
			Parcels over 5 and up to 10 kg	2.75
			Parcels over 10 and up to 15 kg	3.50
			Parcels over 15 and up to 20 kg	4.25
60	lamata.	38	38 The rate may amount to the following:	4
62	Jamaica		Parcels up to 1 kg	fr 3.00
			Parcels over 1 and up to 3 kg	4.00
			Parcels over 3 and up to 5 kg	5.50
			Parcels over 5 and up to 10 kg	6.50
			Parcels over 10 and up to 15 kg	8.00
			Parcels over 15 and up to 20 kg	10.00
63	Japan	39	39 The rate may amount to the following:	fr
63	Japan		Parcels up to 1 kg	18.00
			Parcels over 1 and up to 3 kg	24.00
			Parcels over 3 and up to 5 kg	30.00
			Parcels over 5 and up to 10 kg	36.00
64	V	40	⁴⁰ The rate may amount to the following:	
04	Kenya		Parcels up to 1 kg	fr 5.80
			Parcels over 1 and up to 3 kg	6.85
			Parcels over 3 and up to 5 kg	7.90
			Parcels over 5 and up to 10 kg	9.50
94	Korea (Dem People's Rep)	5.00		
20	K (D)	20	20 -	
29	Korea (Rep)		²⁰ The rate may amount to the following: Parcels up to 3 kg	fr 5.00
			Parcels over 3 and up to 5 kg	7.00
			Parcels over 5 and up to 10 kg	10.00
			• • • • • • • • • • • • • • • • • • • •	
65	Lao People's	4.00		
	Dem Rep			
66	Lesotho	7.00		
		41	41	
67	Madagascar	7.	The rate may amount to the following:	fr
			Parcels up to 1 kg	6.00
			Parcels over 1 and up to 3 kg	6.50
			Parcels over 3 and up to 5 kg	8.00 10.00
				10.00
69	Malawi	43	The rate may amount to the following:	fr
			Parcels up to 1 kg	1.80
			Parcels over 1 and up to 3 kg	2.00
			Percels over 5 and up to 5 kg	2.70
			Parcels over 5 and up to 10 kg	3.10
68	Malaysia	42	The rate may amount to the following:	fr
			Parcels up to 1 kg	4.00
			Parcels over 1 and up to 3 kg	5.00
			Parcels over 3 and up to 5 kg	8.00
			Parreis (Wet h and up to 10 kg	8.00

Vo.	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
		fr		
70	Mali	44	44 The rate may amount to the following:	fr
J	iviai,		Parcels up to 1 kg	"1.7
			Parcels over 1 and up to 3 kg	2.5
			Parcels over 3 and up to 5 kg	4.0
			Parcels over 5 and up to 10 kg	8.0
			Percels over 10 and up to 15 kg	12.7
			Parcels over 15 and up to 20 kg	16.5
1	44-1	45	45	
•	Malta		45 The rate may amount to the following: Parcels up to 1 kg	fr 1.8
			Parcels over 1 and up to 3 kg	2.0
			Parcels over 3 and up to 5 kg	2.7
			Parcels over 5 and up to 10 kg	3.1
		4.0		
4	Meuritania	48	48 The rate may amount to the following:	fr
			Parcels up to 1 kg	2.0
			Perceis over 1 and up to 3 kg	3.5
			Perceis over 3 and up to 5 kg	5.0 8.0
			Parcels over 5 and up to 10 kg	12.0
			Parcels over 15 and up to 20 kg	16.0
3	Mauritius	47	47 The rate may amount to the following:	fr
			Parcels up to 1 kg	4.0
			Parcels over 1 and up to 3 kg	5.0
			Parcels over 3 and up to 5 kg	6.0
			Parcels over 5 and up to 10 kg	9.0
5	Monaco	49	49 The rate may amount to the following:	fr
•	onaco		Perceis up to 1 kg	"5.Q
			Parcels over 1 and up to 3 kg	6.5
			Parcels over 3 and up to 5 kg	8.0
			Parcels over 5 and up to 10 kg	10.0
	••	46	46	
72	Morocco		46 The rate may amount to the following:	fr
			Parcels up to 3 kg	1.5
			Parcels over 5 and up to 10 kg	2.5
			Parcels over 10 and up to 15 kg	3.5
			Perceis over 15 and up to 20 kg	5.0
		50		
6	Mozambique	30	50 The rate may amount to the following:	fr
			Parcels up to 1 kg	4.0
			Parcels over 1 and up to 3 kg	7.0
			Parcels over 3 and up to 5 kg	8.0
			Parcels over 5 and up to 10 kg	10.0
			Parcels over 15 and up to 20 kg	16.0
			-	
7	Nepal	51	51 The rate may amount to the following:	fr
			Parcels up to 1 kg	1.5
			Parcels over 1 and up to 3 kg	2.0
			Parcels over 3 and up to 5 kg	3.0
			t diceis over a sile of to to kg	4.0
9	Netherlands	5.00		
		54	5.A	
2	New Zealand	34	54 The rate may amount to the following:	fr
			Parcels up to 1 kg	2.0
			Parcels over 1 and up to 3 kg	2.0
			Parcels over 5 and up to 5 kg	2.5
			Parcels over 5 and up to 10 kg	3.6

No	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
		fr		
78	Nicaragua	6.00		
79	Niger	52	52 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 1.75 2.50 4.00 8.00 12.75 16.50
80	Nigeria	53	53 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 1.25 1.50 1.75 1.10
81	Norway	10.00		
83	Oman	5 5	55 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 5.00 6.00 7.00 9.00
85	Pakistan	5 7	^{5 7} The rate may amount to the following: Parcels up to 5 kg	fr 3.00 4.50
86	Panama (Rep)	3.00		
87	Papua New Guinea	58	58 The rate may amount to the following: Parcels up to 1 kg	fr 3.50 4.25 5.00 6.50 12.50 16.50
88	Paraguay	5.00		
90	Peru	4.50		
91	Polish People's Republic	3.00		
92	Qatar	59	59 The rate may amount to the following: Parcels up to 1 kg	fr 1.80 2.00 2.70 3.10
95	Senegal	60	60 The rate may amount to the following: Parcels up to 1 kg	fr 1,20 2,00 2,70 3,50 4,20 5,00
96	Seychelles	61	61 The rate may amount to the following: Parcels up to 1 kg	fr 5.80 7.20 9.00 10.55

1 Exceptional inward rates (continued)

No	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
		fr		
97	Sierra Leone	62	62 The rate may amount to the following: Parcels up to 1 kg	fr 2.00 2.50 3.20 4.10
98	Singapore	63	63 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 4.00 5.00 6.00 8.00
99	Somalia	6.00		
38	Spain	5.00		
101	Sri Lanka	6.00		
100	Sudan	64	64 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 3.00 5.00 7.00 9.00
103	Swaziland	65	65 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 1.80 2.00 2.70 3.10
102	Sweden	10.00		
104	Syrian Arab Rep		66 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 2.00 4.00 6.00 9.00
105	Tanzania (United Republic)	67	6 ⁷ The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 2.50 3.00 3.50 4.50
108	Thailand	5.00	•	
109	Тодо	69	69 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 1.50 2.00 3.00 5.00 6.00 7.00
110	Trinidad and Tobago	70	70 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg	fr 3.00 4.00 5.50 6.50
111	Turkey	5.00		5.55
84	Uganda	56	S6 The rate may amount to the following: Parcels up to 1 kg	fr 2.50 3.00 3.50 4.50

1 Exceptional inward rates (conclusion)

No	Authorized administrations	Maximum amount per parcel	Observations	
1	2	3	4	
		fr		
112	Ukraine	71	71 The rate may amount to the following: Parcels up to 1 kg	fr 12.00 15.00 18.00 22.00 28.00
113	Union of Soviet Socialist Republics	72	Parcels over 15 and up to 20 kg 72 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	35.00 fr 12.00 15.00 18.00 22.00 28.00 35.00
36	United Arab Emirates	23	Parcels over 15 and up to 20 kg 23 The rate may amount to the following: Parcels up to 1 kg Parcels over 1 and up to 3 kg Parcels over 3 and up to 5 kg Parcels over 5 and up to 10 kg Parcels over 10 and up to 15 kg Parcels over 15 and up to 20 kg	fr 2.50 3.00 3.50 5.00 7.00 9.00
52	Upper Volta	34	34 The rate may amount to the following: Parcels up to 1 kg	fr 1.75 2.50 4.00 8.00 12.75 16.50
113	Uruguay	73	73 The rate may amount to the following: Parcels up to 3 kg	fr 1.50 2.00 2.50 5.00
115	Venezuela	5.00	Parcels over 15 and up to 20 kg	6.50
116	Viet Nam	5.00		
117	Yemen Arab Republic Yemen (People's Dem Rep)	74	74 The rate may amount to the following: Parcels up to 1 kg	fr 5.00 7.00 8.00 10.00 fr 3.50 4.00 5.50 6.50
119	Yugoslavia	5.00		
120	Zaire	76	76 The rate may amount to the following: Parcels up to 1 kg	fr 4.00 5.00 6.00 9.00 13.00 16.00
121	Zambia	77	77 The rate may amount to the following: Parcels up to 1 kg	fr 5.00 7.00 8.00 10.00

2 Exceptional transit land rates

No	Authorized administrations	Amount of the land rate for parcels of the following weight steps						
		Up to 1 kg	Ovar 1 and up to 3 kg	Over 3 and up to 5 kg	Over 5 and up to 10 kg	Over 10 and up to 15 kg	Over 15 and up to 20 kg	
1	2	3	4	5	6	7	8	
		fr	fr	fr	fr	fr	fr	
1	Afghanistan	1.50	2.00	2.50	3.00			
2	Argentina ¹	2.00	3.00	4.00	6.00	8.00	10.00	
3	Australia ¹	0.90	1.20	1.60	2.40	3.30	4.20	
4	Bahamas	2.00	2.25	2.50	3.00			
5	Bahrain	1.70	1.80	1.75	1.60			
6	Bangladesh	3.00	4.50	6.00	7.50			
7	Barbados ¹	2.50	2.75	2.70	2.40			
8	Belgium ¹	0.50	1,30	2.40	4.20	6.90	9.50	
9	Benin	0.60	1.00	1.50	3.00	4.50	6.00	
11	Bolivia	1.00	1.20	1.40	2.00	3.00	4.00	
12	Botswana ¹	4.00	5.00	6.00	7.50	9.00	10.00	
13	Brazil	2.00	4.00	6.00	10.00	20.00	24.00	
10	Burma	0.70	0.60	0.60	0.90			
14	Central Africa	0.60	1.50	2.00	4.00	6.00	8.00	
15	Chile	2.00	2.00	3.00	4.00	6.00	8.00	
16	China (People's Rep) ^{1 2}	4.00	7.20	9.20	10.50	12.00	15.00	
18	Congo (People's Rep)	2.50	3.00	4.00	6.00	10.00	12.00	
17	Cyprus,	4.00	5.00	6.50	7.60	10.00	13.00	
23	Ecuador	3.00	3.00	4.00	6.00	B.00	10.00	
20	Egypt	0.50	0.50	0.50	1.00	1.00	1.00	
21	El Salvador	2.00	2.00	2.00	2.00	2.00	2.00	
24	France	1.00	2.00	3.00	4.00	6.00	8.00	
25	Gambia	1.70	1.80	1.75	1.60	0.00	0.00	
26	Great Britain and Overseas	•	1.50		1.00			
	Territories 1	9.20	11.00	11.85	15.15	18.80	21.80	
27	Grenada ¹	5.50	6.00	6,35	7.85	11.45	13.80	
28	Guyana	1.00	1.10	1.20	1.40	11.45	15.50	
29	India	1.80	1.80	1.80	2.40	2.40	2.40	
25 30	iran	1.00	1.20	1.40	1.60	2.40	2.50	
31		1.00	1.20	1.50	2.00	4.00	5.00	
19	Iraq		1.20	1.50	3.00	5.00	7.00	
32	· · · · · · · · · · · · · · · · · · ·	0.60						
32 33	Jamaica	2.00	2,50	3.00	4.00	6.00	8.00	
აა 34		3.00	3.50	4.00	5.00	0.00	40.00	
-	Madagescar	2.00	3.00	4.00	6.00	8.00	10.00	
36	Malawi ¹	1.00	1.10	1.20	1.40			
35	Malaysia	1.00	1.10	1.20	2.00			
37	Malta ¹	1.00	1.10	1.20	1.40			
38	Mauritius	1.70	1.80	1.75	1.60			
39	Nepai	1.00	1.50	2.00	2.50	3.50	4.50	
40	Nigeria	1.00	1.10	1.20	1.40			
41	Oman	3.50	3.70	4.00	4.50			
43	Pakistan	2.00	3.00	4.00	5.00			
44	Panama (Rep)	1.00	1.50	2.00	3.00	4.00	5.00	
45	Papua New Guinea ¹	0.45	0.75	0.95	1.65	2.00	2.40	
46	Peru	1.00	1.20	1.40	2.00	3.00	4.00	

2 Exceptional transit land rates (conclusion)

No	Authorized administrations	Amount of the land rate for parcels of the following weight steps						
		Up to 1 kg	Over 1 and up to 3 kg	Over 3 and up to 5 kg	Ovar 5 and up to 10 kg	Over 10 and up to 15 kg	Over 15 and up to 20 kg	
1	2	3	4	5	6	7	8	
		fr	fr	fr	fr	fr	fr	
47	Qatar	1.00	1.10	1.20	1.40			
48	Seychelles ¹	5.50	6.00	6.35	7.85	11.45	13.80	
49	Sierra Leone ,	1.40	2.00	2.50	2.80			
50	Singapore	1.00	1.10	1.20	2.00			
52	Sri Lanka	3.00	4.00	6.00	8.00	10.00	12.00	
51	Sudan	4.00	6.00	8.00	10.00			
53	Tanzania (United Republic) 1	3.00	3.50	4.00	5.00			
54	Thailand	2.50	3.00	4.00	5.00	6.00	8.00	
55	Trinidad and Tobago	2.00	2.50	3.00	4.00			
56	Turkey	5.00	5.00	5.00	5.00	5.00	5.00	
42	Uganda ¹	3.00	3.50	4.00	5.00			
22	United Arab Emirates	1.70	1.90	2.00	1.70	1.10	1.00	
57	Venezuela	1.50	3.00	4.50	6.50	9.00	12.00	
58	Yemen (People's Dem Rep) ¹	1.40	1.20	1.50	2.80	6.00	8.00	
59	Zaire	0.80	1.80	3.00	6.00	10.00	12.00	
60	Zambia ¹	3.00	4.00	6.00	8.00			

Observations:

Article II

Weighted average distance for conveyance of parcels in transit

Article 47, paragraph 2, last sentence shall not apply to the following countries unless they so request: People's Republic of Bulgaria, Byelorussian Soviet Socialist Republic, Republic of Cuba, Czechoslovak Socialist Republic, Hungarian People's Republic, Mongolian People's Republic, Polish People's Republic, Romanian Socialist Republic, Ukrainian Soviet Socialist Republic and Union of Soviet Socialist Republics.

Article III

Sea rates

Australia, the Commonwealth of the Bahamas, the State of Bahrain, Barbados, The Federal and Islamic Republic of the Comoros, the Republic of Djibouti, France, the Republic of Gambia, the United Kingdom of Great Britain and Northern Ireland, the Overseas Territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible, Grenada, Guyana, India, Italy, Jamaica, Japan, the Republic of Kenya, the Democratic Republic of Madagascar, Malaysia, Malta, Mauritius, the Federal Republic of Nigeria, the Sultanate of Oman, Pakistan, Papua New Guinea, the State of Qatar, the Republic of Seychelles, the Republic of Sierra Leone, Singapore, the United Republic of Tanzania, Thailand, Republic of Trinidad and Tobago, Uganda, the United Arab Emirates, the People's Democratic Republic of Yemen and the Republic of Zambia shall be authorized to increase by 50 percent at the most the sea rates provided for in articles 49 and 50.

The amounts shown in the table are to be considered as maximums.

² Only for parcels conveyed by the automobile services on the Qinghai (Chinghai) - Xizang (Tibet) road.

Article IV

Supplementary rates

- 1 Every parcel sent by surface or air addressed to Corsica, the French Overseas Departments, the French Overseas Territories and the Mayotte Community, shall be subject to an inward land rate not exceeding the corresponding rate for France. When such a parcel transits metropolitan France, it shall give rise, in addition, to the collection of the following rates and supplementary rates:
- a "surface" parcels
 - i the French transit land rate;
 - the French sea rate corresponding to the distance step between metropolitan France and each of the Departments, Territories and Community in question;
- ii the Dep b air parcels
 - the air conveyance dues corresponding to the airmail distance between metropolitan France and each
 of the Departments, Territories and Community, in question.
- 2 The Portuguese administration may collect a supplementary rate of 3.50 francs per parcel at most, for conveyance between metropolitan Portugal and the islands of Madeira and the Azores.
- 3 Every parcel conveyed by the Iraq-Syria trans-desert motor services shall give rise to the collection of a special supplementary rate fixed as follows:

Weight steps	Supplementary rates	Weight steps	Supplementary rates
1	2	1	2 .
kg	fr	kg	fr
Up to 1	0.50	Over 5 and up to 10	5.00
Over 1 and up to 3	1.50	Over 10 and up to 15	7.50
Over 3 and up to 5 ,	2.50	Over 15 and up to 20	10.00

- The postal administrations of the Arab Republic of Egypt and the Democratic Republic of the Sudan shall be authorized to collect a supplementary rate of 20 centimes over and above the transit land rates laid down in article 47, paragraph 1, of the Agreement for each parcel in transit via Lake Nasser between El Shallal (Egypt) and Wadi Halfa (Sudan).
- 5 Every parcel sent in transit between Denmark and the Faröe Islands shall give rise to the collection of the following supplementary rates:
- surface parcels
 - i the Danish transit land rate;
 - ii the Danish sea rate corresponding to the distance step between Denmark and the Faröe Islands;
- b air parcels
 - the air conveyance dues corresponding to the airmail distance between Denmark and the Faröe Islands.
- 6 The postal administration of Chile shall be authorized to collect a supplementary rate of 8 francs per kilogramme at most for the conveyance of parcels to Easter Island.

Article V

Special tariffs

1 The administrations of the People's Republic of Bangladesh, Pakistan and the Republic of Venezuela shall be authorized to collect on all parcels over 1 and up to 3 kg the charge applicable to parcels over 3 and up to 5 kg.

The Belgian and French administrations may collect in respect of air parcels double the land rates and increases laid down in articles 46 to 48 of the Agreement and in article I, table 1, Nos 12 (Belgium) and 42 (France) of this Final Protocol.

Article VI

Supplementary charges

Signatory countries whose administrations collect, in the internal service, supplementary charges which are higher than those fixed in the Agreement, may, when they retain the whole amount of these charges, apply the internal service rate in the international services.

Article VII

Withdrawal from the post. Alteration or correction of address

Notwithstanding article 37, the Republic of Ecuador, the Republic of El Salvador, the Republic of Panama and the Republic of Venezuela shall be authorized not to return postal parcels after the addressee has requested their clearance by Customs, since this is incompatible with those countries' customs legislation.

Article VIII

Exceptions to the principle of liability

Notwithstanding article 39, the Republic of Iraq, the Democratic Republic of the Sudan, the People's Democratic Republic of the Yemen and the Republic of Zaire shall be authorized to pay no indemnity for damage to parcels coming from any country addressed to Iraq, Sudan, Yemen (People's Dem Rep) or Zaire and containing liquids and substances which easily liquefy, glass articles and those of a similar fragile nature.

Article IX

Compensation

- Notwithstanding article 39, the Commonwealth of the Bahamas, Barbados, the Republic of Bolivia, the Republic of Botswana, Fiji, the Republic of Gambia, those of the Overseas Territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible whose internal regulations do not permit them to comply, Grenada, Guyana, the Republic of Kenya, the Kingdom of Lesotho, Malawi, Malta, Mauritius, the Republic of Nauru, the Federal Republic of Nigeria, the Sultanate of Oman, Papua New Guinea, Romanian Socialist Republic, the Republic of Seychelles, the Republic of Sierra Leone, the Kingdom of Swaziland, the Republic of Trinidad and Tobago, Uganda, and the Republic of Zambia shall have the right not to pay compensation for uninsured parcels lost, stolen or damaged in their service.
- The postal administration of the Federative Republic of Brazil shall be authorized not to apply article 39 with respect to liability in cases of damage, including the cases referred to in article 40.

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Article X

Non-liability of the postal administration

The postal administration of Nepal shall be authorized not to apply article 40, paragraph 1, b.

In witness whereof, the plenipotentiaries below have drawn up this Protocol which shall have the same force and the same validity as if its provisions were inserted in the actual text of the Agreement to which it relates, and they have signed it in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Postal Parcels Agreement; see p. 270 of this volume.]

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Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE POSTAL PARCELS AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,¹ the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Postal Parcels Agreement:²

Chapter I

Preliminary provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall notify the other administrations, through the intermediary of the International Bureau. of:
- a the inward land rates and, where appropriate, the transit land rates and the sea rates which it collects (Agreement, articles 46 to 50 and 54; Final Protocol, articles I to V);
- b the provisions it has adopted regarding:
 - i the maximum weight (Agreement, article 2, paragraph 2);
 - the option of accepting or not the following special parcels: insured, free of charges, cash-on-delivery, fragile, cumbersome, airmail, express (Agreement, article 4, paragraphs 2 to 5);
 - iii the maximum size of parcels conveyed by surface (Agreement, article 20, paragraphs 1 and 2);
 - iv the maximum insured value (Agreement, article 23, paragraph 1, a, i);
 - v the sender's instructions which it does not accept at the time of posting in accordance with article 22, paragraph 4, of the Agreement;
 - vi the acceptance or otherwise of the advice of delivery for uninsured parcels in accordance with article 27 of the Agreement:
 - vii the option of not accepting requests for withdrawal from the post and alteration of address in accordance with article 37, paragraph 2, of the Agreement:
 - viii the number of customs declarations required for parcels in transit and for those addressed to its own country, as well as the languages in which those declarations may be completed (article 106, paragraph 1, b);
 - ix the acceptance or otherwise of collective dispatch notes, in accordance with article 106, paragraph 3;
- c information regarding the air parcel service, in particular the sizes which it admits (Agreement, article 20, paragraphs 1 and 2) by arrangement with the air carriers, and, where applicable, the amount of payment collected, according to article 52, paragraphs 4 and 5, of the Agreement, for conveyance within the country;
- d the list of live animals of which the conveyance by post is authorized by its own postal regulations (Agreement, article 19, a, iv);
- e whether it admits parcels for all localities or, if not, a list of the localities to which the service extends (Agreement, article 3, paragraph 1);

United Nations, Treaty Series, vol. 611, p. 7.

² See p. 242 of this volume.

- f the charges applicable in its service (Agreement, articles 7 to 14; Final Protocol, article VI);
- g the necessary information concerning customs or other regulations, as well as the prohibitions or restrictions governing the entry and transit of parcels in the territory of its country (Agreement, article 19, a, viii);
- h an extract, in English, Arabic, Chinese, Spanish, French or Russian, from the provisions of its laws or regulations applicable to the conveyance of parcels.
- 2 Any amendment to the information mentioned in paragraph 1 shall be notified without delay by the same means and as regards subparagraphs a and c, taking into account articles 48, paragraph 2, 50, paragraph 2, and 52, paragraph 6, of the Agreement.

Routeing and rates

- 1 By means of tables in the form of the annexed specimens CP 1 and CP 21, each administration shall set out on what conditions it accepts parcels in transit for countries for which it is in a position to act as intermediary, and particularly the rates to be assigned to it.
- 2 On the basis of the information contained in the official Compendium of Information of general interest relating to the implementation of the Postal Parcels Agreement and in the CP 1 and CP 21 tables of intermediate administrations, each administration shall decide upon the routes to be used for forwarding its parcels and the charges to be collected from the senders.
- Administrations shall send direct to each other, at least one month before their application, CP 1 and CP 21 tables as well as all subsequent amendments to these tables; they shall send copies of their CP 1 and CP 21 tables to the International Bureau.
- 4 The time limit for notification laid down in paragraph 3 shall not apply to the cases mentioned in article 51 of the Agreement.
- To determine the most favourable route for the dispatch of parcels, the dispatching office of exchange may send to the office of exchange of destination a trial note in the form of the specimen C 27 referred to in article 163, paragraph 3, of the Detailed Regulations of the Convention.¹ This note shall be attached to the parcel bill on which its presence shall be indicated. If the C 27 form is missing when the mail arrives, the office of destination shall make out a duplicate. The trial note, duly completed by the office of destination, shall be returned by the quickest route (air or surface).

Chapter II

Treatment of parcels by the office of origin

Section I

General conditions of admission and posting

Article 103

Addresses of the sender and the addressee

- To be admitted to the Post, every parcel shall bear, in roman letters and in arabic figures on the parcel itself or on a label firmly attached to it, the exact addresses of the addressee and the sender. If other letters and figures are used in the country of destination, it shall be recommended that the address be given also in these letters and figures. Addresses written in pencil shall not be allowed; nevertheless, parcels of which the address is written in indelible pencil on a surface previously dampened shall be accepted.
- Only one person or a corporate body may be designated as addressee. However, addresses such as "Mr A at ... for Mr Z at ..." or "8ank 'A at ... for Mr Z at ..." may be admitted, it being understood that only the person indicated under A shall be regarded by administrations as the addressee. In addition, the addresses of A and Z shall be in the same country.

¹ See p. 102 of this volume.

3 The office of posting shall also advise the sender to put in the parcel a copy of his address and that of the addressee.

Article 104

General packing conditions

- 1 Every parcel shall be packed and closed in a manner befitting the weight, the shape and the nature of the contents as well as the mode and duration of conveyance; the packing and closing shall protect the contents against crushing or damage by repeated handling; they shall also be such that it is impossible to tamper with the contents without leaving clear traces thereof.
- 2 Every parcel shall be made up particularly securely if it has to be:
- a conveyed over long distances;
- b transhipped or handled many times;
- c protected against major changes in climate, temperature or, in the case of conveyance by air, variations in atmospheric pressure.
- 3 It shall be packed and closed in such a way as not to endanger the health of officials and so as not to present any danger if it contains articles of a kind likely to injure officials called upon to handle it or to soil or damage other parcels or postal equipment.
- 4 It shall have, on the packing or the wrapping, sufficient space for service instructions and for affixing stamps and labels.
- 5 The following shall be accepted without packing:
- a articles which can be fitted together or put and kept together by a strong cord with lead or other seals, so as to form one single parcel which cannot come apart;
- b parcels in one piece, such as pieces of wood, metal, etc, which it is not the custom of the trade to pack.

Article 105

Special packing, Marking of parcels containing live animals and radioactive materials

- 1 Every parcel which contains one or other of the following substances shall be made up as indicated below:
- a precious metals: the packing shall consist either of a stout metal box, a case made of wood of a minimum thickness of 1 cm for parcels up to 10 kg and 1 1/2 cm for parcels over 10 kg, or two seamless bags forming a double wrapping; however, when cases made of plywood are used, their thickness may be limited to 5 mm on condition that the edges of the cases are reinforced by metal angle strips;
- b articles of glass or other fragile objects: they shall be packed in a box of metal, wood, strong plastic material or strong cardboard, filled with paper, wood shavings or any other appropriate protective materials to prevent any friction or knocks during transport either between the objects themselves or between the objects and the sides of the box;
- c liquids and substances which easily liquefy: they shall be enclosed in perfectly leak-proof containers. Each container shall be placed in a special box of metal, wood, strong plastic material or strong corrugated card-board, containing enough sawdust, cotton wool or any other appropriate protective material to absorb the liquid should the container break. The lid of the box shall be fixed so that it cannot easily work loose;
- d fatty substances which do not easily liquefy, such as ointments, soft soap, resins, etc, and silkworm eggs, the conveyance of which presents fewer difficulties: they shall be enclosed in a first covering (box, bag of cloth, plastic, etc) which is itself placed in a box of wood, metal or any other material stout enough to prevent the contents from leaking;
- e dry colouring powders, such as aniline blue, etc: these products shall be admitted only in perfectly leakproof metal boxes, placed in turn in boxes of wood, strong plastic material or strong corrugated cardboard with sawdust or some other appropriate absorbent and protective material between the two containers;
- f dry non-colouring powders: these products shall be placed in containers (box, bag) of metal, wood, strong plastic material or cardboard; these containers shall themselves be enclosed in a box made of one of those materials;

- g live animals: the wrapping of the parcel as well as the dispatch note shall be provided with a label bearing in bold letters the words "animaux vivants" (live animals):
- h radioactive materials: parcels containing radioactive materials shall be provided by the sender with a special white label bearing the words "Matières radioactives" (Radioactive materials), which label shall be officially crossed out should the packing be returned to the place of origin. These parcels shall also bear in addition to the name and address of the sender, a request in bold letters for the return of the parcels in the event of non-delivery. The sender shall give his name and address and the contents of the parcel on the inner wrapping.
- 2 Parcels containing the substances referred to in paragraph 1, h, may only be accepted for posting if those substances are admitted by all the administrations called upon to participate in the coneyance of the parcel.

Formalities to be complied with by the sender

- 1 Each parcel shall be accompanied by:
- a dispatch note of strong white cardboard, in the form of the annexed specimen CP 2;
- b a customs declaration in the form of the annexed specimen C 2/CP 3. The customs declaration shall be made out in the required number of copies, these being securely attached to the dispatch note.
- 2 The addresses of the sender and addressee, and all other particulars to be furnished by the sender, shall be identical on the parcel and the dispatch note. In the event of a discrepancy, the particulars appearing on the parcel shall be regarded as valid.
- 3 Except in the case of insured parcels, parcels for delivery free of charges and cash-on-delivery parcels, the same dispatch note accompanied by the number of customs declarations required for a single parcel may suffice for three parcels at most, provided that they are posted simultaneously at the same office by the same sender, sent by the same route, subject to the same charge and addressed to the same person; each administration may, however, insist on a dispatch note and the prescribed number of customs declarations for each parcel.
- The sender may attach to the CP 2 dispatch note, in addition to the customs declaration in the required number of copies according to the provisions of paragraph 1, b, any document (invoice, export licence, import licence, certificate of origin, etc) necessary for customs treatment in the dispatching country and in the country of destination.
- 5 The contents of the parcel shall be shown in detail on the customs declaration, indications of a general kind shall not be admitted.
- 6 Although they assume no liability for the customs declaration, administrations shall do their utmost to inform senders of the correct way to complete these declarations.
- The sender shall indicate how the parcel is to be dealt with in the event of non-delivery. For this purpose he shall insert a cross on the back of the dispatch note, where the instructions listed in article 22, paragraph 2, of the Agreement are given in a box relating to one of these instructions; this cross may be handwritten, be type-written or printed. Furthermore, the sender may reproduce or have printed only one of the permitted instructions on the back of the dispatch note. The instruction marked by the cross on the dispatch note shall be typed on the parcel itself. It shall be in French or in a language known in the country of destination. The form corresponding to the annexed specimen CP 2bis may be used for this purpose; the completed form shall be securely affixed to the parcel.

Article 107

Formalities to be complied with by the office of origin

- 1 The office of origin or the dispatching office of exchange shall be responsible for affixing or indicating:
- a on the parcel beside the address and on the dispatch note in the spaces provided, a label in the form of the annexed specimen CP 8 indicating clearly the serial number of the parcel and the name of the office of posting. If the administration of origin so permits, that part of the CP 8 label which is to be affixed to the dispatch note may be replaced by a preprinted indication having the same layout as the corresponding part of the label;

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- b on the dispatch note only:
 - i an impression of the date-stamp:
 - ii the weight, in kilogrammes and hundreds of grammes, each fraction of a hundred grammes being rounded up to the next hundred;
- c either on the parcel, or on the dispatch note: the postage stamps or any other method of showing prepayment authorized by the regulations of the administration of origin.
- 2 Administrations may agree to dispense with the formalities mentioned in paragraph 1.
- The same office of origin or the same dispatching office of exchange may not use two or more series of labels at the same time, unless the series are distinguished by a distinctive mark.

Section II

Special conditions of admission and posting for certain categories of parcels

Article 108

Insured parcels

Every insured parcel shall be subject to the following special rules regarding make-up:

- it shall be sealed by one or more lead seals or identical wax seals or by some other effective means, with a special design or mark of the sender; on any one parcel, only one uniform design or mark may be used; should the parcel be secured by string it may be sealed by a single lead or wax seal applied in such a way that the string cannot be unknotted or removed without obvious traces of tampering appearing;
- b the wax or other seals, as well as the labels of any kind and the postage stamps, if any, affixed to these parcels shall be spaced out so that they cannot hide any damage to the packing; the labels and postage stamps shall not be folded over two sides of the packing so as to cover an edge; any labels on which the address appears may be gummed to the packing itself provided the insured value does not exceed 1000 francs and the dimensions of the label do not exceed 15 x 10.7 cm;
- c it shall be provided, like the dispatch note, with a pink label in the form of the annexed specimen CP 7 and bearing in roman letters the letter V, the name of the office of origin and the serial number of the parcel; the label shall be gummed on the parcel, on the same side as, and near to, the address; nevertheless, administrations may use at the same time the CP 8 label prescribed in article 107, paragraph 1, a, and a small pink label, bearing in bold letters the words "Valeur declarée" (Insured);
- d the insured value shall be expressed in the currency of the country of origin and written by the sender, on the parcel and the dispatch note, in words with roman lettering and in arabic figures, without erasure or alteration, even if certified; the amount of the insured value shall not be indicated in pencil or indelible pencil;
- e the amount of the insured value shall be converted into gold francs by the sender or by the office of origin; the result of the conversion rounded up where appropriate to the nearest franc, shall be shown in figures at the side of or below those representing the value in the currency of the country of origin; the amount in gold francs shall be boldly underlined in coloured pencil; conversion shall not be carried out in direct services between countries which have a common currency;
- f the office of origin shall be responsible for indicating the weight in kilogrammes and tens of grammes both on the parcel beside the address and on the dispatch note (in the space provided), rounding up each fraction of ten grammes to the next ten:
- g no serial number shall be placed on the front of insured parcels by the intermediate administrations.

Article 109

Fraudulent insurance

When circumstances of any kind, particularly an inquiry, disclose a fraudulent insurance for a value greater than the actual value of the contents of the parcel, the administration of origin shall be advised as soon as possible; where appropriate, the documents relating to the inquiry shall be sent to that administration. If the parcel has not yet been delivered to the addressee, the administration of origin may ask for its return.

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Other categories of parcels

- Air parcels. Every air parcel as well as the dispatch note relating to it shall bear at the time of dispatch a special blue label inscribed "Par avion" (By airmail), with, if desired, a translation in the language of the country of origin.
- Express parcels. Every express parcel and its dispatch note shall be provided with a light red label, bearing very conspicuously the printed indication "Exprès" (Express); this label shall be affixed whenever possible beside the name of the place of destination.
- 3 Parcels for delivery free of charges and fees.
- Every parcel for delivery free of charges and fees and its dispatch note shall be provided with:
 - a very bold indication "Franc de taxes et de droits" (Free of charges and fees) (or any other equivalent expression in the language of the country of origin);
 - a yellow label bearing, also very boldly, the indication "Franc de taxes et de droits".
- It shall be accompanied by the prescribed customs declarations and by a franking note on yellow paper in the form of the annexed specimen C 3/CP 4. The sender of the parcel, and, as regards the postal service indications, the dispatching office, shall complete the text of the right-hand side of the front of parts A and B. The entries of the sender may be made with the use of carbon paper. The text shall include the undertaking prescribed in article 24, paragraph 1, of the Agreement;
- The dispatch note, the customs declarations and the franking note shall be securely fastened together.
- Fragile parcels.
- In the service between countries which admit fragile parcels and without prejudice to compliance with the general rules regarding make-up and packing, every fragile parcel shall be provided, either by the sender or by the office of origin, with a label featuring a picture of a glass printed in red on a white background. Every parcel, the fragile nature of whose contents is indicated by any external sign whatever affixed by the sender, shall be provided by the office of origin with the same label, and the corresponding supplementary charge collected. If the sender does not wish the parcel to be treated as fragile, the office of origin shall cross out the marking made by the sender.
- The relative dispatch note shall bear very conspicuously on the front the indication "Colis fragile" (Fragile parcel) either in manuscript or printed on a label.
- Cumbersome parcels. Every cumbersome parcel and the front of its dispatch note shall bear a label showing in bold letters the word "Encombrant" (Cumbersome). This entry shall be supplemented, on the dispatch note only, by the words "en vertu de l'article 20, paragraphe 4, de l'Arrangement" (pursuant to article 20, paragraph 4, of the Agreement) in the case of parcels charged as cumbersome in accordance with article 20, paragraph 4, of the Agreement.
- Service parcels. Every service parcel and its dispatch note shall bear, the former beside the address and the latter on the front of the form, the indication "Service des postes" (On Postal Service) or a similar indication; this indication may be followed by a translation in another language.
- Prisoner-of-war and internee parcels. Every prisoner-of-war and internee parcel and its dispatch note shall bear, the former beside the address and the latter on the front of the form, one of the indications "Service des prisonniers de guerre" (Prisoner-of-war Service) or "Service des internés" (Civilian Internees Service); these indications may be followed by a translation in another language.
- Parcels containing live animals. The parcels as well as the dispatch notes shall bear the indication prescribed in article 105, paragraph 1, g.
- Parcels containing radioactive materials whose contents and make-up comply with the regulations of the International Atomic Energy Agency providing special exemptions for certain categories of items shall be admitted for conveyance by post subject to prior consent from the competent authorities of the country of origin. Administrations may designate special post offices for the posting of parcels containing radioactive materials.
- 10 Parcels for which an advice of delivery is requested.
- Every parcel for which the sender requests an advice of delivery at the time of posting shall bear very conspicuously either the indication "Avis de réception" (Advice of delivery) or the stamp impression "A.R."; the same shall apply to the dispatch note.

- b The parcel shall be accompanied by a copy, duly filled up, of the C 5 form referred to in article 135, paragraph 2, of the Detailed Regulations of the Convention. This form shall be prepared by the office of origin (or by any other office appointed by the administration of origin) and attached to the dispatch note.
- 11 Parcels for which an advice of embarkation is requested.
- a Every parcel for which the sender requests an advice of embarkation shall be marked by means of an "Avis d'embarquement" (Advice of embarkation) label affixed to the parcel and to the dispatch note.
- b The parcel shall be accompanied by a form conforming to the annexed specimen CP 6 which shall show very clearly the port (or the country) from which the advice of embarkation is to be returned. Each form may only refer to one parcel, even when more than one parcel is covered by a single dispatch note.

Section 111

Formalities requested after posting

Article 111

Delivery free of charges and fees requested after posting

- 1 If, after posting, the sender of a parcel requests delivery free of charges and fees, the office of origin shall inform the office of destination by an explanatory note. This latter, bearing a postage stamp representing the charge due shall be forwarded as a registered item and by the quickest route (air or surface) to the office of destination, accompanied by a franking note duly completed. The office of destination shall affix to the parcel, near the address and also to the dispatch note, the label prescribed in article 110, paragraph 3, a, ii.
- When the request is to be forwarded by telegraph, the office of origin shall inform the office of destination by telegraph and at the same time advise the relative particulars of the posting of the item. The latter office shall automatically make out a franking note.

Article 112

Withdrawal from the post. Alteration of address

- 1 As a general rule, requests for alteration of address or withdrawal of a parcel from the post shall be dealt with in accordance with articles 144 and 145 of the Detailed Regulations of the Convention.
- 2 Any telegraphic request for alteration of address concerning an insured parcel shall be confirmed by post by the first mail; the confirmatory request prepared on a C 7 form used for the letter post, shall bear, underlined in coloured pencil, the note "Confirmation de la demande télégraphique du ..." (Confirmation of the telegraphic request of the ...); it shall be accompanied by the facsimile prescribed in article 144, paragraph 1, a, of the Detailed Regulations of the Convention.

Chapter III

Treatment of parcels by the offices of exchange

Section I

Routeina

Article 113

General principle of the exchange of parcels

1 Each administration shall forward by the routes and means that it uses for its own parcels those parcels transferred to it by another administration to be conveyed in transit across its territory.

- 2 In the event of the interruption of a route, parcels in transit which were intended to go by that route shall be forwarded by the best route available.
- 3 If the use of the new dispatch route occasions higher costs (additional land or sea rates), the transit administration shall act in accordance with article 51 of the Agreement.
- 4 Transit shall be effected under the conditions fixed by the Postal Parcels Agreement and by its Detailed Regulations, even when the administration of origin or destination of the parcels has not acceded to the Agreement.
- 5 In the relations between countries separated by one or more intermediate territories parcels shall follow the routes which the administrations concerned have agreed upon.

Routeing and customs clearance of air parcels

- 1 Every administration providing the air parcel service shall forward by the air routes that it uses for its own items of that type, air parcels transferred to it by another administration; if for any reason the forwarding of air parcels by another route offers, in a particular case, advantages over the existing air routes, the air parcels shall be forwarded by that route.
- 2 Administrations which do not participate in the air parcel service shall forward such parcels by the surface routes normally used for other parcels.
- 3 Air parcel mails shall be forwarded by the flight requested by the administration of the country of origin, provided that flight is used by the administration of the transit country for the transmission of its own mails. If this is not the case or if there is not sufficient time for the transhipment, the administration of the country of origin shall be informed of this.
- 4 Articles 204 to 206 of the Detailed Regulations of the Convention shall be applicable, respectively, in the case:
- a of the impossibility of transhipping air parcel mails direct as scheduled;
- b of an interrupted flight or a diversion of air parcel mails;
- c of an accident.
- When air parcels are forwarded by surface mail in the cases provided for in paragraphs 1, 2 and 4, the dispatching office of exchange shall prepare a CP 12 special parcel bill for the transit administrations concerned.
- Administrations shall take steps to speed up as much as possible customs clearance of air parcels.

Article 115

Transhipment of air parcel mails

- 1 In principle, the transhipment of air parcel mails in the conditions prescribed in article 52, paragraph 7, of the Agreement shall be done by the postal administration of the country where the transhipment takes place.
- 2 Notwithstanding paragraph 1, transhipment of air parcel mails may be performed by the airlines in accordance with article 203, paragraph 2, of the Detailed Regulations of the Convention.

Article 116

Customs clearance of express parcels

Administrations which participate in the exchange of express parcels shall take steps to speed up as much as possible customs clearance.

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Section II

Make-up and dispatch of mails

Article 117

Different methods of transmission

- 1 The exchange of dispatches of postal parcels shall be carried out by offices called "offices of exchange".
- This exchange shall be effected, as a general rule, by means of receptacles (bags, baskets, crates, etc). Adjacent administrations may, however, agree to the handing over of certain categories of parcels unenclosed.
- 3 In the service between non-adjacent countries, the exchange shall be effected, as a general rule, in closed mails
- Administrations may agree to effect exchanges in transit à découvert; however, it shall be obligatory to make up closed mails if an intermediate administration states that the parcels in transit à découvert are such as to hinder its work.

Article 118

Parcel bills

- 1 Before dispatch, all the parcels to be forwarded by surface shall be entered by the dispatching office of exchange on a parcel bill in the form of the annexed specimen CP 11. For air parcels being sent direct or in transit à découvert the offices of exchange shall use a special parcel bill, known as an "Air parcel bill" in the form of the annexed specimen CP 20.
- 2 As regards service parcels and prisoner-of-war and internee parcels, air parcels require a statement of the air conveyance dues to be credited to the administrations concerned.
- 3 The following documents shall be attached to the parcel bill: dispatch notes, COD money order forms, customs declarations, franking notes, advices of delivery and all other documents which may be required (invoices, certificates of origin, of health, etc). In the services between countries whose administrations have agreed to this, the parcel bill as well as the relative documents shall be sent by air to the country of destination.
- 4 For parcels exchanged in closed mails, the administrations of origin and destination may agree in advance on the documents mentioned in paragraph 3 being attached to the parcels to which they refer.
- In the absence of special agreement, parcel bills shall be numbered according to an annual series for each dispatching office of exchange and each office of exchange of destination as well as for each route if more than one route is used; the last number of the year shall be shown on the first parcel bill of the following year. If a mail is cancelled, the dispatching office shall enter on the parcel bill beside the number of the mail the indication "Dernière dépêche" (Last mail). In the case of sea and air services, the name of the ship carrying the mail, or where appropriate, the air service used shall be shown, whenever possible, on the parcel bills.
- 6 If air parcels are sent from one country to another by surface routes along with other parcels, the presence of the air parcels with an air parcel bill shall be shown by an appropriate note on the CP 11 parcel bill.
- 7 Every insured parcel shall be entered on the parcel bill with the letter "V" in the "Observations" column.
- 8 Where closed mails are exchanged between countries which are not adjacent, the dispatching office of exchange shall prepare for each of the intermediate administrations a special parcel bill in the form of the annexed specimen CP 12; that office shall insert thereon the total number of parcels per weight step or the total number of parcels or the gross weight of the mail. The CP 12 parcel bill shall be numbered in an annual series for each dispatching office of exchange and for each intermediate administration and in addition, bear the serial number of the relative mail; the last number of the year shall be shown on the first parcel bill of the following year. In the case of sea services, the name of the ship carrying the mail shall be entered on the CP 12 parcel bill, whenever this is possible.

Simplified drawing-up of CP 11 and CP 20 parcel bills

- 1 The parcel bills shall be drawn up in a simplified way in the cases laid down in article 55, paragraphs 2 and 3 of the Agreement.
- When the apportionment of rates is made:
- a in bulk on the basis of weight steps, the number of parcels for each weight step shall be entered on the parcel bills;
- b in bulk per parcel, the total number of parcels shall be entered on the parcel bills;
- in bulk on the basis of the total weight of parcels, the number of bags making up the mail and the total gross weight of the latter shall be shown on the parcel bills.
- In all cases of bulk billing, parcels which are redirected, returned to origin or forwarded in transitá découvert shall always be entered individually with an indication opposite each parcel of the amount of the dues payable or of the corresponding rate. The number or weight of these parcels shall not be included in the total number or total weight of the parcels indicated on the parcel bill according to the method of bulk billing used.
- 4 Insured parcels shall also be entered individually but without mention of the corresponding rate. Their number or weight shall be included in the total number or total weight of the parcels indicated on the parcel bill according to the method of bulk billing used.
- 5 Service parcels and parcels of prisoners of war and internees for which, under article 56 of the Agreement, no rates are allocated, shall not be included in the total number or total weight of the parcels indicated on the parcel bill. Article 118, paragraph 2, shall be applicable for the dispatch of parcels by air.

Article 120

Transmission in closed mails

- 1 In the normal circumstances of transmission in closed mails, the receptacles (bags, baskets, crates, etc) shall be marked, closed and labelled in the manner laid down for letter bags in articles 155, paragraphs 3 and 4, and 162, paragraphs 1, 6 and 7 of the Detailed Regulations of the Convention, subject to the following special provisions:
- a the labels shall be yellow ochre in colour. The layout and text shall conform to the annexed specimens CP 23 and CP 24;
- b for receptacles other than bags some other special methods of closing may be adopted provided that the contents are sufficiently protected;
- the labels or addresses of closed receptacles which contain air parcels shall bear the indication or label "Par avion" (By airmail):
- d the outer bag containing insured parcels must be in good condition and the edge of its mouth shall be provided, if possible, with piping which makes it impossible to open the bag illicitly without leaving visible traces
- The number of receptacles comprising the mail and, unless otherwise agreed between the administrations concerned, the number of receptacles to be returned, shall be entered on the parcel bill. In the absence of special agreement administrations shall number the receptacles of the same mail; the serial number of each receptacle shall be written on the CP 23 or CP 24 label.
- 3 The following shall be dispatched in separate receptacles:
- a insured parcels: where uninsured and insured parcels are dispatched in the same bag, the insured parcels shall be placed in an inner receptacle sealed with lead. The receptacles which include such parcels, whether alone or together with uninsured parcels, shall be marked with the letter V;
- b fragile parcels: the receptacles concerned shall then be provided with the label referred to in article 110, paragraph 4;
- c express parcels, if their number justifies it: the receptacles which contain only or some such parcels shall bear the label or the indication "Express".

- 4 Cumbersome parcels, fragile parcels, or those whose nature necessitates it may be sent unenclosed: in order to determine the mail of which they are part, such parcels shall be provided with a CP 23 label. Labels of unenclosed insured parcels shall be endorsed with the letter V. However, parcels going by sea shall be sent in receptacles.
- 5 As a general rule, bags and other receptacles containing parcels shall not weigh more than 30 kilogrammes.
- The parcel bill, accompanied by the documents referred to in article 118, paragraph 3, shall be inserted by the dispatching office of exchange in one of the receptacles comprising the mail, where appropriate, in one of those containing insured parcels or express parcels; if the number of accompanying documents justifies it, the parcel bill may be inserted in a special bag; in all cases, the label of the receptacle containing the parcel bill shall be marked "F". After special agreement between the administrations concerned, the label may also be marked with the number of bags making up the dispatch and, if applicable, the number of parcels sent à découvert. The administrations of origin and of destination may agree between themselves that the accompanying documents be inserted in the receptacle containing the corresponding parcels. The accompanying documents concerning express parcels shall be placed in the bundle before the other documents.
- 7 The parcel bills relating to mails containing insured parcels shall be inserted in a pink envelope. If the insured parcels are placed in a lead-sealed inner receptacle in accordance with paragraph 3, a, the pink envelope containing the parcel bill shall be attached to the outside of this receptacle.
- 8 The special CP 12 parcel bill mentioned in article 118, paragraph 8, shall be sent unenclosed or in any other way agreed between the administrations concerned, accompanied, where appropriate, by the documents required by the intermediate countries.
- 9 For conveyance purposes, bags of postal parcels and unenclosed parcels may be placed in containers, subject to special agreement between the administrations concerned on the methods of using containers.

Treatment of parcels with advice of embarkation

- 1 If a parcel accompanied by an advice of embarkation is included in a closed mail sent in transit through the port of embarkation concerned, the dispatching office of exchange of the mail shall withdraw the advice of embarkation attached to the documents accompanying the parcel and attach it to the relevant CP 12 special parcel bill referred to in article 118, paragraph 8, after making the necessary notes on it.
- Every office of exchange which undertakes the embarkation either of a parcel with an advice of embarkation received à découvert or of a closed mail in transit containing such a parcel shall fill up the CP 6 form appropriately and send it direct to the sender.

Section III

Transfer and check of mails and parcels. Return of empty receptacles

Article 122

Transfer of mails

- 1 In the absence of special agreement between administrations concerned, the transfer of surface parcel mails shall be carried out by means of a C 18 delivery bill referred to in article 164, paragraph 1, of the Detailed Regulations of the Convention.
- 2 The receiving administration shall ensure that the carrier can hand over the mails to a competent service.

- The mails shall be handed over in good condition. However, a mail may not be refused because of damage or theft. When a mail is received in bad condition by an intermediate office, it shall be put in new packing just as it is. The office which repacks it shall copy the particulars from the original label onto the new label and apply to the latter an impression of its date-stamp, preceded by the endorsement "Remballé à ..." (Repacked at ...).
- 4 Air parcel mails to be handed over at an airport shall be accompanied by AV 7 forms under the conditions laid down in article 200 of the Detailed Regulations of the Convention.
- 5 Airlifted surface parcel mails to be handed over at an airport shall be accompanied by the C 18bis form referred to in article 164, paragraph 6, of the Detailed Regulations of the Convention.
- The weight of bags or other receptacles containing insured air parcels shall be shown separately on the AV 7 delivery bill; in addition, the letter "V" shall be written in the "Observations" column opposite this entry.

Check of mails by offices of exchange

- 1 Every office of exchange receiving a mail shall immediately check the receptacles and their fastening. It shall also check the origin and destination of the bags making up the mail and entered on the delivery bill, and then the parcels and the various documents which accompany them. These checks shall be made in the presence of the other interested parties whenever this is possible. The office of destination shall, in addition, keep a close check on whether the mails arrive in the sequence in which they were dispatched, particularly in the case of mails containing insured parcels.
- When the receptacles are opened, the constituent parts of the fastening (string, lead seal, label) shall be kept together; to achieve this the string shall be cut in one place only.
- When an intermediate office receives a mail in bad condition, it shall check the contents if it thinks that these have not remained intact and put it in new packing just as it is. That office shall copy the particulars from the original label on to a new one and apply to the latter an impression of its date-stamp, preceded by the endorsement "Remballé à ..." (Repacked at ...). It shall make out a verification note in the form of the annexed specimen CP 13. This note shall be sent to the office of exchange from which the mail was received: one copy of it shall be sent to the office of origin and another inserted in the repacked mail. The CP 13 verification note shall also be used when intermediate offices of exchange establish the absence of a mail or of one or more of the bags comprising it, or any other irregularity. However, intermediate offices of exchange shall not be bound to check the documents accompanying the parcel bill.
- If the office of exchange of destination discovers errors or omissions in the parcel bill it shall immediately make the necessary corrections taking care to cross out the incorrect entries in such a way as to leave the original entries legible. These corrections shall be made in the presence of two officials; unless there is an obvious error, the corrections shall be accepted in preference to the original statement. The office of exchange shall also carry out the routine checks when the receptacle or its fastening gives grounds for presuming that the contents have not remained intact or that some other irregularity has occurred. The irregularities which have been established, as well as the absence of a mail or one or more of the bags comprising it, or the absence of the parcel bill, shall be notified without delay to the dispatching office of exchange by a CP 13 verification note prepared in duplicate and forwarded in a special envelope as specified in article 165, paragraph 16, of the Detailed Regulations of the Convention; where appropriate, a copy of this note shall also be sent to the intermediate office of exchange from which the mail was received. The absence of an air parcel mail shall be notified at the latest on receipt of the first mail following the missing mail; similarly, the absence of one or more bags in an air parcel mail shall be notified at the latest on receipt of the first mail following the said mail. If the parcel bill is missing the inward office shall, in addition, prepare a fresh parcel bill or make a precise note of the parcels received (serial number of the parcels, offices of origin and destination, weight, insured value, etc).
- Verification notes and their duplicates shall be sent under registered cover by the quickest route (air or surface). Irregularities concerning insured parcels which involve the liability of administrations shall, in addition, be notified immediately by telex or telegram. When the office of exchange of destination has not sent off a CP 13 note by the first available post, it shall be considered, until the contrary is proved, as having received the bags or parcels in good condition.

- 6 Notwithstanding paragraph 4, the office of exchange of destination shall have the right not to make corrections and not to make out a CP 13 verification note if the errors or omissions in respect of the rates due do not exceed 10 francs per parcel bill.
- The offices to which the verification notes CP 13 are sent shall return them as promptly as possible after having examined them and indicated thereon their observations, if any; they shall retain the copies. The returned verification notes shall be attached to the parcel bills to which they relate. Corrections made to a parcel bill unsupported by documentary evidence shall not be considered as valid; however, if these verification notes are not returned to the office of exchange which issued them within a period of one month from the date of their dispatch they shall be considered, until the contrary is proved, as duly accepted by the offices to which they were sent.
- B When the findings of an office of exchange are such as may involve the liability of a transport undertaking, they must where possible be countersigned by the representative of that undertaking. This signature may be made leither on the CP 13 verification note, a copy of which shall be handed to the undertaking, or, as the case may be, on the C 18, C 18bis or AV 7 delivery bill accompanying the bill.
- 9 The discovery, at the time of the check, of any irregularities whatsoever may in no case be the cause of the return of a parcel to origin except as provided for in article 21, paragraphs 3 and 4, of the Agreement.

Discrepancies of weight or size of parcels

- 1 Unless there is an obvious error, the view of the office of origin shall prevail as regards the establishment of the weight or size. However, if the discrepancies in weight which are established entail a change in rates, the new weight shall be valid.
- 2 As regards ordinary parcels, discrepancies in weight within the same weight step may not be made the subject of verification notes or the cause of the parcels being returned; verification notes shall be prepared only where the discrepancy would involve an alteration of the rates.
- 3 As regards insured parcels, discrepancies of weight up to 10 grammes above or below the weight stated may not be queried by the intermediate administration or administration of destination unless the external condition of the parcel makes it necessary.

Article 125

Notification of irregularities for which administrations may be liable

- 1 Any office of exchange which, on the arrival of a mail, discovers the absence of, theft from or damage to one or more parcels shall proceed as follows:
- it shall indicate in as much detail as possible on the CP 13 verification note made out in accordance with article 123 or in the CP 14 formal report provided for in article 126, paragraph 2, the condition in which it found the outer packing of the mail. Unless this is impossible for a stated reason, the receptacle, the string, the lead or other seal and the label shall be kept intact for a period of six weeks from the date of verification and shall be sent to the administration of origin if it so requests;
- it shall send a duplicate of the verification note to the last intermediate office of exchange, if any, at the same time as to the dispatching office of exchange.
- 2 If it considers it necessary, the office of exchange of destination may, at the expense of its administration, inform the dispatching office of exchange of its discoveries by telegraph.
- 3 Where offices of exchange in direct contact are concerned, the respective administrations of these offices may agree on the method of procedure in the case of irregularities for which they may be liable.

Receipt by the office of exchange of a damaged or insufficiently packed parcel

- Any office of exchange which receives from a corresponding office a damaged or insufficiently packed parcel shall send it on, after having repacked it if necessary, preserving as far as possible the original packing, the address and the labels. The weight of the parcel before and after repacking shall be shown on the actual packing of the parcel; this indication shall be followed by the note "Remballé à ..." (Repacked at ...) stamped with an impression of the date-stamp and signed by the officials who did the repacking.
- If the condition of the parcel is such that the contents could have been removed or damaged or if the parcel shows a discrepancy in weight such as to suggest the removal of the whole or part of the contents, the office of exchange, without prejudice to the application of the provisions of article 125, paragraph 1, and paragraph 1 above, shall automatically open it and check the contents. The result of this check shall be given in a formal report in the form of the annexed specimen CP 14; a copy of the report shall be attached to the item.
- 3 If the parcel referred to in paragraph 2 is an insured parcel the following additional steps shall be taken:
- a the original formal report shall be sent under registered cover to the central administration of the country to which the dispatching office of exchange belongs or to an authority appointed by that administration;
- b a duplicate of the report shall be sent at the same time, either to the central administration to which the office of exchange of destination belongs or to any other controlling authority appointed by that administration

Article 127

Check of mails of parcels forwarded in bulk

- 1 The provisions of articles 123 to 126 shall be applicable only to rifled and damaged parcels as well as to parcels entered individually on the parcel bills. The other items shall be simply checked in bulk.
- The administration of origin may agree with the administration of destination and, if appropriate, with the intermediate administrations to limit to certain categories of parcels the detailed check and the preparation of the CP 13 verification notes and CP 14 formal reports mentioned in articles 123 to 126.
- 3 When an office of exchange establishes a discrepancy between the number of parcels given on the parcel bill and the number of parcels found in the mail or if the gross weight of the mail given on the parcel bill does not correspond to the gross weight found, the CP 13 verification note shall be prepared only to correct the number of parcels per weight step, the total number of parcels or the gross weight of the mail.

Article 128

Reforwarding of a parcel arriving out of course

- 1 Any parcel arriving out of course as a result of an error on the part of the sender or the dispatching administration shall be treated according to article 32 of the Agreement.
- 2 The reforwarding administration shall report the matter in a CP 13 verification note to the administration from which the parcel has been received.
- 3 The reforwarding administration shall treat the parcel arriving out of course as if it had arrived in transit a découvert; if the rates which have been allocated to it are insufficient to cover the costs of reforwarding which it has to defray, the reforwarding administration shall credit the true administration of destination and, where appropriate, the intermediate administrations taking part in the reforwarding of the parcel with the relative conveyance rates. It shall then credit itself, through a claim on the administration responsible for the office of exchange which missent the parcel, for the amount of the expense which it has incurred. The claim and its cause shall be notified to that office by means of a verification note.

Return of empty receptacles

- 1 Receptacles shall, in principle, be returned empty to the administration to which they belong by the next post and, unless this is impossible, by the route followed on the outward journey.
- 2 Administrations may agree among themselves for the administrations of destination to return the bags to origin using them for the dispatch of parcels.
- 3 Empty bags shall always be returned free of charge.
- 4 An administration returning receptacles shall indicate on the parcel bills the number of receptacles returned, unless the administrations concerned have agreed to omit such indication.
- A special dispatch of empty airmail bags shall be made up as soon as the number of such empty bags reaches ten.
- 6 Emtpy airmail bags returned by air shall be made up as special dispatches described on AV 7 S statements, as mentioned in article 212, paragraph 2, of the Detailed Regulations of the Convention.
- 7 Otherwise, the provisions of article 168, paragraphs 2 to 4 and 6, of the Detailed Regulations of the Convention shall apply.

Chapter IV

Treatment of parcels by the office of destination

Section I

Delivery of parcels

Article 130

Reservations on delivery of rifled or damaged parcels

- In the cases specified in article 40, paragraph 1, a and b, of the Agreement, the delivering office shall prepare a CP 14 report on the joint inspection and have it countersigned, whenever possible, by the addressee. One copy of the report shall be handed to the addressee or, if the item is refused or redirected, attached to the parcel. One copy shall be retained by the administration which prepared the report.
- If the parcel is delivered, the copy of the CP 14 report prepared in accordance with article 126, paragraph 2, shall be attached to the parcel and dealt with according to the regulations of the country of destination; if the item is refused, the said copy shall remain attached to the parcel.
- 3 When the internal regulations so require, a parcel subjected to the treatment specified in paragraph 1 shall be returned to the sender if the addressee refuses to countersign the CP 14 report.

Article 131

Treatment of franking notes after delivery of the parcel for delivery free of charges and fees

After delivery to the addressee of a parcel for delivery free of charges and fees, the office which has advanced charges of any kind on behalf of the sender shall complete, so far as it is concerned, with the use of carbon paper, the details appearing on the back of parts A and B of the franking note which is drawn up officially by the office of destination when the request for delivery free of charges and fees has been made after the posting of the parcel. This office shall send part A, accompanied by the supporting vouchers, to the office of origin; this transmission shall be effected in a closed envelope, without indication of the contents. Part B shall be retained by the administration of destination for accounting with the debtor administration.

- 2 Each administration may specially appoint certain offices to return part A of the franking notes on which charges have been paid or to receive part A of the franking notes returned after delivery of the parcel; the name of the office to which part A is to be returned shall be entered in every case on the front of this part by the office of origin of the parcel.
- 3 When a parcel endorsed "Franc de taxes et de droits" (Free of charges and fees) arrives without a franking note, the office responsible for customs clearance shall prepare a duplicate note. On parts A and B of this note it shall show the name of the country of origin and as near as possible, the date of posting of the parcel. When the franking note is lost after delivery of the parcel a duplicate shall be prepared under the same conditions.
- 4 Parts A and B of the franking notes relating to items which for any reason are returned to origin shall be cancelled through the good offices of the administration of destination and attached to the dispatch note.
- On receipt of part A of a franking note showing the charges paid out by the administration of destination, the administration of origin shall convert the amount into its own currency, at a rate which shall not be higher than the rate fixed for the issue of postal money orders in the country concerned. The result of the conversion shall be shown in the main part of the form and on the coupon at the side. After recovering the amount of the charges, the office appointed for that purpose shall hand to the sender the coupon from the note and any supporting youchers.
- When the sender disputes the amount of the charges shown in part A of the franking note, the administration of destination shall verify the amount of the sums paid out, if necessary, approach its national Customs services and, after making any necessary corrections, send part A of the note in question to the administration of origin. Likewise, if the administration of destination finds an error or omission regarding the charges relating to a parcel free of charges and fees for which part A of the franking note has been returned to the administration of origin, it shall issue a corrective duplicate, sending part A of it to the administration of origin to put the matter in order.

Treatment of advices of delivery after delivery of parcels with advices of delivery

- 1 Immediately the parcel has been delivered, the office of destination shall return the C 5 form, duly completed, to the address shown by the sender à découvert and post free by the quickest route (air or surface).
- 2 If the C 5 form does not reach the office of destination, that office shall automatically make out a new copy of it.

Section II

Treatment of undelivered parcels

Article 133

Advice of non-delivery

- 1 An advice of non-delivery in the form of the annexed specimen CP 9 on which all the particulars shown on the CP 7/CP 8 labels and the date of posting of the parcel shall be recapitulated, shall be sent, under registered cover and by the quickest route (air or surface) to the administration of origin after having been duly completed:
- a by the administration of destination:
 - in the event of non-delivery, for every parcel of which the sender has asked to be advised of nondelivery or in application of article 29, paragraph 1, b, ii, last sentence, of the Agreement;
 - for every parcel automatically retained or undelivered because of theft or damage or for some other cause of the same kind; however, this procedure shall not be compulsory in cases of force majeure or when the number of parcels automatically retained is such that the sending of an advice is physically impossible;

- by the intermediate administration concerned; for every parcel automatically retained in course of transmission either by the postal service (accidental interruption of traffic) or by the Customs (customs control) subject to the reservation made under a. ii.
- The advice of non-delivery shall be accompanied by the dispatch note, except when advice is sent to a third party, in accordance with article 22, paragraph 2, b, of the Agreement; in the circumstances referred to in paragraph 1, a, ii, and b of this article, the advice shall be endorsed in bold letters "Colis retenu d'office" (Parcel automatically retained). If the parcel is pending owing to theft or damage, a copy of the CP 14 report giving information on the extent of the damage shall accompany the advice of non-delivery.
- In the case of several parcels posted at the same time by the same sender and addressed to the same addressee, it shall be permissible to send only one advice of non-delivery, even if these parcels were accompanied by several dispatch notes; in such a case, all these notes shall be attached to the advice of non-delivery.
- As a general rule, advices of non-delivery shall be exchanged between the office of destination and the office of origin. However, any administration may request that the advices concerning its service be sent to its central administration or to a specially appointed office; the name of that office shall be notified to administrations through the International Bureau. The administration of origin shall be responsible for advising the sender. The exchange of advices of non-delivery shall be speeded up as much as possible by all the offices concerned.

Non-delivery. New instructions by the person concerned

- The advice of non-delivery shall be returned under registered cover and by the fastest route (air or surface) to the office which prepared it, completed with fresh instructions from the sender or the third party and accompanied, if appropriate, by the dispatch note; new instructions shall be sent by telegraph when the telegraph charge is paid.
- 2 Since the only fresh instructions which the sender or the third party referred to in article 22, paragraph 2, b, of the Agreement shall be authorized to give are listed in article 28, paragraph 1, of the Agreement, the following rules shall apply in the undermentioned special cases:
- if the sender (or third party) requests that a cash-on-delivery parcel be delivered against payment of a sum less than the original sum, a new R 4, R 7 or R 9 form shall be prepared in accordance with article 107, paragraph 3, of the Detailed Regulations of the Cash-on-Delivery Agreement;
- if the sender or the third party gives as his instructions that the parcel is to be delivered free of charges and fees either to the original addressee or to another addressee, the office concerned shall apply article 111.
- When a parcel which has been the subject of an advice of non-delivery is delivered or redirected before the receipt of fresh instructions, the sender shall be so informed through the office of origin. If the advice has been sent to a third party appointed by the sender this information shall be communicated to that third party. If a cash-on-delivery parcel is concerned and if the R 4, R 7 or R 9 money order form, referred to in article 105, paragraph 1, of the Detailed Regulations of the Cash-on-Delivery Agreement, has already been sent to the sender, the latter need not be advised.

Article 135

Return of parcels to origin

An office which returns a parcel for any reason whatsoever shall give, either in manuscript or by means of a stamped impression or a label on the parcel and on the dispatch note which accompanies it, the reason for nondelivery. If there is no dispatch note, the reason for the return shall be entered on the parcel bill. The endorsement shall be made in French, each administration having the option of adding a translation in its own language and any other appropriate particulars; this endorsement shall be made in a clear and concise form such as "inconnu" (not known), "refusé" (refused), "en voyage" (travelling), "parti" (gone away), "non réclamé" (unclaimed), "décédé" (deceased), etc.

¹ See p. 487 of this volume.

- 2 The office of destination shall strike out the address particulars with which it is concerned and write "Retour" (Return) on the front of the parcel and on the dispatch note; it shall also apply its date-stamp beside the indication "Retour".
- 3 Unless the sender asks for the return of a parcel to origin by air, it shall be returned by the route used for the outward journey as regards surface parcels and by the quickest surface route in the case of air parcels, unless it is impossible to do so.
- Parcels shall be redirected in their original packing: they shall be accompanied by the dispatch note prepared by the sender. If for any reason a parcel has to be repacked or the original dispatch note replaced by another note, the name of the office of origin of the parcel, the original serial number and, as nearly as possible, the date of posting shall invariably appear on the new packing and on the dispatch note.
- 5 If an air parcel is redirected by surface, the "Par avion" (By airmail) label and any notes relating to transmission by air shall be automatically struck through with two thick horizontal lines.
- 6 Every parcel returned to origin shall be entered on the parcel bill with the note "Retour à l'origine" (Return to origin) in the column headed "Observations".
- The allocation and recovery of rates, charges and fees paid on the parcel under articles 29, paragraph 3, 33, paragraph 1, and 37, paragraph 1, of the Agreement shall be made as mentioned in article 143. They shall be indicated in detail on a statement of charges, in the form of the annexed specimen CP 25, which shall be affixed at one edge to the dispatch note.

Redirection of a parcel in consequence of the change of address of the addressee

- 1 When the rates, charges and fees mentioned in article 31, paragraph 6, of the Agreement are paid at the time of redirection the parcel shall be dealt with as if it had originated in the redirecting country and been addressed to the country of the new destination; no conveyance charge shall be collected by the administration of that country at the time of delivery.
- 2 Article 135, paragraphs 4 to 7, shall be applicable to redirected parcels. In particular, the endorsement "réexpédié" (redirected) shall appear on the parcel bill in the column "Observations" opposite entry of the parcel.

Article 137

Express parcel to be redirected

If an express parcel to be redirected has been the subject of an unsuccessful attempt at delivery to the place of address by special messenger, the redirecting office shall strike through the label or endorsement "Exprès" (Express) with two thick horizontal lines.

Article 138

Treatment of requests for withdrawal from the post or for alteration of address

- 1 On receipt of the request for withdrawal from the post or for alteration of address in accordance with article 112, the office of destination shall search for the parcel in question and act on the request.
- When it receives the telegraphic request referred to in article 112, paragraph 2, the office of destination shall hold the parcel and not comply with the request until receipt of the postal confirmation; however, the administration of destination may, on its own responsibility, act on the telegraphic request without waiting for this confirmation.

Sale. Destruction

- 1 When a parcel has been sold or destroyed in accordance with the provisions of article 36 of the Agreement, a formal report of the sale or destruction shall be drawn up. A copy of the report accompanied by the dispatch note shall be sent to the office of origin.
- The proceeds of the sale shall serve in the first instance to defray the charges on the parcel; the balance, if any, shall be sent to the office of origin to be handed to the sender; the latter shall bear the costs of forwarding it

Chapter V

Inquiries

Article 140

Treatment of inquiries

- 1 Every inquiry about a parcel shall be dealt with according to article 147, paragraphs 1 to 14 of the Detailed Regulations of the Convention, subject to replacement of the R 3, R 6 or R 8 form used for the letter post by the R 4, R 7 or R 9 form referred to in article 105, paragraph 1, of the Detailed Regulations of the Cash-on-Delivery Agreement.
- 2 Every C 9 form concerning an inquiry relating to a parcel received by an administration other than the administration of origin shall be forwarded to the latter. It shall reach the administration of origin within the period prescribed in article 150, paragraph 1.
- 3 If the certificate of posting can be produced by the sender, the C 9 form shall bear the indication "Vu récépissé de dépôt" (Certificate of posting seen).

Article 141

Inquiries concerning an advice of delivery or an advice of embarkation not received

- 1 When the sender inquires about an advice of delivery which he has not received within a reasonable time, the procedure shall follow that outlined in article 135, paragraph 5, of the Detailed Regulations of the Convention.
- 2 Any inquiry by the sender concerning an advice of embarkation not received within a reasonable time shall give rise to the preparation of a C 9 inquiry form, referred to in article 140, paragraph 2, and exempt from any charges. This form, accompanied by a duplicate CP 6 advice of embarkation, which the office of origin shall endorse "Duplicata" (Duplicate), shall be dealt with in accordance with article 140; the advice of embarkation charge shall not be collected a second time.

Chapter VI

Accounting

Section 1

Allocation of rates and dues

Rates and dues credited to other administrations by the administration of origin

- 1 In the case of exchange of closed mails, the administration of origin shall credit the administration of destination and each intermediate administration with the land and sea rates which are due to them including the exceptional rates authorized by the present Agreement or by the Final Protocol annexed thereto.
- 2 In the case of exchange in transit à découvert the administration of origin shall credit:
- a the administration of destination of the mail, with the rates enumerated in paragraph 1 as well as rates due to the subsequent intermediate administrations and to the administration of destination;
- b the administration of destination of the mail, with the amounts in respect of air conveyance dues to which it is entitled under article 52, paragraphs 3 and 4, of the Agreement for reforwarding air parcels;
- c the intermediate administrations preceding the administration of destination of the mail with the rates enumerated in paragraph 1.
- 3 When article 55, paragraph 3, of the Agreement has been applied, the administration of origin shall credit the administration of destination and any intermediate administrations with sums calculated for each parcel or kilogramme of gross weight of the mails instead of with the rates mentioned in paragraph 1.

Article 143

Allocation and recovery of rates, charges and fees in the case of return to origin or redirection

- 1 When rates, charges and fees have not been paid at the time of return to origin or redirection, the returning or redirecting administration shall proceed as indicated below for the allocation and recovery of these rates, charges and fees.
- 2 In the case of exchange of closed mail between the returning or redirecting country and the country of origin or of the new destination, the returning or reforwarding administration shall:
- recover from the administration to which the mail is addressed:
 - i the rates due to it and to the intermediate administrations:
 - ii the following charges provided for in article 13 of the Agreement;
 - presentation to Customs charge,
 - delivery charge,
 - advice of arrival charge.
 - repacking charge,
 - poste restante charge,
 - storage charge,
 - additional express charge (article 9, paragraph 2, of the Agreement) due to the administration which has attempted delivery, if this charge has not been collected at the time of presentation of the parcel at the place of address of the addressee;
 - the redirection charge provided for in article 31, paragraph 6, a, of the Agreement;
 - iv the fees it has had to lay out (article 15 of the Agreement);
- b credit the intermediate administrations with the rates due to them.
- In the case of transmission in transit à découvert, the intermediate administration, after having been debited by the administration which returns or redirects the parcel with the amounts due to this latter administration by virtue of the rates and charges enumerated at paragraph 2, a, shall credit itself, by debiting the administration to which it hands over the parcel, with the sum due to it and with that due to the returning or redirecting administration. This procedure shall be repeated, if need be, by each intermediate administration.
- In the case of parcels returned to origin or redirected by air, air conveyance dues shall be recovered, where appropriate, from the administration of the countries where the request for return or redirection originated.
- 5 In the case of the redirection of missent parcels, the allocation and the recovery of the rates, charges and fees shall be made in accordance with article 128, paragraph 3.

Special case of recovery of dues

Air conveyance dues for air parcel dispatches re-routed in the course of conveyance shall be settled in accordance with article 83 of the Convention.

Article 145

Determination of average payments per parcel or per kilogramme

- 1 The average payment per parcel laid down in article 55, paragraph 3, of the Agreement, shall be obtained by dividing the amount of the land and sea rates due from the administration of origin to the administration of destination and, as appropriate, to the intermediate administrations for parcels dispatched during a period of at least three months, by the number of these parcels.
- The average payments per kilogramme mentioned in the same article of the Agreement shall be obtained by dividing the sum of the land and sea rates by the gross weight of the mails dispatched to the administration of destination during the same period.
- 3 These average payments may be revised:
- a automatically, in the event of modification of the charges by applying the new charges to the basic statis-
- b at the request of one of the administrations concerned, made at least a year after the last revision, by using new statistical factors.

Section II

Preparation and settlement of accounts

Article 146

Preparation of accounts

- 1 Each administration shall arrange for its offices of exchange to prepare monthly or quarterly for all the items received from one and the same administration,
- a for surface parcels, a statement in the form of the annexed specimen CP 15 giving, by dispatching office and per mail,
 - i the total sums entered to its credit and debit on CP 11 parcel bills;
 - as applicable, the number of parcels per weight step or the total number of parcels or the gross weight, entered on the CP 11 and CP 12 parcel bills, with indication of the appropriate rate and the monthly or quarterly product of the payment;
- b for air parcels, a statement in the form of the annexed specimen CP 15bis giving, by dispatching office and per mail,
 - i the total sums entered to its credit and debit on CP 20 parcel bills;
 - ii as applicable, the number of parcels per weight step or the total number of parcels or the gross weight, entered on the CP 20 parcel bills, with indication of the appropriate rate and the monthly or quarterly product of the payment.
- 2 In the event of alteration of CP 11, CP 12 or CP 20 parcel bills, the number and date of the CP 13 verification note prepared by the transferring office of exchange or the office of exchange to which the transfer is made shall be shown in the "Observations" column of the CP 15 or CP 15bis statements.

- 3 The CP 15 and CP 15bis statements shall be summarized in an account in the form of the annexed specimen CP 16 made out in duplicate.
- The CP 16 account, accompanied by the CP 15 and CP 15bis statements, but without the parcel bills, shall be sent by the quickest route (air or surface) to the administration concerned for examination during the two months following the arrival of the last parcel bill of the period to which it related. "Nil" accounts shall not be prepared. In the amount of the balance of the CP 16 account, centimes shall be ignored. Totals shall never be altered; any differences shall be noted in statements in the form of the annexed specimen CP 17. These statements shall be sent in duplicate to the administration concerned which shall incorporate the amount in its next CP 16 account; no CP 17 statement shall be made out when the final amount of the differences does not exceed 10 francs per account.
- After they have been checked and accepted, the CP 16 accounts and CP 15 and CP 15bis statements shall be returned to the administration which prepared them at the latest by the end of the third month from the date of dispatch. If the administration which has sent the account does not receive any notice of amendment during this period, the account shall be regarded as fully accepted. Debtor administrations may refuse to check and to accept CP 16 accounts which have not been submitted by the creditor administrations within 18 months from the date of receipt of the CP 11, CP 12 and CP 20 parcel bills, by the offices of exchange.
- As soon as the CP 16 accounts between two administrations are accepted or regarded as fully accepted, they shall be summarized in a quarterly general account in the form of the annexed specimen CP 18 prepared by the creditor administration; this account may, however, be prepared half-yearly by agreement between the administrations concerned. The CP 18 account shall be sent to the debtor administration by the quickest route (air or surface). If, one month from the date of dispatch of the CP 18 account, the debtor administration has raised no objection, payment shall be made to the creditor administration.
- When the balance of a CP 18 general account prepared quarterly or half-yearly does not exceed 25 francs, it shall be carried into the next CP 18 general account. If, after carrying out this procedure for the whole year, the CP 18 general account drawn up at the end of the year shows a balance not exceeding 25 francs the debtor administration shall be exempted from all payment.
- 8 Accounting in respect of the sums paid out by each administration on behalf of another for parcels delivered free of charges and fees shall be effected on the following bases:
- a the creditor administration shall draw up each month in the currency of its own country a detailed monthly account on a form conforming to the annexed specimen CP 19; parts B of the franking notes which have been retained shall be entered in the alphabetical order of the offices which have advanced the charges and in the numerical order given to them:
- b the detailed account, accompanied by parts B of the franking notes, shall be forwarded to the debtor administration at the latest by the end of the month following that to which it relates; "Nil" accounts shall not be prepared;
- c the accounts shall be checked under the conditions laid down by the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement;¹
- d the accounts shall be settled separately; each administration may, however, request that these accounts be settled with the postal money order accounts, the CP 16 parcel accounts or the R 5 accounts relating to cash-on-delivery items, without being incorporated in them.
- 9. When it is necessary to recover payments from the administrations responsible in accordance with article 44 of the Agreement and several amounts are involved, these shall be summarized on a form conforming to the annexed specimen CP 22 and the total amount shall be carried forward to the CP 16 account.

Account for air parcel mails

The account for air conveyance dues for air parcel mails shall be drawn up according to articles 213 to 217 of the Detailed Regulations of the Convention.

¹ See p. 369 of this volume.

Settlement of accounts

- 1 The amount of the balance of the general accounts shall be paid by the debtor administration to the creditor administration in accordance with article 12 of the Convention.
- The preparation and dispatch of a general account may be carried out, without waiting for the CP 16 accounts to be returned accepted, as soon as an administration, which has all the accounts relative to the period concerned, finds that it is the creditor. The check of the CP 18 account by the debtor administration and payment of the balance shall be carried out within a period of three months after receipt of the general account.
- 3 Any administration which consistently has owing to it by another administration a sum greater than 30 000 francs, shall be entitled to claim a monthly payment on account up to three-quarters of the amount of the debt; its request shall be met within a period of two months.

Chapter VII

Miscellaneous provisions

Article 149

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention¹ the following shall be considered as forms for the use of the public:

CP 2 (Dispatch note),

C 2bis (Sender's instruction label),

C 2/CP 3 (Customs declaration),

C 3/CP 4 (Franking note),

CP 6 (Advice of embarkation).

Article 150

Period of retention of documents

- 1 Documents of the parcels service, including dispatch notes, shall be kept for a minimum period of 18 months from the day following the date to which they refer.
- 2 Documents concerning a dispute or an inquiry shall be kept until the matter has been settled. If the inquiring administration, duly informed of the result of an inquiry, allows six months to elapse from the date of the communication without raising any objections, the matter shall be regarded as settled.

¹ See p. 55 of this volume.

Chapter VIII

Final provisions

Article 151

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Postal Parcels Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 270 of this volume.]

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

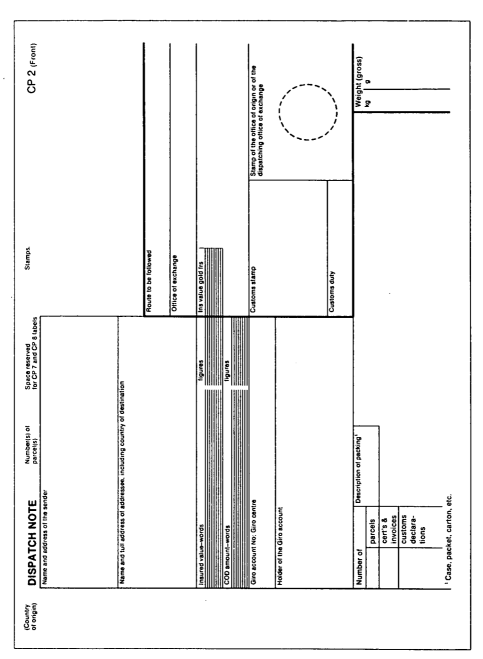
No	Title or nature of form	References
1	2	3
CP 1	Table CP 1	Art 102, para 1
CP 2	Dispatch note	Art 106, para 1, a
CP 2bis	Sender's instruction label	Art 106, para 7
2/CP 3	Customs declaration	Art 106, para 1, b
3/CP 4	Franking note	Art 110, para 3, b
P 6	Advice of embarkation	Art 110, para 11, b
P 7	"V" label for insured parcel combined with the number of the parcel and the name of the office of origin	Art 108, c
P 8	Parcel label with the number of the parcel and the name of the office of origin	Art 107, para 1, a
CP 9	Advice of non-delivery	Art 133, para 1
CP 11	Parcel bill	Art 118, para 1
P 12	Special parcel bill	Art 118, pare 8
CP 13	Verification note ,	Art 123, para 3
CP 14	Report concerning the theft, damage or decrease in weight of a postal parcel	Art 126, para 2
P 15	Monthly Quarterly statament of amounts due for surface parcels	Art 146, para 1, a
CP 15bis	Monthly Quarterly statement of amounts due for air parcels	Art 146, para 1, b
P 16	Summarized account	Art 146, para 3
CP 17	Statement of differences observed in the summarized account	Art 146, para 4
CP 18	General account	Art 146, para 6
CP 19	Detailed monthly account of Customs, etc, charges	Art 146, para 8, a
CP 20	Air parcel bill	Art 118, para 1
P 21	Table CP 21	Art 102, para 1
CP 22	Statement of amounts due in respect of indemnity for postal parcels	Art 146, para 9
CP 23	Label for parcel mail	Art 120, para 1, a
CP 24	Label for air parcel mail	Art 120, para 1, a
P 25	Statement of charges	Art 135, para 7

CP 1		
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ABLE CP 1	urface par	
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Countries for which the above-mentioned administration accepts postal parcels in transit on the conditions given below

Number of cus. Observedors declarations			9	2	
Num of cus-	g ż	tions	•	,	
	Sea services	to which they are due		,	
		20 kg		-	<u> </u>
		15 kg		•	2
	_	10 kg	_	D	<u>s</u>
	its in column (5 kg		٥	<u>.</u>
	Analysis of the amounts in column 6	3 kg		٩	2
<u></u>	Analysi	1 kg		В	2
Rates to be credited to the administration of			æ	,	2
	ingieW sqeta			,	2
Limit of insured	value		•	•	2:
Routes			•		
Country of destination			c	,	
. Š. ½	2		_	-	

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Parcels, Rio da Janeiro 1979, art 106, para 1, a – Size: $210 \times 148 \text{ mm}$

CP 2 (Back)

r must indicate, in the space below and on the case of non-delivery. ay be returned without advice, if the sender has ad also if instructions c, d, e, and f, below ap for each new transmission as well as the other chalf the delivery of the parcel described on the front that an advice of non-delivery be sent to me	given no or contradictory instructions. In such ply, the sender is obliged to pay the charges arges made by the administrations concerned.
nd also if instructions c, d, e, and f, below ap for each new transmission as well as the other ch lf the delivery of the parcel described on the front	ply, the sender is obliged to pay the charges arges made by the administrations concerned.
	of this note cannot be effected, I request:
that an advice of non-delivery be sent to me	
	Name and address of a third person in the country of
that an advice of non-delivery be sent to	destination
that the parcet be returned to origin forthwith	by surface air
that the parcel be returned to origin at the end	of the period shown below by FNumber of days
that the parcel be delivered or redirected by (Mention, where appropriate, if the parcel is to be or against payment of a sum less than the original Name and address of new addressee	
that the parcel be redirected by	surface air
for delivery to the original addressee	
that the parcel be treated as abandoned Signature of sender	
RECEIPT OF ADDRESSEE The undersigned declares that he has received the Date and signature	parcel(s) described on the front of this note
	that the parcel be returned to origin forthwith that the parcel be returned to origin at the end surface air that the parcel be delivered or redirected by Mention, where appropriate, if the parcel is to be or against payment of a sum less than the original lame and address of new addressee that the parcel be redirected by for delivery to the original addressee that the parcel be treated as abandoned signature of sender RECEIPT OF ADDRESSEE The undersigned declares that he has received the

SENDER'S INSTRUCTION L. (Give one instruction only)	ABEL CP 2bis
a Send advice of no	n-delivery to sender
b Send advice of no below	n-delivery to address given
c Return to origin fo	by air
d Return to origin a	
e Delivery or redired	et to the address given below
f Redirect for delive	ery to original addressee
g Treat the parcel as	s abandoned
Name and address (if b or e appli	
Signature of sender	

Parcels, Rio de Janeiro 1979, art 106, para 7 - Size: 74 x 105 mm

	(2) Sandar's reference of enu	C Z/OF 3 (Front)
	(2) Sender's reference, if any	
(3) Full name and address of addressee, including country of destination	(4) Insert a cross (x), if the item contains a gift samples of merchandise (5) The undersigned certifies that the particulars given in this declaration are correct (6) Place and date	if the item contains samples of merchandise certifies that the particulars given are correct
(7) Observations	(6) Signature (9) Country of origin of the goods	(11) Country of destination (11) Total gross weight kg 9
fems (12) Detailed description of contents	(14.) Tanif No	(16) Val

Convention. Rio de Janeiro 1979, art 116, para 1; Parcels. Rio de Janeiro 1979, art 106, para 1, b - Size: 210 × 148 mm

C 2/CP 3 (Back) The customs declaration should be completed in French or in a language which is accepted in the country of destination. To clear your item the Customs in the country of destination need to know what the contents are. You must therefore It is also your responsibility to inquire into import and export regulations (prohibitions, make-up, etc) and to find out what documents, if any (certificate of origin, health certificate, invoices, etc) are required in the country of destination The insertion of a cross in this space does not relieve you of the obligation of completing the declaration in detail; nor does it necessarily imply that the goods will be admitted free of duty in the country of destination. be caused for the addressee. Moreover, a false, misleading or incomplete declaration may lead for instance, to the seizure of the package. Your signature on the front is regarded as implying that your item does not contain any dangerous article Indicate separately different kinds of goods. General terms, such as "foodstuffs", "samples", "spare parts", legibly, otherwise delay and inconvenience may State the value of each kind of goods separately, indicating the monetary unit used. If known, state customs tariff number in the country of destination. 'Insert in space (7) any other relevant information (eg. "returned goods"; "temporary admission"). complete your declaration fully, accurately and State net weight of each kind of goods. prohibited by postal regulations. etc are not permitted. and to attach them to this form. See note 1 below. Instructions € Item (14) Item (15) 3 Item (13) Item (16) Item (7) Item Item

			(Front)	
	COUPON TO BE HANDED TO THE SENDER		C 3/CP 4	
	DETAILS OF CHARGES DUE in the currency of the country of destination of the item	Part to be filled in by the administration of destination	Stamp of the office which has advanced the cherges	
	Charge for delivery free of charges	TOTAL OF CHARGES		
	Customs duty	 		
	Presentation to Customs charge	Amount in figures, in the currency of the country of destination of the item Office which has made the advance	Date	Part A
	Other charges	No of register	Signature of the official	(Back)
	Total	l	Signature of the cities	
charge	Total after conversion	Amount in figures after conversion		
mission	Signature of the office which has recovered the charges	1	Stamp of the office which has received the charges	
² Also called "Commission charge"		Signeture of the official who has converted the amount	Stamp of the office which has received the charges	
-		Postal administration	C 3/CP 4 .FRANKING NOTE	
		Nature of the item	Part B	
		Insured value	Office of posting	
		Name and full address of sender		
		Name and full address of addressee	•	Part B (Front)
		The item is to be delivered free of charges and fees, which t undertake to pay	Stamp of the office of origin	
For parcels only		Signature of sender		

Convention, Rio de Janeiro 1979, art 117, para 2; Parcels, Rio de Janeiro 1979, art 110, para 3, b - Size: 148 x 105 mm, colour: yellow

		(Back)
DETAILS OF CHARGES DUE In the currency of the country of destination of the item	Part to be filled in by the administration of destination	C 3/CP 4 Part 8 Stamp of the office which has advanced the charges
Charge for delivery free of charges?	TOTAL OF CHARGES ADVANCED	
Customs duty		
Presentation to Customs charge	Amount in figures, in the currency of the country of destination of the item	T Date Part B
Other charges		(back)
Total	No of register	Signature of the official
COUPON Waight'	Postal administration	Upper edge of the form whan parts C 3/CP 4 FRANKING NOTE
No Insurad value	Nature of the item	Part A Two weight
Office of gosting	I Insured value	Office of posting
Name and full address of addressee	Name and full address of sender	
	 Name and full address of addressee 	Part A (front)
The sender has paid the charges and fees indicated on the back	The item is to be delivered free of charges and fees, which I undertake	Stamp of the office of origin
Stamp of the office of origin	To pay Signatura of sender	
For parcels only	To be returned to the office of	

On Postal Service The sender will give his address for the return of the advice
Name
Street end No
Locality
Country

Parcels, Río de Janeiro 1979, art 110, para 11, b - Size: 148 x 105 mm

Mail in which the pa	rcel described overleaf was included	
Date	No .	
From	1,000	()
To		A comment
To be filled in by the	office of exchange at the the port of embarkation	
	office of exchange at the the port of embarkation	
	office of exchange at the the port of embarkation	
Loading of the parce		

CP 7

$m V_{AMSTERDAM~1}^{475}$

V 475 AMSTERDAM 1

Parcels, Rio de Janeiro 1979, art 108, c - Size: 52 x 37 mm, colour: pink

CP8

475

475 GENÈVE 1

Parcels, Rio de Janeiro 1979, art 107, para 1, a - Size: 52 x 37 mm

Postal administration of origin	ADVICE OF NON-DELIVERY CP 9 (Front
Office of origin of CP 9 sovice	Notes. To be sent by registered post by the fastest route (air or surface).
Office or service of destination of CP 9 advice	
	One form is sufficient for several parcals posted at the same time by the same sander to the same address.
	Date of advice
Undelivered parcel. The dispatch note is attached	
Office of origin	Percel No and date of posting
Number of parcels	Number of dispatch notes
The parcel is held undelivered et my office for the following	reason
The parcel was refused by the addressee	
The parcel has not been claimed	***
The addressee is unknown	The eddressee is away
The addressee is deceased	The addressee has left without leaving an address
The addressee has left	
The address is insufficient	
The address on the parcel does not agree with that on the	e dispatch note
The addressee refuses to pay customs duty	The addressee refuses to pay the COD amount
The addressee refuses to pay the other charges and fees	payable on the parcel
Customs duty and other charges and fees are payable on	the parcel
Present amount (currency of the country preparing the advice)	I For extended storage, this amount will be increased by
The addressee has no import licence	
The parcel has been rifled	The parcel has been damaged
within a period of two months the parcel will be returned to o	tructions and inform him that if these instructions do not reach me virgin, subject to subsequent payment of charges. Until the Instructions he original addressee or to another addressee it one is given on the back
Third person named on back of CP 2 dispatch note to reply to CP 9 advice	
Office stamp and signature	This form must be returned to

Depending on the legislation of the first country of destination, give the full address or the name of the new country of destination.

Parcels, Rio de Janeiro 1979, art 133, para 1 – Size: 210 × 297 mm

FÖttice furnishing the reply		CP 9'(6åck)
	REPLY	
Office or service of destination	Date of reply	
	1	
The parcel should be		
presented again to the original addressee		
delivered to the original addressee or the person described be	low	
redirected to the original addressee or the person described b	elow by surface	air
Name and full address of the original addressee of of another person		
without collection of the COD amount		
against payment of a reduced COD amount		
New CDD amount		
New COD money order attached		
without collection of customs duty or other charges payable o	o the parent	
	it the parcer	
Franking note attached		
returned to the office of origin by	surface	air Number of days
forthwith on the expiry of a period of		
The sender undertakes to pay the transport and other charges		
treated as abandoned		
The person concerned having failed to reply to the requests for in	etrustians which have been address	and to him the correct
should be returned to the office of origin at the expiry of the presentation		ised to nim, the parcel
Office stamp, data and signature		
1		

Dispar	tching adminis	tration						RCEL BI						CP 11 (Front
Dispa	tching office of	exchan	g•			7.1.21.3.11	Date	of departure			i Tur	10		Mail No
Office	of exchange o	f destina	ition				Numi	per of receptat	cles in dispa	tch				
							Numi	per of recepta	cles to be re	turned	H	A C 27		s attached
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ser- ial	of parcel	of par- cets	Office of or	igin	Plac	e of destination ⁴	each parc	ninsured el	value	by disp ing ad- tration receiving admini- tration	minis- to ng is-	by rece admini- tration dispato admini- tration	s- to hing	Observations
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Stemp Signat	of the dispatch ure of the offic	hing offi iat	ce ol exchange			\bigcirc	Stam Signa	p of the office ifure of the of	of exchangi licial	e of deater	nation			
For	parcels in tra	ınsit à c	découvert, inc	dicate place a	nd co	same office as the pa untry of destination. relight of uninsured p								- -

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Parcels, Rio de Janeiro 1979, art 118, para 1 - Size: 210 x 297 mm

lumt	oer							Rates p	avable			
er- al	of parcel	Num- ber of par- cels	Office of origin	Plece of destination	Weigh each i perce	nt ² of naured	insured value	by disp ing edr tration receiving admini- tretion	atch- ninis- to	by recei edminis tration t dispatch adminis tration	0	Observations
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¹ Not to be completed if the parcels are addressed to the same office as the parcel bill. For parcels in transit à découver, indicate place and country of destination.

*If necessary, this column may be used for entering the weight of uninsured parcals.

Dispatching administration Dispatching office of exchange	lion xchan ge			SPECIAL PARCEL BILL Payment of rates due for the transit of parcels Told of CP 12 but	CEL BILL ates due for t	he transit of p	CP 12 parcels
Intermediate office of exchange	xchange			Date of departure		Time	Mail No
Transit administration				Ship			
Office of destination of the mail	the mail						
Land transit		Sea transit					
a Number of parce	Is per weight step (a Number of parcels per weight step (use section a, b or c as appropriate)	s as appropriate)			b Total number of parcels	c Gross weight in kg
-1 kg	1-3 kg	3-5 kg	5-10 kg	10-15 kg	15-20 kg		
		Number of receptacles	icles	Number of parcels in receptacles	in receptacles	Number of parcels not in receptacles	not in receptac
Uninsured parcels	<u>s</u>						
Insured parcels							
Totals							
Stamp of the dispatching office of acchange Signature of the official	ng office of exchange			Stamp of the intermed	Stamp of the intermediate office of exchange Signature of the official		

Parcels, Rio de Janeiro 1979, art 118, para 8 – Size: 210 imes 148 mm

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							Office	of ex	change	of destin	nstion							_
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ser-	of parcel	Utilice of origin			Address	(as full as	possibl	(e)		Cre	Git		Corre	ction	1	Obser	vatio	ons
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3 E		3a Detailed en	itry				_											
Num	ber	Office of origin	Names	nd addres	e of addre		Weigh	Weight Num ber				ber of the	dispa	y by tl atchir	he 10	Corre	e off	ice of
rai,	of parcel						show	n		obsarv	ed	col- umn	offic	e of		axch. of de	ange stins	tion
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		36 Bulk advice																
disp	y by the atching	a Number of pa -1 kg	rcels per wei 1-3 kg	ight step 3-5 i	Kg	5-10 kg		10-	-15 kg 15–20 kg				b To of pe	tal nu rcels	ımber	c Gre in kg	088 ¥	veight
offic exch	e of lange									T								
	ection	_1 kg	1–3 kg	3-5 1	·g	5-10 kg		10-	15 kg	_	15–20 kg		Total of pa	numi	ber	Gros:	s we	ght
by the office of exchange of destination				-									H			+-	_	

^{&#}x27;Col 1 of the parcel bill.

4 Da	maged pa	rcals		<u> </u>						CP	13 (Back)
Numt)er					Weig	ht				
ser-	of parcel	Office of origin	Address of the sender	Address of the addressee	Contents	shov	m	obse	erved	in- sured valua	Type of recep- tacle (bag, basket, etc)
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Desc	ription and	apparent cause of the	ne damage or other ol	bservations							
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Stamp	of the office of	exchange of destination		Seen end	accepted						
Official	s' signatures		مر		dispatching office of e the official in charge	xchange	•			1	
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*Cor1 of the parcel bill.

Vol. 1239, I-19986

Postal administration		REPORT Postal parc	el		CP 14 (Front)
		To be eent by	registered post		
Part 1 Office completing part 1		Dete		Reference	
Omes completing part i		. 50.5		. ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Reason for report	Damage	Theft		Decrease	n weight
Posting of parcel	Office			Date	No
Sender	Name and full address				
Addressee	Name and full address				
Special particulars	COD amount and currency Supplementary charge for fragile parcet Y 65 Other particulars	s paid	No		
Weight	shown		observed		
Packing	External wrapping Internal packing The packing should be regard regulation	ed as	non-regut		
Mail in which the parcel was sent	Date of dispetch		Date of errival		l No
Method of conveyance	Traveiling post office Railway van Ship Flight	Nema or number			
Parcel arrived	<u></u>				
Detailed statement of the facts	In bag	Unenclose	90		
Stamp of the reporting office Signatures		• • • • •			, <u>,</u>
Signatures Parcels, Rio de Janeiro 1979, art 126,	para 2 – Siza: 210 × 297 mm				

Part II					CP 14 (Back					
Office completing part ti		Dete	Referen	ce						
	From the invoice	From the declarati	customs on	According to t	he sender					
	The costepte have been a		nce of							
Contents	The contents have been examined in the presence of the addressee the sender Contents established on examination									
05.11.0.11.0			•							
	Contents damaged				,					
	Contents damaged									
	Contents missing									
Estimate of loss	According to the addre		Accordi	ng to the sender						
Cause	The loss is due to									
	After repacking and weighing, the item has been forwarded to its destination New weight									
Subsequent treatment	The contents have bee	en destroyed by the u	ndersigned offic	B						
of the parcel	The packing is held he									
	The addressee refuses The addressee has accompany to the addressee has a company to the addr		_	der refuses the item der has accepted the ite	m					
	Amount of indemnity claimed									
Signature of the addressee or sender										
Attestation. In witness where to the authority shown below	eof we have drawn up this report	t, a duplicate of which	h has been sent.	with a verification note.						
Authority to which the report should b	De sent									
Signature of the postel officials		Signature of the	customs officer							

of exch	n ot parceta					Date of staten	nent			
of exch	ange					Month		-		
to the										Ysar
						Quarter				Year
						İ				
		tration of propriate)		on from th	d CP 12 par	cel bills		Il Credits due to the dispatching administration from the CP 11 parcel bills	Observations	
umber	of parcats	per weight	t stap			b Total number of	c Gross weight	Column B	Column 9 of form	
9	1-3 kg		5-10 kg	10-15 kg	15-20 kg	parcels	in kg	CP 11	CP 11	
2	3	4	5	- 8	7	8	9	10	11	12
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Administration of destination of parcels	STATEMENT OF AMOUNTS DUE Air parcela	CP 15bis
Othce of exchange of destination	Date of statement	
Osspatching administration of parcels	Month	l Year
Dispatching office of exchange	Quarter	Year

Credits (Use secti					on from th	ne CP 20 (parcel bill	s			Il Credits due to the dispatching administration from the CP 20 parcel bills			
No of parcel bills	a Numt	er of parc	els per wei	ght stap 5–10 kg	10-15 kg	15-20 kg	b Total number of parcels	c Gross weight in kg	Cotumn 8 of form CP 20	Column 10 of form CP 20	Column 9 of form CP 20	Column 11 of form CP 20	vations	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	
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Parcets, Rio de Janairo 1979, art 148, para 1, b - Size: 210 x 297 mm

Administration propar	account	CP SUMMARIZED ACCOUNT Statements (CP 15 and CP 15bis forms) To be prepared in duplicate							
Dispatching administr	ation of parcets	Date of							
		Month					Year		
		Quarter				<u>.</u>	Year		
									
·		Amour end Cf	ts due acc 15bis stet	ording ament	to each CP 15				
Serial No	Office of exchange of destination	to adm prepar	nistration ng eccoun	ı	to dispatching administration		Observations		
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Totals	Lynn 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2						-		
Less					·	-			
Credit balance				_					
Name of creditor adm									
Place, date and signs	oreparing account ture neiro 1979, art 146, pere 3 – Size: 210 × 297 mm	Seen a	nd accep ite and signi	ted by	the dispatch	ning admi	nistration of the parcel		

338

Parcels, Rio de Janeiro 1979, art 146, para 4 – Size: 210 \times 148 mm

I Administratio	n preparing	the account

CP 18

Corresponding administration		GENERAL ACCOUNT								
		Date of account								
•		Quarter) Year						
		Half year		Year						
xchange	Period	Batance of CP 16 in favour of tha a		- Observetions						
		preparing the account	corresponding administration							
1	2	3	4	5						
Received by the administration preparing the eccount		Tr.	h							
Sent by the administration preparing the eccount										
Totals										
Less	Nama of creditor administration									

edministration

CP 19

DETAILED MONTHLY ACCOUNT

		Customs charges, etc						
١	Dabtor administration	Data of account						
ı								
ı		Month	Yaar					
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Serial No	Date of payment	Number of franking note	Office which made the payment	Amount of each franking note	Observations
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The creditor administration

Ptace date and signature

Parcels, Rio de Janeiro 1979, art 146, para 6, a - Size: 210 x 297 mm

Dispatching administration						AIR PARCEL BILL CP 20 (Fr. Air parcels									20 (Fron								
Dispst	tching office of	oxchan	J e			Date	of dep	erture		_		Tin	10		M	iil No							
Office	of exchange o	destina	tion			Number of receptacles in dispatch																	
						Numt	ber of	receptacle	s to be	return	● d	т-											
						No of	the b	ti (il sever	al parce	(ts)				27 not e mai		ttach	ed						
						Flight	1																
Deta	illed entry	· · · ·																					
Numt	ber								Land	and:	eea		Air c	опчеуе	псе								
		Num-							ratas	paya	bie			peyab									
ser- ial	of percel	ber of par- cels	Office of origin		Place of destination ⁴	Weight ² of each insured parcel		of each insured		of each insured		of each insured		in- sured value	alue by dis- patching in admin- istration ist to receiv- ing pt admin- admin-		by reing admitistration distration admitistration a	n- ion i- iing n-	patching admin- istration to receiv- g ing edmin-		by recaive ing administration to dispatching administration		Obser- vations
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Tota	ls						-	_															
Bulk	entry		Enter parcets Use section a	subject to	inward rates																		
	mber of perc				***************************************	<u>. </u>								umber	Τ.	Gros	s weight						
-1 kg		1-3 k	9 3	-5 kg	5–10 kg	10-1	15 kg		15-21	kg		of	parcel	<u> </u>		kg							
		L				Ц.,			<u>. </u>														
Stamp Signal	of the dispatch ture of the offic	ning afti	ce of exchange			Stam	p of the	ne office of of the offic	l exchai	nge öl	destina	lion				<u></u>							
																(

Percets, Rio de Jeneiro 1979, art 118, para 1 - Size: 210 × 297 mm

Not to be completed if the parcels are addressed to the same office as the parcel bil For percels in transit & decouver, indicate place and country of destination.
If necessary, this column may be used for entering the weight of uninsured parcels.

Num	ber															
ser-	of parcel	Num- ber of par- cets	Office of origin	Place of destination'	Wei of e insu	ight³ ach ared cei	in- sured value	Land	paya	ble		dues	onveys payst	ble		Observa tions
							admin- istration istration to re- ceiving patching admin- admin- stration stration to re- to dis- to re- t		patching csiving administration istration to disceiving patching administration administration csiving patching administration csiving patching administration csiving csiving		nin- admin- ation istration e- to dis- ving patching nin- admin-					
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Not to be completed if the parcels are addressed to the same office as the parcel bill. For parcels in transit à découver, indicate place and country of destination.
If necessary, this column may be used for entering the weight of uninsured parcels.

Postal administration				CP 21 (Fro
			TABLE CP 21 Air parceis	•
			Date of table	Raterence
The above-mentioned to countries for which	l administration eccepts, or it is in a position to serve	n the terms show as an intarmedia	rn below, eir parcels addi ary.	ressed to its own territory and in transit
Section A Informatio	n on the internal service		· · · · · · · · · · · · · · · · · · ·	
Questions		Answers		
undertake to reforwal	ration preparing this table rd air parcels by air in the ry, on all or part of the		Yes	□ No
2 If so, to which place In alphabetical order	es?)			
3 Can air parcels add o these places at the	dressad elsewhere be sent request of the sender?		Yes	☐ No
Section B Conditions	s for the internal service			
Weight steps	Inward rates payable to the administration of destination	Observations	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
1 1	2			3

CP 21 (Back)

Section C Services to other countries

The amounts shown in column 5 normally cover only the inward rates with which the administration of destination is to be credited. When transit land rates or sea rates are to be allocated as well, the amounts must be shown in the same column with an appropriate note. Unless otherwise stated, the charges shown in column 7 shall be allocated compulsorily for all parcels.

				inward rater payable to t administrati	s he on	Total sir cor by weight p administrati	nveyan ayable ion	ce dues to the			
Country of Jestination	Routes	Air sectors used	Weight steps	of Rates according to weight		of as far as the country of destination	1	in the interior of the country of destination		Observations	
1	2	3	4	5		6		7		8	
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Creditor administration

CP 22

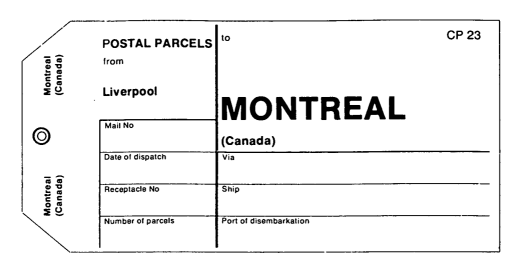
STATEMENT Amounts due in respect of Indemnity for postal parcels

Debtor administration

_						
Date of	stalameni			npensation for postal parcels lost, dama	aged, sold, e	etc.
			Month	l Quarter T Year		
			<u> </u>			
	Postal parcels					
Ser- ial No	Parcel No and office of origin	Destination		Letters authorizing recoveries (No of statement, name of office, date, reference No of debtor administration)	Amount	
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Tota	I (to be carried over to CP 16 summarize	ed account)				1

Any observations may be made in the blank space on the front or on the back of the form

Parcets. Río de Janeiro 1979, art 146, pará 9 - Size: 210 × 297 mm



Parcels, Rio de Janeiro 1979, art 120, para 1, a - Size: 125 × 60 mm or 148 × 52 mm, colour: yellow ochre

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text and dimensions of the form, so long as they do not depart unduly from the directives which this specimen contains.

Rio de Bratil	POSTAL PARCELS from Stockhoim Ban	By Air Mail	CP 24
0	Date of dispatch Receptacle No	RIO DE JANEIR (Brazii) Flight No	0
ed elegated	Number of parcels	Airport of transhipment	Off-loading airport

Parcels, Rio de Janeiro 1979, art 120, para 1, a - Size: 125 × 60 mm or 148 × 52 mm, colour: yellow ochre

Note. – Bearing in mind the needs of their service, administrations may make slight changes in the text and dimensions of the form, so long as they do not depart unduly from the directives which this specimen contains.

		CP 25
	STATEMENT OF CHARGES	Stamp of dispatching office of exchange
	Administration of	
	Office of exchange of	
	Parcel No	
	Reason for return Not known Refused	d Importation prohibited
	Gone away Unclain	ned c
	Customs clearance charge	
	Storage charge	
	Return charge	
	Redirection charge	
	Non-postal fees	
	Misceilaneous	
	Total	
	I	

Parcels, Rio de Janeiro 1979, art 135, para 7 - Size: 105 x 148 mm

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED, APPROVED OR ACCEDED TO THE AGREEMENT, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION, APPROVAL OR ACCESSION WITH THE GOVERNMENT OF SWITZERLAND

State	Date of definitive signature (s) or of deposit of the instrume of ratification, approval (AA) or accession (a)		
Bhutan	22 February	1980	
Denmark	26 October		
LIECHTENSTEIN	29 April	1981	
MALDIVES	12 March	1981 a	
Mauritius	26 January	1981 <i>AA</i>	
NIGER	10 April	1981 <i>AA</i>	
QATAR	14 May	1981	
REPUBLIC OF KOREA	22 May	1981 <i>AA</i>	
SUDAN	26 October	1979 s	
SWITZERLAND	4 March	1981	
Tunisia	3 April	1981	

No. 19987

UNIVERSAL POSTAL UNION

Money Orders and Postal Travellers' Cheques Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

MONEY ORDERS AND POSTAL TRAVELLERS' CHEQUES AGREEMENT

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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold frencs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

MONEY ORDERS AND POSTAL TRAVELLERS' CHEQUES AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,² have, by common consent and subject to article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Section I

Preliminary provisions

Article I

Purpose of the Agreement

This Agreement shall govern, the exchange of postal money orders, hereinafter called "money orders", and the postal travellers' cheques service that contracting countries agree to set up in their reciprocal relations.

Section II

Money orders

Chapter I

General provisions

Article 2

Methods of exchange

- 1 Money orders may be exchanged either by post or, if telegraph money orders are accepted in relations between the countries concerned, by telegraph.
- 2 Exchange by post may be carried out by cards or lists, as administrations prefer. In the first case, the instruments shall be called "card money orders" and in the second, "list money orders". Money orders may be submitted to the country of destination on magnetic tape or any other medium agreed between the administrations. Administrations of destination may use their internal service forms to represent the money orders issued. The conditions of exchange shall then be fixed in special agreements adopted by the administrations concerned.
- 3 Exchange by telegraph may be done by telegraph card money orders or by telegraph list money orders, and both categories shall be called "telegraph money orders".

¹ Put into effect* on 1 July 1981, in accordance with article 52. See p. 415 of this volume for the list of States which affixed definitive signatures to, ratified or approved the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, *Treaty Series*, vol. 611, p. 7.

Chapter II

Issue of money orders

Article 3

Currency, Conversion

- 1 In the absence of special agreement, the amount of the money order shall be expressed in the currency of the paying country.
- 2 The issuing administration shall fix the conversion rate of its currency into that of the paying country.

Article 4

Maximum amount issued

- 1 The amount of a money order may not exceed the equivalent of 5000 francs. However, each administration may set a lower maximum.
- 2 Exceptionally, no maximum shall be set for the money orders covered by article 7.

Article 5

Payment of funds. Receipt

- 1 Each administration shall determine the form in which the sender of a money order shall pay the funds to be transferred.
- 2 A receipt, bearing the number of the money order, shall be given gratis to the sender at the time the funds are paid.

Article 6

Charges

- 1 The issuing administration shall freely decide the charge to be collected at the time of issue. The amount of this charge may not exceed 30 francs.
- 2 To this principal charge, it shall add any charges pertaining to special services (request for advice of payment, for payment by express, etc).
- 3 Money orders exchanged between a contracting country and a non-contracting country, through the intermediary of a country party to this Agreement, may be subjected by the intermediary administration to an additional proportional charge of 1/4 percent, but not less than 1.50 francs and not more than 3 francs, deducted from the amount of the order; however, this charge may be collected from the sender and allocated to the administration of the intermediary country if the administrations concerned agree to that.

Article 7

Exemption from charges

Money orders relating to the postal service exchanged under the terms of article 15 of the Convention¹ shall be exempt from all charges.

¹ See p. 55 of this volume.

Special provisions regarding the issue of telegraph money orders

- 1 Telegraph money orders shall be subject to the provisions of the Telegraph Regulations attached to the International Telecommunications Convention.¹
- 2 In addition to the postal rate, the sender of a telegraph money order shall pay the telegram charges including any charge for a personal message to the payee.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 9

Advice of payment, Express delivery, Payment to addressee only. Messages to the payee

- 1 The sender of a money order may ask to be notified of payment. Article 48, paragraph 1, of the Convention shall be applicable to advices of payment.
- If the first advice of payment has not reached him within a normal time, the sender may make out a second on payment of the charge laid down. If the money order was paid before the second advice of payment was made out the charge collected shall be refunded to the sender.
- 3 Subject to article 16, the sender of a money order may ask for the funds to be delivered at the place of address by express delivery immediately upon arrival of the money order; in that case, article 32 of the Convention shall be applicable.
- 4 In relations with countries which permit payment to the addressee only, the sender of a money order may request, by an entry made on the form, that payment be made exclusively to the addressee and with a personal receipt from the payee. In that case, the sender shall pay a special charge equal to that provided for in article 24, paragraph 1, t, of the Convention.
- 5 The sender may write down, on the back of the coupon, a personal message to the payee of the money order. With respect to list money orders, only references shall be accepted.

Article 10

Withdrawal from the post. Alteration of address

The sender of a money order, under the conditions prescribed in article 33 of the Convention, may have it withdrawn from the service or have its address altered, so long as the instrument or the funds have not been delivered to the payee.

Article 11

Redirection

- 1 If a payee changes his address, any money order may be redirected by post or telegraph either at the request of the sender or at that of the payee, within the limitations of the money order service which operates between the reforwarding country and the country of new destination. In this case, article 34, paragraphs 1 to 3, of the Convention shall be applicable by analogy.
- 2 Redirection by post of postal or telegraph money orders shall be performed without collecting charges and without issuing new instruments when the country of new destination maintains an exchange of card money orders with the issuing country on the basis of this Agreement.

United Kingdom, Treaty Series, No. 74 (1961), Cmnd. 1484.

- In all other cases, redirection shall be done by means of a new money order the charges for which, including any telegraph charges, shall be deducted from the amount of the reforwarded money order.
- 4 In redirection, article 34, paragraph 6, of the Convention, shall be applicable with respect to the poste restante charge and the additional express charge.

Endorsement

Any country may declare transferable, by endorsement, within its territory, the ownership of money orders coming from another country.

Chapter IV

Payment of money orders

Article 13

Duration of validity. Authorization to extend period of validity

- 1 The validity of money orders shall extend:
- a as a general rule, until expiry of the first month following that of issue;
- b upon agreement between the administrations concerned, until expiry of the third month following that of issue.
- After that period card money orders shall be paid only if they bear an authorization to extend the period of validity ("visa pour date") given by the service designated by the issuing administration, at the request of the paying post office. List money orders may not be granted the authorization to extend the period of validity.
- 3 The authorization to extend the period of validity shall confer upon card money orders, starting from the day it is granted, a new validity whose duration shall be the same as that which a money order issued on the same day would have.
- 4 If non-payment before expiry of validity is not due to a service error, a so-called "authorization to extend the period of validity" charge, equal to that provided for in article 24, paragraph 1, o, of the Convention, may be collected.

Article 14

Maximum amount on payment

- 1 In the absence of special agreement, the maximum amount of the money orders payable in a country shall be the same as that adopted by the administration of that country for issue.
- When one and the same sender has had issued, on the same day, to the order of the same payee, several money orders whose total amount exceeds the maximum adopted by the paying administration, the latter shall be authorized to space out the payment of the instruments so that the sum paid to the payee on one and the same day shall not exceed this maximum.

Article 15

General regulations for payment of money orders

- 1 Money orders shall be paid according to the regulations of the paying country.
- 2 The amount of the money orders shall be paid to the payee in the legal currency of the paying country; it may be paid in any other currency following special agreement between the corresponding administrations.

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- 3 Payment may validly be made by a deposit to a postal giro account, in accordance with the regulations in force in the paying administration.
- 4 After advising the administrations concerned, the paying administration may, if its legislation so requires, either ignore fractions of monetary units or round the amount off to the nearest monetary unit or tenth part thereof.

Express delivery

If the sender has requested payment by express delivery, the paying administration may deliver by this means either the funds, or the instrument itself, or an advice, of arrival of the money order, in so far as provided by its regulations.

Article 17

Charges which may be collected from payee

The following charges may be collected from the payee:

- a a delivery charge, when payment is made at the place of address;
- b the charge for payment authorization laid down in article 20, paragraph 5;
- c if appropriate, the charge for the authorization to extend the period of validity provided in article 13, paragraph 4;
- d the charge laid down in article 24, paragraph 1, e, of the Convention, when the money order is addressed poste restante.

Article 18

Special provisions regarding payment of telegraph money orders

- 1 Telegraph money orders shall always be delivered as laid down in article 16.
- 2 When funds are delivered to the address by express delivery, the paying administration may collect a special charge for this.
- 3 Delivery of an advice of arrival or of the instrument itself shall be made without charge to the payee; however, if his place of address is outside the local delivery area of the paying office, the express charge may be collected from the payee.

Chapter V

Unpaid money orders. Payment authorizations

Article 19

Unpaid money orders

1 Any refused money order or any money order whose payee is unknown, who has left without a forwarding address or who has gone to a country to which it cannot be redirected, shall be returned immediately to the issuing administration.

- 2 Any money order whose payment is not claimed within the validity period shall be returned immediately after expiry of such period or, if the money order has been delivered to the payee, upon presentation at the paying office.
- 3 Any money order unpaid for any cause whatsoever shall be reimbursed to the sender.
- 4 Article 34, paragraph 6, of the Convention shall be applicable to the poste restante charge and the additional express charge.

Payment authorization

- 1 Any card money order mislaid, lost or destroyed before payment may be replaced at the request of the sender or the payee, by a payment authorization obtained from the issuing administration.
- When the sender and the payee simultaneously request, one the reimbursement and the other the payment of the money order, the authorization shall be made out:
- to the order of the sender when the request is made before delivery of the money order or of the advice of arrival to the payee;
- b to the order of the payee when the request is made after delivery of the money order or of the advice of arrival.
- 3 A payment authorization shall also be obtained when a conversion error attributable to the issuing office necessitates a supplementary payment to the payee.
- 4 The validity period of a payment authorization shall be the same as that for a money order issued on the same day.
- 5 If no service error was committed, a "payment authorization" charge equal to that prescribed in article 24, paragraph 1, o, of the Convention, may be collected either from the sender or the payee, except if the charge has already been collected for the inquiry form or the advice of payment.

Article 21

Stale money orders

Sums converted into money orders whose amount has not been claimed before prescription shall be permanently acquired by the administration of the issuing country. The prescription period shall be set by the legislation of the said country.

Chapter VI

Liability

Article 22

Principle and extent of liability

- 1 Postal administrations shall be liable for the sums paid in until such time as the money orders have been duly paid.
- 2 Liability shall extend to errors of conversion and telegraphic transmission errors.
- 3 Administrations shall assume no liability for delays which may occur in the transmission and payment of money orders.

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Exceptions to the principle of liability

Postal administrations shall be relieved of all liability:

- a when, owing to the destruction of official records by force majeure, they cannot account for the payment of a money order, unless proof of their liability is otherwise produced;
- b upon expiry of the prescription period laid down in article 21;
- c in the case of a dispute as to the validity of a payment, upon expiry of the period prescribed in article 42, paragraph 1, of the Convention.

Article 24

Determination of liability

- 1 Subject to paragraphs 2 to 5 below, liability shall rest with the issuing administration.
- 2 Liability shall rest with the paying administration if it cannot establish that the payment was made under the terms prescribed in its regulations.
- 3 Liability shall rest with the postal administration of the country where the error occurred:
- a if it is a service error, including an error of conversion;
- b if it is an error in telegraphic transmission occuring within the issuing country or the paying country.
- 4 Liability shall rest with the issuing administration and the paying administration equally:
- if the error is attributable to both administrations or if it is not possible to establish in which country the error occurred;
- b if an error in telegraphic transmission occurs in an intermediary country;
- c if it is not possible to establish the country in which such error of transmission occurred.
- 5 Subject to paragraph 2, liability shall rest:
- a in the case of payment of a spurious money order, with the administration of the country on whose territory the money order was introduced into the service;
- in the case of payment of a money order whose amount has been increased fraudulently, with the administration of the country in which the money order was falsified; however, the loss shall be borne equally by the issuing and paying administrations when it is not possible to establish the country in which the falsification occurred or when it is not possible to obtain compensation for a falsification committed in an intermediary country which does not participate in the money order service on the basis of this Agreement.

Article 25

Refund of amounts owing. Recourse

- 1 The obligation to indemnify the claimant shall rest with the paying administration if the funds are to be delivered to the payee; it shall rest with the issuing administration if they are to be repaid to the sender.
- Whatever the reason for the refund, the amount refunded may not exceed that paid in.
- 3 The administration which indemnified the claimant shall have the right of recourse against the administration responsible for the incorrect payment.
- 4 The administration which finally bore the loss shall have the right of recourse, up to the amount paid, against the sender, against the payee or against third parties.

Time allowed for payment

- 1 Payment of amounts owing to the claimant shall be made as soon as possible, within a maximum period of six months from the day following the day of inquiry.
- 2 The administration which, according to article 25, paragraph 1, shall indemnify the claimant may, exceptionally, postpone payment beyond that period if, despite every effort made in the investigation of the matter, the said period is not sufficient to establish liability.
- 3 The administration to which the claim has been made shall be authorized to indemnify the claimant on behalf of the administration which was liable when the latter, although duly informed, has allowed five months to pass without finally settling the claim.

Article 27

Reimbursing the administration which paid the indemnity

- 1 The administration on whose behalf the claimant was indemnified shall reimburse the administration which made the payment the amount of its disbursement within four months of dispatch of the advice of payment
- 2 This reimbursement shall be made without charge for the creditor administration:
- a by one of the payment procedures outlined in article 103, paragraph 6, of the Detailed Regulations of the Convention:¹
- b subject to agreement, by an entry to the credit of the administration of that country in the money order account.
- 3 After the four-month period, the amount due to the creditor administration shall be chargeable with interest at the rate of 6 percent per annum, reckoned from the date of expiry of that period.

Chapter VII

Accounting

Article 28

Remuneration of the paying administration

- 1 The issuing administration shall allocate to the paying administration for each money order paid a remuneration the rate of which shall be fixed on the basis of the average amount of card money orders included in one and the same monthly account at:
- 1.80 francs up to 200 francs;
- 2.20 francs over 200 francs and up to 400 francs;
- 2.70 francs over 400 francs and up to 600 francs;
- 3.30 francs over 600 francs and up to 800 francs;
- 4.00 francs over 800 francs and up to 1000 francs;
- 4.80 francs over 1000 francs.
- 2 The payment due to the paying administration in respect of each monthly account shall be determined as follows:
- a the rate of payment in SDRs to be applied for each money order paid shall be determined after conversion into SDRs of the average amount of the money orders on the basis of the average value of the SDR in the currency of the paying country as laid down in the Convention, Detailed Regulations, article 104;
- b the total amount in SDRs obtained for payment in respect of each account shall be converted into the currency of the paying country on the basis of the actual value of the SDR operative on the last day of the month to which the account relates.
- 3 However, the administrations concerned may, at the request of the paying administration, agree on a higher remuneration than that which is fixed in paragraph 1 when the charge collected on issue is higher than 15 francs.

¹ See p. 102 of this volume.

- 4 Inpayment money orders and money orders issued free of charge shall give rise to no remuneration.
- For list money orders, over and above the remuneration provided for in paragraph 1, a supplementary remuneration of 50 centimes shall be allocated to the paying administration. Paragraph 3 shall apply by analogy to list money orders.
- 6 The issuing administration shall allocate to the paying administration a supplementary remuneration of 0.40 francs for each money order paid to the addressee only.
- 7 In cases of reforwarding, the administration of the country of new destination shall receive the remuneration that would have been due to it if it had been the administration of the country of initial destination.

Preparation of accounts

- 1 Each paying administration shall prepare, for each issuing administration, a monthly account of the sums paid for card money orders or a monthly account of the amount of the lists received during the month for list money orders; the monthly accounts shall be incorporated, periodically, in a general offset account giving rise to the determination of a balance.
- When money orders have been paid in various currencies, the lower credit shall be converted into the currency of the higher credit, using as a conversion basis the average official rate of exchange in the country of the debtor administration during the period to which the account pertains; this average rate shall be invariably calculated to four decimal places.
- 3 The settlement of accounts may also be made on the basis of monthly accounts, without offsetting.

Article 30

Settlement of accounts

- 1 In the absence of special agreement, payment of the balance of the general account or the amount of monthly accounts shall be made in the currency that the creditor administration uses for payment of money orders.
- 2 Any administration may maintain with the administration of the corresponding country a credit from which the sums due shall be deducted.
- 3 Any administration which finds another administration overdrawn by a sum exceeding the limits fixed by the Regulations may ask for a payment on account.
- 4 In cases of non-payment within the periods fixed by the Regulations, sums due shall be chargeable with interest at the rate of 6 percent per annum, reckoned from the date of expiry of those periods to the day of payment.
- No unilateral measure, such as a moratorium, prohibition of transfer, etc, may interfere with the implementation of the provisions of this Agreement and its Detailed Regulations¹ on the preparation and settlement of accounts.

Chapter VIII

Miscellaneous provisions

Article 31

Offices participating in the exchange

Postal administrations shall take all necessary measures to ensure, so far as possible, the payment of money orders in all localities of their countries.

¹ See p. 369 of this volume.

Participation of non-postal organizations

- 1 Countries, in which the money order service is provided by non-postal organizations, may participate in the exchange governed by the provisions of this Agreement.
- These organizations shall come to an agreement with the postal administration of their country to ensure full implementation of all clauses of the Agreement; the postal administration shall act as their intermediary in their relations with the postal administrations of the other contracting countries and with the International Bureau.

Article 33

Prohibition of fiscal or other fees

Money orders and the receipts given on money orders may not be subjected to any charge or fee other than those authorized by this Agreement.

Section III

Inpayment money orders

Article 34

Nature of inpayment money orders

The sender of a money order may, as a substitute for payment in cash, ask for the entry of the amount to the credit of the postal giro account of the payee, if the regulations of the country of destination permit.

Article 35

General provisions

- 1 Subject to articles 36 to 39, inpayment money orders shall be governed by the provisions laid down for money orders in this Agreement.
- 2 An administration which has not yet set up a giro service may participate in the issue of inpayment money orders.

Article 36

Maximum amount issued

The amount on inpayment money orders shall be unlimited. However, each administration may limit the total amount of the inpayment money orders that any depositor may order either in one day, or during a specified period.

Article 37

Charges

- 1 The issuing administration shall freely decide the charge to be collected at the time of issue. This charge, which it shall retain in its entirety, shall be lower than the charge for a money order of the same amount.
- 2 To this principal charge, it shall add any charges pertaining to special services (request for advice of entry to the credit of the payee's postal giro account, etc).

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Advice of entry

In relations between countries whose administrations have so agreed, the depositor may ask for an advice of entry to the credit of the payee's account. Article 48 of the Convention shall apply to advices of entry.

Article 39

Prohibitions

- 1 Reforwarding of an inpayment money order to another country of destination shall not be permitted.
- 2 Notwithstanding article 12, endorsement shall not be permitted for inpayment money orders.

Section IV

Postal travellers' cheques

Chapter I

General provision and issue

Article 40

Definition, Books

- 1 Postal travellers' cheques shall be instruments which may be issued and paid by the postal administrations of contracting countries on the basis of the provisions of this Agreement.
- 2 They shall be issued in books.

Article 41

Currency, Maximum amount. Conversion

- 1 Each cheque shall be made out, in the currency of the country of payment, for a fixed sum equivalent to approximately 50, 100, 200 or 500 francs and determined by agreement between the postal administrations concerned.
- 2 In special cases, the cheques may be made out in another currency than that of the country of payment or for a sum appreciably different from any of the equivalents stated in paragraph 1.
- 3 The issuing administration shall fix the conversion rate of its currency into that of the paying country.
- 4 A book shall contain not more than ten cheques; each book may contain cheques of different amounts.

Article 42

Charge

The issuing administration shall freely decide on the charge to be collected upon issue.

Selling price

The issuing administration may collect, in addition to the value of the cheques and in addition to the charges, a sum corresponding to the cost of the cheques, their covers and the work involved in making up the books.

Chapter II

Payment of cheques

Article 44

Validity of the instruments. Payment of funds

- 1 The cheques shall be valid for twelve months from the day of issue; months shall be counted from nth to nth, whatever the number of days in them.
- When the paying service does not have sufficient funds, it may suspend payment of the cheques until such time as it has been able to procure the means of payment.
- 3 Ownership of books and cheques shall not be transferable by means of endorsement or cession; books and cheques may not be pledged.

Article 45

Stop order

Subject to the application of the legislation of their country, administrations may not act on requests to stop the payment of a properly issued cheque.

Chapter III

Inquiries. Liability. Accounting

Article 46

Inquiries and liability

- 1 No claim may be instigated against the issuing administration unless the book is produced.
- 2 In case of the loss of a book or cheques, the claimant shall, in order to obtain reimbursement of the corresponding amounts, show proof to the issuing administration that he has requested delivery of a book of cheques and paid the total corresponding amount.
- 3 This administration may then proceed to make the repayment within a period which may not exceed the period of validity by six months and after satisfying itself that the instruments declared to be lost have not been paid.
- 4 Administrations shall not be liable for the consequences which may be caused by the loss, fraudulent removal or fraudulent use of books or cheques.

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Remuneration of the paying administration. Preparation of accounts

- 1 The issuing administration shall allocate to the paying administration a standard remuneration of 1 franc per cheque paid.
- 2 The account of the amounts paid for cheques shall be prepared monthly at the same time as the one of the amounts paid for money orders.

Section V

Final provisions

Article 48

Application of this Agreement to postal travellers' cheques

Section II of this Agreement shall apply to postal travellers' cheques in all cases not expressly governed by section IV.

Article 49

Application of the Convention

The Convention shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

Article 50

Exception to the application of the Constitution

Article 4 of the Constitution shall not apply to this Agreement.

Article 51

Condition of approval of proposals concerning this Agreement and its Detailed Regulations

- To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations must be approved by a majority of the member countries present and voting, which are parties to the Agreement. At least half of these member countries represented at Congress shall be present at the time of voting.
- 2 To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations must obtain:
- a unanimity of votes, if they involve the addition of new provisions or amendments to articles 1 to 10, 11, paragraph 4, 12 to 14, 15, paragraphs 1, 2 and 4, 16 to 18, 19, paragraph 4, 20, paragraph 5, 22 to 30, 33, and 48 to 52 of this Agreement and 102 to 106, 109, 116, 119 to 121, 124, 129 to 133, 137, paragraph 1, and 158 of its Detailed Regulations;
- b two-thirds of the votes, if they involve amendments to the provisions of this Agreement other than those mentioned under a and c, of articles 107 and 108, 110, 112, 115, 117, 118, 122, 123, 125, 127, 134, 138 and 139 to 145 of its Detailed Regulations;
- c a majority of the votes, if they involve amendments to article 20, paragraph 3, of the Agreement and other articles of the Detailed Regulations or interpretation of the provisions of this Agreement and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

People's Democratic Republic of Algeria

Federal Republic of Germany

United States of America

Argentine Republic

Republic of Austria

Barbados

Belgium

People's Republic of Benin

People's Republic of Bulgaria

Republic of Burundi

United Republic of Cameroon

Central African Republic

Chile

Republic of Cyprus

Republic of Colombia

People's Republic of the Congo

Republic of Korea

Republic of Costa Rica

Republic of the Ivory Coast

Kingdom of Denmark

Arab Republic of Egypt

Republic of Ecuador

Spain

Republic of Finland

French Republic

Gabonese Republic

Greece

Republic of Guinea

Republic of Haiti

Republic of Upper Volta

Hungarian People's Republic

Republic of Indonesia

Republic of Iceland

Socialist People's Libyan Arab Jamahiriya

Japan

Hashemite Kingdom of Jordan

Kuwait

Lebanese Republic

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Republic of Mali

Kingdom of Morocco

Islamic Republic of Mauritania

United Mexican States

Principality of Monaco

People's Republic of Mozambique

Republic of Nicaragua

Republic of the Niger

Norway

Netherlands

Netherlands Antilles

Polish People's Republic

Portugal

State of Qatar

Socialist Republic of Romania

Rwandese Republic

Republic of San Marino

Republic of Senegal

Democratic Republic of the Sudan

Democratic Socialist Republic of Sri Lanka

Sweden

Swiss Confederation

Republic of Suriname

Syrian Arab Republic

Republic of Chad

Czechoslovak Socialist Republic

Thailand

Togolese Republic

Tunisia

Turkey

Eastern Republic of Uruguay

Vatican City State

Yemen Arab Republic

People's Democratic Republic of Yemen

Socialist Federal Republic of Yugoslavia

Republic of Zaire

DETAILED REGULATIONS OF THE MONEY ORDERS AND POSTAL TRAVELLERS' CHEOUES AGREEMENT

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Note by the International Bureau

In view of the provisions of erticlas 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE MONEY ORDERS AND POSTAL TRAVELLERS' CHEQUES AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Money Orders and Postal Travellers' Cheques Agreement.

Part I

Preliminary provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall transmit to the other administrations, through the intermediary of the International Bureau, the following information:
- a Money order service
 - a list of countries with which it exchanges card money orders, list money orders and inpayment money orders on the basis of the Agreement;
 - ii either a list of offices that it authorizes to issue and pay money orders or the notice that all its offices participate in this service;
 - iii if appropriate, notice that it takes part in the exchange of telegraph money orders;
 - iv the maximum amount adopted for issue and payment;
 - v the currency in which the amount of the money orders addressed to its country shall be expressed;
 - vi the charge collected on money orders issued;
 - vii either the method of indicating this charge, or the advice that this charge is not indicated;
 - viii if appropriate, the charges collected for payment at the place of address, poste restante, authorization to extend the period of validity, inquiry, and payment authorization, respectively;
 - ix the duration of the period after which its legislation permanently assigns to the State the amount of the money orders whose payment has not been claimed;
 - x the special charge for delivery of funds by express (telegraph money orders);
 - xi its decision with respect to the possibility, in its country, of transferring or not transferring ownership of money orders by means of endorsement;
 - xii a copy of the money order forms it uses, unless money orders are exchanged by means of lists;
 - xiii the spelling, in the official language of its country, of the numbers 1 to 1000 to be used to express the sums to be entered on money orders;
 - xiv a list of countries not participating in the Agreement for which it can serve as intermediary for the exchange of money orders:
 - xv the service to which inquiries, requests for withdrawal from the post and alteration of address and requests for authorization to extend the period of validity shall be transmitted (central administration, exchange office or other specifically designated office);

¹ United Nations, Treaty Series, vol. 611, p. 7.

- b Postal travellers' cheques
 - i a list of countries with which it exchanges postal travellers' cheques on the basis of the Agreement;
 - ii either a list of offices that it authorizes to issue and pay cheques or the notice that all its offices participate in the service;
 - iii the amount, in the currency of the countries for which the cheques are drawn, of each postal travellers' cheque;
 - iv the charges collected on cheques issued.
- 2 Any amendment to the information mentioned above shall be notified without delay.
- 3 Administrations may agree to inform one another of the conversion rates that they apply upon issue in their reciprocal relations and any changes made in these rates.
- 4 If the amount of the money orders is expressed in a currency other than that of the paying country, the administration of that country may agree to communicate the conversion rate which it applied at the time of payment to the payee and any changes made in these rates.

Application of the Detailed Regulations of the Convention

In all cases not expressly governed by these Regulations the provisions of the Detailed Regulations of the Convention¹ shall be applicable, particularly those of the following articles:

- a article 135, "Advice of delivery";
- b article 138, "Express items";
- articles 144 and 145, "Withdrawal from the post. Alteration of address", supplemented by articles 109 and 124 of these Regulations.

Article 103

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention, the following shall be considered as forms for the use of the public:

- MP 1 (International money order).
- MP 4 (Inquiry concerning an international money order).
- MP 10 (Postal travellers' cheque).
- MP 11 (Book of postal travellers' cheques).
- MP 12 (International money order for machine handling).
- MP 16 (International inpayment money order).

Part II

Money orders

Section I

Card money orders

Chapter I

Issue, transmission

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¹ See p. 102 of this volume.

Card money order forms

- 1 Card money orders shall be drawn up on a pink, strong cardboard form conforming to the annexed specimen MP 1.
- Administrations which agree to grant certain facilities to bulk posters of money orders may authorize them to use a form conforming to the annexed specimen MP 12.

Article 105

Preparation of card money orders

- 1 Money orders shall be written in roman letters and arabic numerals, without erasure or alteration, even if certified. Entries shall be handwritten, printed if possible, or typewritten. Pencilled entries shall not be accepted; however, service instructions may be made with an indelible pencil. The MP 12 form shall, with the exception of the service instructions, be filled in completely by typewriter.
- The amount of the money orders and the name of the currency unit shall be written out in full. The amount shall also be given in numerals and, if necessary, with the abbreviation of the name of the unit provided that it is usual and does not create confusion. When the currency used is based on the decimal system, fractions of the currency unit shall, in the sum in figures, be expressed by means of two (or three) figures including zeros, corresponding to the tenths, hundredths (and thousandths). They may be expressed in figures in the same form in the sum in letters after the indication in letters of the number of currency units except when this is a whole number of units in which case that alone suffices. When the currency used is not based on the decimal system, the number of currency units or fractions of currency units shall always be written out in full while their name may be abbreviated under the conditions prescribed for the decimal system; in the indication of the amount in numerals, the units or fractions of currency units not mentioned in the sum in letters shall be replaced by zeros.
- 3 The indication written out in full of the amount on MP 1 and MP 12 money orders may be replaced by a numbered indication supplied by a so-called "cheque-protecting machine", and preceded by a symbol other than a number or a letter, in the relations with administrations which accept payment of such money orders. In that case, the amount to be paid shall be given only once in the instrument. The characters used shall be large enough not to be misread.
- 4 When postal money orders are prepared by some mechanical procedure, the handwritten signature of the official may be replaced by a numbered indication in relations with administrations which accept such money orders for payment.
- 5 The address of the money orders shall be written so that the payee may be clearly identified; abbreviated addresses and telegraphic addresses shall not be accepted.
- 6 Service money orders shall bear on both front and back, the entry "Service des postes" (On postal service) or some similar entry.
- 7 Money orders for delivery to the addressee only shall bear, on front and back, in conspicuous letters, the entry "Ne payer qu'en main propre" (Pay to addressee only).
- 8 Money orders with advice of payment shall bear, on the front in conspicuous letters, the entry, "Avis de paiement" (Advice of payment).
- 9 It shall not be compulsory to indicate on the money order the charge collected from the sender. Where applicable, this charge shall be indicated either by affixing postage stamps or by entering the charge collected in the space provided on the forms MP 1, MP 12 and MP 16.

Article 106

Prohibited or authorized entries

It shall be prohibited to make any other entries on the money orders than those comprised in the contents of the forms, except for service instructions such as "On postal service", "Pay to addressee only", "Advice of payment", "By airmail"; however, the sender may write down a personal message on the back, as provided for in article 9, paragraph 6, of the Agreement.

Automatic registration

Administrations may agree among themselves as to the amount above which the money orders they issue shall be automatically registered, providing this amount is not less than 200 francs.

Article 108

Transmission of card money orders

- 1 Money orders shall be sent by the quickest route (air or surface) and, in the absence of special agreement, à découvert.
- 2 Money orders shall be inserted in mails in the manner prescribed in article 157, paragraphs 2 to 6, or in article 159 of the Detailed Regulations of the Convention, depending on whether or not they are automatically registered.

Chapter II

Special provisions relating to certain facilities offered to the public

Article 109

Withdrawal from the post. Alteration of address

- 1 Any request for withdrawal from the post or for alteration of address sent by mail shall be drawn up on a form conforming to annexed specimen MP 4.
- 2 Any request for withdrawal from the post or for alteration of address sent by telegraph shall be confirmed, by the first post, by a postal request. The MP 4 form shall have written across the top the note "Confirmation de la demande télégraphique du ..." (Confirmation of telegraphic request dated ...) underlined in red pencil; the paying office shall hold the money order until receipt of this confirmation.
- 3 However, the paying administration may, on its own responsibility, act on a telegraphic request for withdrawal or for alteration of address without waiting for confirmation by post.

Article 110

Redirection of card money orders

- An office redirecting a card money order by mail shall cross out in ink, where appropriate, indications of the amount of the money order in such a way as to leave the original entries legible; the entry under the heading "Sum deposited" (Somme versée) shall not be altered. The amount of the money order shall be converted into the currency of the country of the new destination on the basis of the rate set for money orders originating from the reforwarding country; the result of the conversion shall be written on the money order, in figures and in words, if possible above the indication of the original amount. The entry of the new amount shall be signed by the official on duty. The same procedure shall be followed in cases of subsequent redirection.
- 2 In cases of redirection to the country of initial destination, the reforwarding office shall restore the original amount; if the reforwarding is to the issuing country, the reforwarding office shall substitute, for the amount indicated, that inscribed in the service indications under the heading "Sum deposited".
- In cases of redirection by telegraph, the reforwarding office shall prepare a telegraph money order for the sum remaining after deduction of postal and telegraph charges. The postal charge shall be calculated from the sum obtained after deduction of the telegraph charge from the original amount. The conversion into the currency of the country of the new destination shall be carried out according to the terms laid down in paragraphs 1 and 2 above. The original money order shall be receipted by the reforwarding office; it shall bear the entry "Réexpédié le montant de ... à ... sous déduction des taxes de ..." (Reforwarded the amount from ... to ... less deduction of charges of ...), and shall be accounted as a paid money order. The coupon of the original money order shall be attached to the advice of issue referred to in article 131, for delivery to the payee.

- 4 Paragraph 3 shall be applicable:
- a to card money orders originating in a contracting country and redirected to another contracting country with which the issuing country does not exchange money orders or when they are exchanged by means of lists:
- b to card money orders redirected to a country which is not a party to the Agreement;
- c to card money orders originating in a non-contracting country and redirected to a contracting country.
- 5 Requests for redirection shall be recorded, as a reminder, by the office of initial destination and by offices of subsequent destination, if any. The reforwarding office shall advise the issuing office of this action.

Chapter III

Special treatment, Inquiries

Article 111

Irregular card money orders

- 1 Any card money order presenting one of the irregularities listed below shall be returned, for correction, to the issuing office by the quickest route (air or surface) and in an envelope along with a form conforming to the annexed specimen MP 14:
- inexact, insufficient or unclear indication of the name or address of the payee;
- b discrepancies in or omissions of names or amounts;
- c exceeding the maximum amount agreed to between the administrations concerned;
- d erasures or alterations in the entries:
- e omission of stamps, signatures, or numbered indications in lieu of signatures, or other service indications;
- f indication of the amount to be paid in a currency other than that which is accepted, or omission of the name of the currency unit;
- g obvious error in the ratio between the currency of the issuing country and that of the paying country, a ratio which the paying office, however, shall not be bound to verify;
- h use of non-regulation forms:
- i absence of automatic registration where prescribed under article 107.
- 2 Nevertheless, in the case of irregularities which are, or appear to be, attributable to the sender, the administration of payment may, where applicable, after notifying the payee, permit the latter to make a request for rectification. This request may be sent, at the payee's expense, by air or telegraph; these charges shall be refunded to him if it is established that the mistake was due to a service error.
- 3 However, the administration of payment may on its own responsibility automatically rectify minor errors. Such rectification shall be written in red ink and signed by the official on duty.
- 4 When rectification of the irregularity is requested by telegram, the irregular money order shall be held by the paying office, which shall make the correction upon receipt of the rectifying telegram and attach this telegram to the money order.
- 5 Upon receipt of a request for rectification by air or by telegram, the issuing office shall check whether the irregularity derives from an error imputable to the service; if so, it shall correct it forthwith by air or by telegraph. If not, it shall notify the sender, who shall then be authorized to correct the irregularity by air or by telegraph, at his own expense.
- If after a period of 30 days the sender has not complied with a request for rectification of a money order accompanied by an MP 14 form, the money order shall be considered unpaid. The above form, bearing the appropriate information, shall be returned to the office of destination by the quickest route (air or surface).

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Preparation of the advice of payment

Administrations whose regulations do not permit the use of the form attached by the issuing administration shall be authorized to prepare the advice of payment on their own service form.

Article 113

Authorization to extend the validity period

Authorization to extend the validity period shall be entered on the money order itself.

Article 114

Inquiries

- 1 Any inquiry concerning a card money order shall be drawn up on an MP 4 form and transmitted, as a general rule, by the issuing office direct to the paying office. One form may be used for several money orders issued at the same time at the request of the same sender and to the order of the same payee. Inquiries shall be transmitted officially and always by the quickest route (air or surface) under the conditions prescribed in article 42 of the Convention.
- When the paying office is in a position to supply definitive information on what happened to the instrument, it shall return the form, completed according to the results of the investigations, to the office which received the inquiry. In cases of fruitless investigations or disputed payment, the form shall be transmitted to the issuing administration through the intermediary of the paying administration which shall attach, if possible, a statement by the payee attesting that he has not received the amount of the money order.
- When an inquiry is submitted in a country other than the issuing country or the paying country, the MP 4 form shall be transmitted to the issuing administration accompanied by the certificate of posting. If, for any reason, the certificate produced cannot be attached to the MP 4 form, the latter shall be endorsed: "Vu récépissé du depôt No ... délivré le ... par le bureau de ... pour un montant de ..." (See certificate of posting No ... issued on ... by the office of ... for the sum of ...). The period prescribed in article 42, paragraph 1, of the Convention shall apply.

Chapter IV

Unpaid card money orders

Article 115

Return of unpaid card money orders

- 1 Money orders which could not be paid to the payees for any reason shall be returned direct to the issuing office; before this the paying office shall record them, stamp them, or affix the label prescribed in article 143, paragraphs 1 to 3, of the Detailed Regulations of the Convention.
- 2 However, money orders prepared under the conditions laid down in article 110, paragraphs 3 and 4, shall be transmitted to the administration which prepared them. That administration shall place the amount at the disposal of the administration which issued the original instrument either by a new charge-free money order or by a deduction from the monthly account of the paid money orders.

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Payment authorizations

Payment authorizations shall be prepared on a pink form conforming to the annexed specimen MP 13; they shall be sent in the same way as the money orders they replace.

Article 117

Card money orders mislaid, lost or destroyed before payment

- 1 Before issuing payment authorization to cover a money order mislaid, lost or destroyed before payment, the issuing administration shall ascertain in agreement with the paying administration that the money order has not been paid, reimbursed, or redirected; every precaution shall also be taken to prevent its being paid later.
- 2 In support of his request for reimbursement, the sender shall produce the certificate of posting for the mislaid, lost or destroyed instrument.
- When the paying administration declares that a money order has not reached it, the issuing administration may issue a payment authorization on condition that the money order in dispute does not appear in any of the monthly accounts covering the validity period of the money order; however, if no reply is obtained from the paying administration within the period prescribed in article 26, paragraphs 1 and 2, of the Agreement, for the indemnification of the claimant, and if the instrument does not appear in any of the monthly accounts received by the end of that period, the issuing administration shall be authorized to reimburse the funds; notification of this action shall be sent, under registered cover, to the paying administration and the money order, henceforth deemed definitively lost, may not subsequently be entered in an account.

Article 118

Money orders mislaid, lost or destroyed after payment

- 1 The paying administration may replace any money order mislaid, lost or destroyed after payment by a new instrument prepared on form MP 1. This form shall bear all the necessary indications of the original instrument as well as the words "Titre établi en remplacement d'un mandat égaré (perdu ou détruit) après paiement" (Instrument prepared to replace a money order mislaid (lost or destroyed) after payment) and a date-stamp.
- A statement by the payee attesting that he has received the funds shall be given, preferably on the back of the replacement instrument itself. Exceptionally, this statement may be taken on a slip attached to the latter as a supporting document; such a statement shall take the place of the original receipt.
- 3 If this statement cannot be requested of the payee, an official note shall be made on the back of the replacement instrument or on a special supporting document, stating that the amount of the money order has in fact been paid.

Section II

List money orders

Chapter I

Preliminary provisions

Provisions common to list money orders and card money orders

The following articles of these Regulations shall apply to list money orders:

- a article 106, "Prohibited or authorized entries";
- b article 109, "Withdrawal from the post. Alteration of address", supplemented by the provisions of article 124;
- c article 114, "Inquiries".

Chapter II

Issue, transmission

Article 120

Offices of exchange

List money orders shall be exchanged only through the intermediary of offices called "offices of exchange" designated by the administration of each of the contracting countries.

Article 121

Transmission of list money orders

- 1 List money orders shall be transmitted between the issuing office and the office of exchange of the issuing country or between the office of exchange of the paying country and the paying office by forms which each of the administrations concerned shall determine according to its own convenience.
- 2 Between offices of exchange of different countries, they shall be transmitted according to the following rules:
- each office of exchange shall prepare, daily or upon agreed dates, lists in the form of the annexed specimen MP 2, recapitulating the money orders deposited in its country for payment in another;
- every money order entered on a list shall bear a serial number called an international number; this number shall be assigned from an annual series beginning, by agreement between the administrations concerned on 1 January or on 1 July; when the numbering changes, the first list which follows shall bear, in addition to its serial number, the last number of the preceding series;
- c the lists themselves shall be numbered, according to the natural sequence of the numbers, beginning on 1 January or on 1 July of each year;
- d the lists shall be transmitted post free to the corresponding office of exchange by the quickest route (air or surface) and, in the absence of special agreement, without the money orders prepared by the issuing office.
- 3 The administrations concerned may agree to limit the description of the money orders on the MP 2 list to entering in column 7 the amount of the money orders transmitted. In that case, the issuing country shall attach to the list the forms used to transmit the money orders between the issuing office and its own office of exchange, or any other form that the administrations agree to adopt.

Article 122

Special lists

A special MP 2 list shall be prepared for money orders exempt from charges referred to in both article 16 of the Convention and article 7 of the Agreement; the list shall be endorsed, at the top, "Mandats exempts de taxe" (Money orders exempt from charges).

Special services. Entries to be made on lists

- 1 When the sender of a money order requests express delivery, the entry "Exprès" (Express) shall be made on the MP 2 list in the "Remarks" column, opposite the corresponding entry.
- When the sender of a money order requests an advice of payment, the notation "AP" shall be entered on the MP 2 list, in the "Remarks" column, opposite the entry relative to the money order.
- 3 When the sender of a money order requests payment to addressee only, the entry "Ne payer qu'en main propre" (Payment to addressee only) shall be made on the MP 2 list in the "Remarks" column, opposite the money order.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 124

Withdrawal from the post. Alteration of address

Notwithstanding article 144 of the Detailed Regulations of the Convention, MP 4 requests for withdrawal from the post or alteration of address relative to list money orders shall be sent to the office of exchange of the paying country through the intermediary of the office of exchange of the issuing country.

Article 125

Redirection of list money orders

Any list money orders redirected to another country shall be receipted by the reforwarding office. If appropriate, the sum shall be converted, after deduction of charges, into the currency of the country of new destination and a new money order prepared.

Chapter IV

Operations in the paying country

Article 126

Treatment of missing or incorrect lists

- 1 If a list is missing, an inquiry shall immediately be instigated by the office of exchange which notes its absence. The office of exchange of the issuing country shall immediately send to the office which made the inquiry, by the quickest route (air or surface), a duplicate of the missing list.
- The lists shall be carefully checked by the office of exchange of the paying country, which shall automatically correct them if they contain any minor errors. The office of exchange of the issuing country shall be advised of these corrections when the office of exchange of the paying country acknowledges receipt of the list.
- 3 When the lists contain irregularities worth pointing out, the office of exchange of the paying country shall request explanations from the office of exchange of the issuing country, which shall reply as promptly as possible; meanwhile, payment of the money order which is the subject of the request shall be held in abeyance. Requests for explanations and the relevant replies shall be exchanged by the quickest route (air or surface).

Sending advice of payment

The advice of payment, prepared by the paying office on a C 5 form provided for in article 135, paragraph 2, of the Detailed Regulations of the Convention, shall be sent direct to the sender of the money order.

Article 128

Return of unpaid list money orders

- 1 The following shall be returned to the office of exchange, by means of an entry in the next MP 2 list, as if they were a money order dispatched from the paying country to the issuing country:
- a money orders referred to in article 19 of the Agreement;
- b money orders which have been the subject of a request for withdrawal from the post.
- 2 An appropriate notation, followed by the international number and a concise description of the original money order, shall be made in the "Remarks" column, opposite the entry.

Section III

Telegraph money orders

Chapter I

Preliminary provisions

Article 129

Common provisions

The provisions relative to card money orders and list money orders shall apply to telegraph money orders, in everything not expressly governed by section III of these Regulations.

Chapter II

Issue. Transmission

Article 130

Preparation of telegraph money orders

1 Telegraph money orders shall be prepared by the issuing post office which shall send money order telegrams direct to the paying post office. Money order telegrams shall be written in French in the absence of a special agreement and shall invariably be drawn up as follows:

The address part shall contain:

- MANDAT (preceded by other telegraph service indications if appropriate);
- postal issuing number and postal service indications if appropriate (AVIS PAIEMENT and PAIEMENT MAIN PROPRE);
- name of the paying office.

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The text part shall contain:

- name of issuing post office, its number if appropriate, and the name of the country of origin;
- name of the sender:
- amount to be paid:
- exact designation of payee, of his residence (place name) and, if possible, of his domicile (street address),
 so that the rightful owner may be clearly identified;
- personal message (if any).
- 2 The payee's name shall be transformed into a mixed group consisting of figures, signs and letters. This transformation shall be done as follows:
- a the figure 1) shall be used to identify the group;
- b all the parts of the payee's name shall be separated by a fraction bar, in accordance with the following example:
 - "M Jean de Biase" is transformed into "M JEAN 1)DE/BIASE".
- 3 When several telegraph money orders are issued at the same time by the same sender to the order of the same payee, one money order telegram may be sent if the administration of destination accepts this; in which case the issuing number shall be indicated in the following manner: "Money Orders 201–203" and the total to be paid shall comprise the individual amounts of each money order.
- When the locality where the paying post office is located does not have a telegraph office, the money order telegram shall bear the name of the paying post office and that of the telegraph office which serves it. When there is doubt about the existence of a telegraph office in the locality of payment or when the telegraph office which serves it cannot be indicated, the money order telegram shall bear either the name of the territorial subdivision, or of the paying country, or both these indications, or any other detail deemed sufficient for the forwarding of the money order telegram.
- 5 The amount shall be expressed as follows: total number of monetary units in figures, then in words, the name of the monetary unit and fractions of a unit, if any, in figures.
- The surname of a female payee, even if it is accompanied by a first name, shall be preceded by one of the words "Mrs" or "Miss" unless this indication duplicates a rank, a title, a position or a profession which enables the rightful owner to be clearly identified; neither the sender nor the payee may be designated by a coded abbreviation or word.
- The name of the place of residence of the payee may be omitted if it is the same as that of the paying office. When telegraph money orders are addressed "Poste restante" or "Télégraphe restant", these words (or their equivalent in a language of the country of destination) must appear in the text part of the money order telegram after the designation of the payee.

Article 131

Advice of issue

- 1 The issuing office shall draw up for each telegraph money order a confirmatory advice of issue in the form of the annexed specimen MP 3.
- 2 It shall be prohibited to affix postage stamps or postage-paid impressions to these advices.
- 3 The advice of issue shall be sent, under cover, by the first mail and by the quickest route (air or surface):
- a direct to the paying office, in the case of a telegraph card money order;
- b to the office of exchange of the issuing country, in the case of a telegraph list money order.

Article 132

Transmission of telegraph list money orders

- 1 Telegraph list money orders shall be transmitted direct by the issuing post office to the paying post office without going through the intermediary of the offices of exchange.
- 2 Telegraph list money orders shall give rise to the preparation of a special MP 2 list headed "Telegraph list money orders".
- 3 The offices of exchange may assign to the telegraph list money orders described on such special lists an international number from a special series for telegraph money orders.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 133

Alteration of address

- 1 Except when it involves a simple correction of the address as described in article 33, paragraph 6, of the Convention, the paying office of a telegraph money order shall have the advice of issue in its possession before acting upon a request for alteration of address.
- 2 However, the paying administration may, on its own responsibility, act on a telegraphic request for alteration of address without waiting for either confirmation by post or the advice of issue.

Article 134

Redirection of telegraph money orders

- 1 A telegraph money order shall be redirected by post or by telegraph without having to wait for the advice of issue.
- 2 In cases of postal redirection to the issuing country before arrival of the advice of issue, the reforwarding office shall limit itself to changing the address of the payee and crossing out, in ink, the particulars of the amount. The money order shall be transmitted under cover to the office of new destination; the same shall apply to the advice of issue on its arrival at the reforwarding office.

Chapter IV

Operations in the paying country

Article 135

Treatment of irregular telegraph money orders

- 1 When a money order cannot be delivered, because of insufficient or inaccurate address, or for any other reason for which the payee is not responsible, a telegraph service advice shall be sent to the issuing office stating the reason for non-delivery.
- 2 Upon receipt of a request for rectification by telegraph service notice, the issuing office shall proceed as indicated in article 111, paragraphs 5 and 6.
- 3 Any telegraph money order whose irregularity has not been corrected within a normal period, by air or telegraph, shall be rectified in the manner prescribed for postal money orders.

Article 136

Transcription of money order telegrams

Money order telegrams shall be transcribed on an adapted form or on an MP 1 form amended as follows:

- the name of the country of destination to be replaced by the name of the issuing country;
- the word "telegraph" to be inserted in the title ("International telegraph money order").

The form used to be authenticated with the stamp of the transcribing office.

Payment of telegraph money orders

- 1 Telegraph money orders shall be paid on receipt and without waiting for the advice of issue; this shall subsequently be attached, if possible, to the money order receipted by the payee.
- Telegraph money orders whose advice of issue reaches the paying office before the money order telegram shall not be paid on sight of the advice of issue alone; in that case the money order telegram shall be inquired about by means of a telegraph service notice. Advices of issue which have not reached the paying office by the first mail after the date of the money order shall be inquired about by means of request for rectification in the form of the specimen MP 14.
- 3 Telegraph list money orders for which the paying office has not received any money order telegram may be paid only after a receipt of a duplicate of this money order telegram, requested by telegraph service notice.
- Telegraph money orders for which the office of exchange of the paying country has not received an MP 2 list within a normal period shall be the subject of requests for explanations addressed to the office of exchange of the issuing country, which shall reply as promptly as possible. In cases of non-reply within a reasonable period, the telegraph list money orders actually paid may automatically be added to the first MP 2 list received from tha issuing administration; if the missing MP 2 list arrives after this automatic entry, it shall be cancelled or rectified by the office of exchange which receives it.

Article 138

Preparation of advice of payment

The task of preparing an advice of payment for a telegraph money order shall rest with the paying office, which shall send it to the issuing office immediately after payment and without waiting for the advice of issue.

Article 139

Return of unpaid telegraph money orders

- 1 Telegraph card money orders which could not be paid to the payees for any reason whatsoever shall be subject to the provisions of article 115.
- They shall be returned under cover, without waiting for the arrival of the relative advices of issue. Advices of issue received subsequently shall also be returned under cover.

Section IV

Inpayment money orders

Article 140

General provisions

Subject to what is expressly prescribed in this section, inpayment money orders shall be subject to the general provisions governing money orders whatever the method of transmission, by post or telegraph, whether it involves the card system or the list system.

Preparation of inpayment money orders

- 1 Inpayment money orders shall be prepared on a strong, yellow cardboard form conforming to the annexed specimen MP 16.
- The address on inpayment money orders shall consist of the surname or business name of the payee, the number of his postal giro account preceded by the words "compte courant postal" (postal giro account) or the abbreviation "CCP", and the designation of the postal giro centre in which the payee's postal giro account is held.

Article 142

List of inpayment money orders

- 1 Inpayment money orders, in the list system, shall be transmitted by means of a special MP 2 list which shall be entitled "Mandats de versement" (Inpayment money orders).
- When the sender of an inpayment money order requests an advice of entry to the credit of the payee's postal giro account, the notation "A 1" shall be entered on the MP 2 list in the "Remarks" column, opposite the entry pertaining to the money order.

Article 143

Telegraph inpayment money orders

Telegraph inpayment money orders shall be prepared in accordance with erticle 130. They shall give rise to the transmission of money order telegrams direct to the giro centre which holds the payee's postal giro account. The money order telegrams shall be written in French in the absence of special agreement and shall invariably be drawn up as follows:

The address part shall contain:

- MANDAT (preceded by other telegraph service indications if appropriate);
- postal issuing number and postal service indications if appropriate (AVIS INSCRIPTION);
- name of the postal giro centre of destination.

The text part shall contain:

- name of issuing post office, its number if appropriate, and the name of the country of origin;
- name of the sender;
- total amount to be credited to the payee's postal giro account;
- exact designation of payee and number of his postal giro account preceded by the initials CCP;
- personal message (if any).

Article 144

Inpayment money orders mislaid, lost or destroyed after entry

Any inpayment money order mislaid, lost or destroyed after entry of the amount to the credit of a postal giro account may be replaced by the administration of destination by a new instrument prepared on an MP 16 form bearing the indications prescribed in article 118, paragraph 1, and specifying, on the back, the date of entry to the credit of the payee's postal giro account.

Article 145

Accounting provisions concerning inpayment money orders

In the absence of special agreement, inpayment money orders shall be described on a special MP 6 list and incorporated into the monthly account for money orders.

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Section V

Accounting provisions

Chapter I

Common regulations

Article 146

Preparation of monthly accounts

- 1 Each paying administration shall prepare monthly, for each of the administrations from which it received money orders, a monthly account in the form of the annexed specimen MP 5 for card money orders, or a monthly account in the form of the annexed specimen MP 15, for list money orders. It shall recapitulate in this account all the money orders paid by its own offices on behalf of the corresponding administration during the preceding month; it shall likewise recapitulate those money orders the extension of whose period of validity has been duly authorized and which have already been paid during another month, but which for any reason it has only been possible to enter in the accounts during the month to which the account relates. The recapitulation shall be made according to:
- a the chronological order of the months of issue;
- b the alphabetical or numerical order of the issuing offices, as agreed;
- c for each issuing office, the numerical order of the money orders.
- If necessary, the paid money orders shall be summarized on a special list in the form of the annexed specimen MP 6, which shall be attached to the monthly account prepared, in this case, on a form conforming to the annexed specimen MP 7.
- 3 The paying administration shall also enter in this account:
- a the amount of the remuneration due to it by virtue of article 28 of the Agreement;
- b if appropriate, the amount of the reimbursement referred to in article 27 and that of the interest prescribed in articles 27, paragraph 3, and 30, paragraph 4, of the Agreement.
- The receipted payment authorizations shall be treated as money orders and described in the MP 5 account or, when appropriate, on the MP 6 list under the same conditions which would apply if the instruments themselves were involved.
- The monthly account shall be transmitted to the debtor administration at the latest before the end of the month following that to which it pertains, accompanied by the supporting instruments (money orders and receipted payment authorizations), arranged in the same order as on the MP 6 summary list. When, for any reason whatsoever, the monthly account cannot be fransmitted in due time, the debtor administration shall be advised, within the eight days which follow expiry of the above-mentioned period, of the estimated transmission date of the account in question. The information shall be sent by telegraph.
- 6 If there are no instruments paid (money orders, payment authorizations), a "Nil" monthly account shall be sent to the corresponding administration.
- 7 Discrepancies in the monthly accounts noted by the debtor administration shall be taken up in the next monthly account to be prepared; they shall be ignored if the amount does not exceed 10 francs per account.
- 8 For the preparation of MP 6 summary lists, administrations may arrange by means of bilateral agreements to recapitulate instruments otherwise than as provided in paragraph 1.

Article 147

Preparation of the general account

- 1 The general account shall be drawn up, on a form conforming to the annexed specimen MP 8, by the creditor administration immediately upon receipt of the monthly accounts and even before checking the details of these accounts.
- 2 It shall be settled within the two months following expiry of the month to which it pertains.
- 3 Administrations may agree among themselves to prepare the general account on a quarterly, half-yearly or yearly basis.

Payment methods and periods

- 1 In the absence of special agreement, and subject to paragraph 2, the balance of the general account or the totals of the monthly accounts shall be paid in the currency of the creditor country, without loss to the latter:
- a by means of cheques or drafts payable on sight at the capital or at a commercial centre in the creditor country, or by means of giro transfers;
- b or by deduction from any credit established under the terms of article 30, paragraph 2, of the Agreement.
- 2 The payment charges collected in the debtor country (fees, clearing charges, deposits, commission, etc) and charges collected by banks in intermediate countries shall be borne by the debtor administration. The charges collected in the creditor country shall be borne by the creditor administration.
- 3 Payment shall be made no later than 15 days after receipt of the general account or after receipt of the monthly account, if the regulations operate on the basis of that account.
- 4 In the event of disagreement between two administrations regarding the total of the sum to be paid, only the payment of the contested portion may be postponed; the debtor administration shall notify the creditor administration within the periods prescribed in paragraph 3 of the reasons for the dispute.

Article 149

Instalments

- 1 Any administration which finds another administration overdrawn by a sum exceeding 30 000 francs per month may claim automatic payment of an instalment not later than the fifteenth day of the month in which the money orders are issued. The amount of the instalment shall be calculated on the basis of the average amount of the last three monthly accounts accepted and adjusted in accordance with:
- a the size of the account relating to the corresponding period of the preceding year;
- b the development of traffic during the current year;
- c the 30 000 francs below which no instalment is due and which shall in consequence be deducted from the average obtained.

In case of non-payment within the above-mentioned period, article 30, paragraph 4, of the Agreement shall apply unless the debtor administration is able to prove that the creditor administration does not regularly send its accounts within the period laid down in article 146, paragraph 5.

- 2 A debtor administration which wishes to benefit from the option provided in article 30, paragraph 2, of the Agreement without having previously received a request for an instalment from the creditor administration shall determine as it sees fit the amount and frequency of the payments it deems necessary to cover its issues.
- 3 When the sum paid as an instalment is greater than the actual balance of the period in question, the difference shall be taken up in the next account or, if appropriate, carried over to the credit provided for in article 30, paragraph 2, of the Agreement.

Chapter II

Special accounting regulations for list money orders and telegraph money orders

Article 150

Preparation of monthly accounts

List money orders and telegraph money orders shall be subject to the following special accounting provisions:

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- a List money orders
 - i administrations shall recapitulate, on the monthly account, the totals of the lists received during the month:
 - ii the monthly account shall be transmitted to the debtor administration, immediately upon receipt of the last list of the month to which it pertains;
 - iii administrations may, by common consent, waive preparation of monthly accounts and settle the amount of each list by means of a cheque or draft, to be attached to that list;
- b Telegraph money orders
 - telegraph money orders shall be recapitulated with the card money orders or the list money orders, as appropriate:
 - telegraph money orders, accompanied by corresponding advices of issue, whenever possible, shall be attached to the monthly account; advices of issue which reach the paying administration after transmission of the account upon which the telegraph money orders to which they pertain are described shall be returned to the issuing administration, attached to a later account;
 - iii the provisions of subparagraph b, ii, shall not apply to telegraph list money orders.

Part III

Postal travellers' cheques

Article 151

General regulations for issue

Subject to the special provisions below, the general provisions relating to the issue of money orders shall be applicable to the drawing up of cheques and book covers.

Article 152

Cheque forms and book covers. Supply

- Postal travellers' cheques shall be prepared on forms conforming to the annexed specimen MP 10. They shall be made of white paper with a shaded watermark representing an allegoric head approximately two centimetres high. A white strip three-and-one-half centimetres wide shall be provided on the left of the form. The watermark shall be placed at the top of this strip; an embossed stamp, the same for all countries and representing the head of Mercury, shall be applied in the centre; the lower part of this strip shall be reserved for the impression of the embossed stamp which the service issuing the cheques shall apply in accordance with article 153. Apart from the white strip, the form shall have a security backing formed by printing very clearly in three colours allegory composed of some large subjects with relief shading. The words "Bon postal de voyage" (Postal travellers' cheque) shall be printed at the same time as the security backing and in the same colours. Distinctly different shades shall be used for the cheques of each of the four values prescribed in article 41, paragraph 1, of the Agreement.
- 2 Each cheque shall bear the following indications, printed on the front:
- a a serial number from 1 to 100 000;
- b the name of the issuing country;
- c the value of the cheque followed by the name of the currency in which it has been drawn up;
- d the name of the country in which it shall be exclusively payable.
- 3 Cheques sold to the public shall be bound in a book with a light blue cover conforming to the annexed specimen MP 11. The name of the issuing country and the name of the paying country shall be printed on the front.
- 4 Administrations shall be supplied with cheques and book covers by the International Bureau which shall arrange for them to be printed.

Article 153

Preparation of cheques

- On issue, the impression of an embossed stamp, peculiar to the service which issues them, shall be applied to the cheques in the white strip on the front in the space provided for that purpose. The first and last days of validity shall also be indicated on the cheques by hand, with a typewriter or by means of a stamp. Administrations may agree to authenticate the cheques by means of the impression of the rubber-stamp used for the issue of postal money orders.
- 2 Administrations may agree to indicate the name of the issuing service by means of a special embossed stamp.

Article 154

. Make-up and preparation of books

- 1 The cheques shall be placed in the books in numerical order.
- The office issuing a book shall indicate on the cover, in the space provided for that purpose, the first and last day of validity of the cheques. It shall also write on the hatchings of this cover the number of cheques issued and the numbers of the first and the last of these cheques; the name of the paying country shall be written conspicuously on the book and on the cheques in the spaces provided.
- 3 Entries shall be made by hand, with a typewriter or by means of mechanical printing process.
- 4 The impression of the embossed stamp or the rubber-stamp mentioned in article 153, paragraph 1, shall be applied on the cover in the space provided for that purpose when the book is prepared.

Article 155

Exceptional payment of cheques drawn up in a currency other than that of the country where payment is requested

- 1 When, as a result of exceptional circumstances and then only in relations between countries which have agreed on this beforehand, the payee is obliged to ask for payment of his cheques in a country other than the paying country originally indicated on the cheques, the amount to be paid on each cheque in the currency of the country where payment is sought shall be requested by telegram or airmail from the issuing office, at the payee's expense.
- 2 The office which makes the payment shall indicate on the front of the cheque the amount paid in its currency and attach the telegram or reply note to the cheques paid in accordance with the conditions mentioned in paragraph 1.

Article 156

Cheques mislaid, lost or destroyed after payment

Article 118 shall apply by analogy to postal travellers' cheques mislaid, lost or destroyed after payment. The replacement instrument shall be prepared on form MP 10. The paying administration shall obtain, through the intermediary of the administration of origin, a statement from the payee to serve as a receipt.

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Article 157

Preparation of accounts

- 1 The monthly account of cheques paid shall be prepared on a form conforming to the annexed specimen MP 9.
- 2 This account shall be attached to the MP 5 monthly account relating to the money orders paid during the same period and its total shall be added to that of the MP 5 account.
- 3 Postal travellers' cheques paid exceptionally by a country which is not a party to the service in the circumstances described in article 155 shall be entered in a special MP 5 monthly account, which shall be annexed to the postal money order account.

Part IV

Final provisions

Article 158

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Postal Money Orders and Postal Travellers' Cheques Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979

SIGNATURES

[The same as for the Agreement; see p. 367 of this volume.]

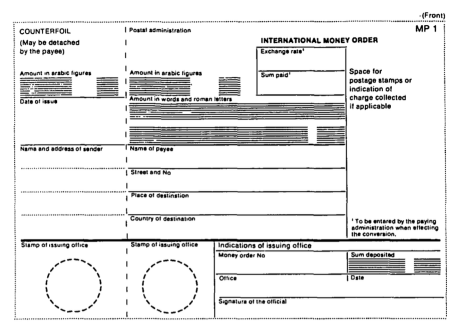
Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References
1	2	3
MP 1	International money order	Art 104, para 1
MP 2	List of money orders	Art 121, para 2, a
MP 3	Advice of issue of a telegraph money order	Art 131, para 1
MP 4	Inquiry or request for withdrawal from the post, alteration of address concerning an international money order	Art 109, para 1
MP 5	Monthly account of card money orders and payment authorizations	Art 146, para 1
MP 6	Summary list of paid money orders and payment authorizations	Art 146, para 2
MP 7	Monthly account of money orders, payment authorizations and COD money orders .	Art 146, para 2
MP 8	General account of money orders	Art 147, para 1
MP 9	Monthly account of postal travellers' cheques	Art 157, para 1
MP 10	Postal travellers' cheque	Art 152, para 1
MP 11	Book of postal travellers' cheques	Art 152, para 3
MP 12	International money order for machine handling	Art 104, para 2
MP 13	Payment authorization	Art 116
MP 14	Request for rectification of a money order, of an inpayment money order, or a request for authorization of payment	Art 111, para 1
VP 15	Monthly account of list money orders	Art 146, pare 1
1P 16	International inpayment money order	Art 141, para 1



Money orders, Rio de Janeiro 1979, art 104, para 1 - Size: 148 × 105 mm, colour: pink

	'(Back
	Space for andorsements, if any
1	
i	
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	Payee's raceipt
	Received the sum shown overleaf Place end date
	Signature of payee
	In-register Stamp of paying office
	No /

Administration preparation			LIST MF Money orders				
Corresponding admi	nistration		Date of list ! No				
			·				
Notes. Please a	cknowledge recei	pt of the present list	•				
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Alterations							

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	LIST OF MON	ŧξΥ	ORDERS _				M	1P 2 (Page 2)
tion	Remarks	11						
To be filled in by office of destination	Paying office	10						
To be filled in b	Number of internal money order	6		·				:
	Special	60						
:	Amount in the currency in which the money orders are made out	1						
	Exchange rate	9						
	Amount in the currency of country of issue	9						
	Payee Name, forename and full address	7						
	Sender Nama and full address	9						
	issue: 1 Office 2 Date 3 Number	2						
	International number	-						

	LIST OF M	ONEY	ORDERS			ı	MP 2 (Page 3)
ation	Remarks	=					
To be filled in by office of destination	Paying office	9					
To be filled in t	Number of internal money order	0					
	Special	60					
	Amount in the Currency in which the money orders are made out	7					
	Exchange rate	9					
	Amount in the currency of country of issue	s					
	Payee Name, torename and full address						
	Sender Name and full address	3					
	tssue: 1 Office 2 Date 3 Number	2					
	International	-					

Postal administration of origin	AD	ADVICE OF ISSUE Telegraph money order service				
Office of destination						
		Telegraph inpayment mo	oney order			
Notes. To be sent under cover, b	y the quickest route (air or su	rface)				
Office	Mo	ney order No	Date			
Posting						
Amount in currency of paying country	An	nount in currency of issuing co	untry			

Name of sender						
Payee. Name, title and full address						
Stamp and date. Signature of the offi	cial preparing the advice		Stamp of paying o			
Stamp and date. Signature of the offi	cial preparing the advice		Stamp of paying o			
Stamp and date. Signature of the offi	cial preparing the advice		Stamp of paying o			
Stamp and date. Signature of the office	cial preparing the advice The amount cannot be pairissue, but only on receipt	1 on sight of this advice o	1			

Money orders. Rio de Janeiro 1979, art 131, para 1 - Size: 148 x 105 mm

Postal administration of origin		INQUIRY			MP 4 (Front)
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		Your reference			
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Description of money order	Card money order	order	Inpayment	money order	
Method of transmission	Surface or air		Telegraph No of money order		l Oate
Issue					
Amount	In currency of paying country Amount of money order	у	fn currency	of issuing country	<u> </u>
	Name and full address				
Sender			•••••		
	Name and full address				
Payee					
	Giro centra			I Account No	
	Name and full address				
Person making inquiry or request					••••••••••
Additional information					
	The sender states that the pi Please investigate this matte				
	Please return the above-men	ntioned money or	der to me for deli	very to sender	
Reason for inquiry or request	Please alter as follows				
	Present address of money order	·····			
	Altered address				
	The sender wishes to know to Other reasons	whether the mone	y order has been	paid to the payee	
If the money order has been	to the original payee				
lost, the amount is to be paid	to the sender				
Method of transmission of reply	Surface	Air		Telegraph	
Place and date	The present form must be return	Stamp of office or Signature of office or office and state of office office of office of office of office of office office of office office office of offic	f origin of the rac mating the request in charge	quest	, <u>-</u> ,
Signature of parson making the inquiry or ra	quest				
Money orders, Rio de Janeiro 1979, ar	1 109. para 1 Siza: 210 × 297 mm	1			Ν. /

Office sending the reply -	MP 4 (
	REPLY TO INQUIRY
Post office or Giro centre of destination of the reply	OR REOUEST Date of the reply
	Our reterence
	Your reference
Freatment of money order in question	
It was duly paid to the payee	Date of payment
	Date credited
It was credited to the payee's account	Name of office
It is still being dealt with at the post office	Name of centre
It is still being dealt with at the giro centre	
It has been delivered to the payee, who has not yet tak	en delivery of the amount
It has been returned to the country of issue	
	Data
It has been reforwarded New address of reforwarded money order	
¬	Name of office
It has not arrived at the post office	Name of centre
It has not arrived at the giro centre Other reasons for non-payment of the money order or not crediting the emous	nt to the account
Declaration of payee (if possible)	
Decigiation of payer (if possible)	
Stamp of office sending the reply Signature of official in charge	
engranes as entires in energy	
	i j

Administration (MONTHLY ACCOUNT Card money orders and payment authorizations										
Isssuing admini	stration				Date of accour	11					
					Montn Year						Year
Serial number of the money orders and payment authoriza- tions paid	Issue					Money orders and payment Free-of-charge			Debit of administration		
	Year	Month	Office	Number	for which charges hav been receive	0	money order and paymen euthorizatio	ı (issuing the money orde	l	Remarks
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No of money o		<u> </u>	Average emount	<u> </u>						1	
Remuneral	ion		Amount per money orde								
Free-of-ch	arge m	oney ord	ers and payment authorize	ations (col 7)						↓_	
Suppleme	ntary re	munerat	ion for money orders paid	to the address	ee only				<u> </u>	<u> </u>	ļ <u>.</u>
)	
Grand tota	l of sun	ns payab	le by the issuing administr	ation						1	

The present monthly account is certified as conforming to the total of money orders and payment authorizations attached stamp, date and signature

NB. - Money orders to be paid to the addressee only shall be shown by the entry "en main propre" ("to the addressee only"), in the "Remarks" column. .

Money orders, Rio de Janctro 1979, art 148, pare 1 - Size: 210 x 297 mm

				SUMMARY Paid mone	LIST y orders and pr	yme	nt authorizations
ssuing administratio	n			Date of list			i No
				Month			Year
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of them in the "	Remarks	" column	ey orders and payment auth a, or in the additional lists o to which they refer and mal	r using the special list	s. Enter the paymen	t auth	st, making note orizations in the order
 -	Issue						<u> </u>
Serial number	Year	Month	Office	Number	Money orders and payment authorizations		Remarks
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NB. - Money orders to be paid to the addressee only shall be shown by the entry "en main propre" ("to the addressee only") in the "Remarks" column. Money orders. Rio de Janeiro 1979, art 146, para 2 - Size: 210 × 297 mm

	MP MONTHLY ACCOUNT Money orders, payment authorizations and COD money orders							
ssuing administration	Date of account							
	Month			Year				
Notes. This account may also include the reimbursements and i	nterest provided for	in articles 27 and 30 of the Aç	greemer	nt.				
ostrument	Number of money orders and payment authorizations paid	Amounts of money orders and payment authorizations pa	iid	Amount of remunarations				
1	2	3						
Money orders and payment authorizations or which charges have been received Total on MP 6 forms attached)					_			
Average amount			$\left - \right $	-				
Amount per money order					*****			
Remuneration per money order			ļl.					
Supplementary remuneration for money orders paid o the addressee only								
Free-of-charge money orders and payment authorizations Total on MP 6 forms attached)					_			
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COD money orders according to the R 5 detailed account								
Remunerations on COD money orders, to be deducted								
Grand totals					_			
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			Exchanged du	ring th	e period			
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Deduction after conversion								
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Balance								
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Balance								
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Money orders, Rio de Janeiro 1979, art 147, para 1 - Siza: 210 × 297 mm

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figures)		Embossed stamp
figures)	Name and Iorenames	Embossed stamp
Paying country	Name and forenames	Embossed stamp
figures)	Name and forenames Address Place of address	Embossed stamp
Paying country	Name and lorenames	

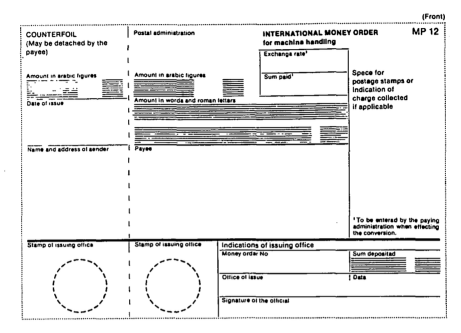
Money orders. Rio de Janeiro 1979, art 152, para 3 - Size: 162 × 115 mm

(Page 4 of cover)

- Postal travellers' cheques shall be made out in that currency of the paying country; this country is named on page 1 of the cover of this book.
- 2 In the offices taking part in the service payment shall be made against surrender of the cheque signed in ink. The entitled person must prove his identity either by producing a passport or postal identity card or by other means of proof accepted by the paying country.
- 3 When the paying service does not have the funds necessary for the payment of the cheque or cheques presented, payment may be suspended until such time as it has been able to procura the funds.
- 4 The sums paid for conversion into cheques shall, within the prescribed period laid down in the legislation of the issuing country, be guaranteed to the entitled persons up to the time when the cheques are duly paid. An inquiry by the entitled person concerning the payment of a cheque to an unauthorized person shall be admitted only within a period of one year starting from the day following the issue of such cheque. Postal administrations

- shall not be liable for the consequences which may arise from loss, theft or the fraudulent use of books or the cheques contained in them.
- 5 No inquiry may be instigated against the administration of the issuing country unless the beok which is the subject of the inquiry is produced. However, in the case of loss of beok or one or more cheques, the person concerned must show proof to the issuing administration that he has requested delivery of a beok of cheques and has paid the total corresponding sum for this purpose. Repayment may not be made until the said administration has satisfied itself that the cheques declared to be lost have not bean paid.
- 6 Books or a cheque or cheques contained in them shall not be transferable to third persons by means of endorsement or cession; they may not be pledged.

Subject to the provisions of the internal legislation of each country, no action may be taken on requests to stop the payment of property issued cheques.



Money orders, Rio de Janeiro 1979, art 104, para 2 - Size: 148 x 105 mm, colour; pink

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Nama and address of sender	I Name of payee		To be entered by the peying administration when effecting the conversion
	Place of destination		Sum paid
	Country of destination		Sum deposited
Stamp of lasting service	Stamp of issuing service	Money order No Office of issue of money order Signature of the official preparing the author	Date

Money orders, Rio de Janeiro 1979, art 116 - Size: 148 x 105 mm, colour: pink

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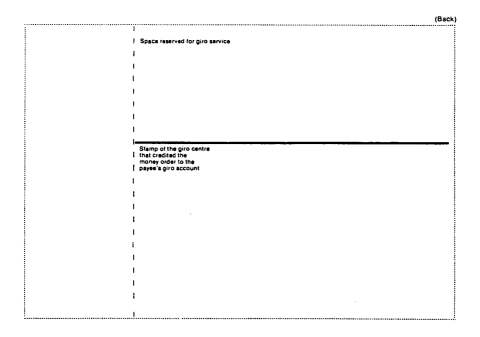
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Ottice of origin		01 • 1110110,	0.001	or an impa	yment money or ou
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Office of issue of maney order		Date of request	(100K)		
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Description of money order	Card money order		Telegrap	h money order	
Issue	Office		Money order No		Date
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Sender	Name and full address				
	Name and full address				
Payee					
	Giro centre			Account No	
Additional information		1,0			
1 Request for rectification of a	ı money order				
The money order described ab	ove, which is attached herewith, car	nnot be paid, for t	he following re	ason	
Incorrect, insufficient or ur	nclear indication of the name or add	ress of the payee			
The number of the giro acc	count as shown is wrong	•			
Discrepancies in or omissi	on of names or amounts				
Erasures or alterations in t	he entries				
Omission of stamps, signat	ure or other service indications				
Indication of the sum to be	paid in a currency other than that v	vhich is accepted			
Exceeding the maximum a	mount authorized				
Obvious error in the ratio b	etween the currency of the issuing	country and that o	f the paying co	untry	
Omission of the nama of th	e currency unit				
Use of non-regulation form	1				
Expiry of validity date. Date	to be countersigned				
The advice of issue (MP 3)	has hot arrived. Please send a dupli	cate or confirm th	e issue		· - -
VIII. (VIII)					
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requires an additional payment to the payee, following an error in conversion Amount of additional payment .	
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Stamp of issuing affice of money order	
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					Month			Year				
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-166-01-charg	e money orders	(0013)							 	+-		
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COUNTERFOIL intended for holder of giro account	Postal administration	INT	ERNATIONAL INPA	MP 16 NYMENT MONEY ORDER
No	1	Exch	ange rate ^l	
Amount in arabic figures	Amount in erabic figures	Sum	credited)	Space for postage stamps or indication of
Oate of issue	Amount in words and roma	in letters	·	charge collected
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Name and address of sender	Name of payee			
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Stamp of issuing office	Stamp of issuing office	Indications of iss	uing office	
	·	Money order No		Sum deposited
	1 /	Office		Data
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Money orders. Rio de Janeiro 1979, art 141, para 1 - Size: 148 × 105 mm, colour: yellow



FINAL PROTOCOL TO THE DETAILED REGULATIONS OF THE MONEY ORDERS AND POSTAL TRAVELLERS' CHEQUES AGREEMENT

At the moment of proceeding to signature of the Deteiled Regulations of the Money Orders and Postal Travellers' Cheques Agreement concluded this day,¹ the undersigned, on behalf of their respective postal administrations, have agreed the following:

Article I

Instalments

Because of its internal legislation, the postal administration of Mexico shall not be obliged to observe the terms of article 149, paragraph 1, of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement which requires the payment of an instalment on the fifteenth day of any month during which money orders were issued exceeding a total of 30 000 gold francs.

In witness whereof, the plenipotentiaries below have drawn up this Protocol which shall have the same force and the same validity as if its provisions were inserted in the actual text of the Detailed Regulations to which it relates.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 367 of this volume.]

¹ See p. 369 of this volume.

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED OR APPROVED THE AGREEMENT, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION OR APPROVAL WITH THE GOVERNMENT OF SWITZERLAND

State .	Date of definitive signature (s) or of deposit of the instrument of ratification or approval (AA)
DENMARK	26 October 1979 s
LIECHTENSTEIN	29 April 1981
Niger	10 April 1981 <i>AA</i>
QATAR	14 May 1981
REPUBLIC OF KOREA	22 May 1981 AA
SUDAN	26 October 1979 s
SWITZERLAND	4 March 1981
Tunisia	3 April 1981
United States of America*	5 May 1981 AA
(For the United States of America and the whole of the	-
territories for whose international relations the Government of the United States is responsible.)	

^{*} With the following statement made upon approval:

[&]quot;The United States Postal Service does not intend to avail itself of the optional provisions of the Agreement and the Detailed Regulations relating to traveller's cheques."

No. 19988

UNIVERSAL POSTAL UNION

Giro Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

GIRO AGREEMENT

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- 3 Maintenance of liaison giro accounts. Interest on overdue payments
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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

GIRO AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,² have by common consent and subject to article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Part I

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern all the services which the giro service is able to provide for users of giro accounts and which contracting countries agree to set up in their reciprocal relations.

Article 2

Financial relations between participating administrations

- 1 Where administrations have a giro system, each shall cause to be opened in its name with the corresponding administration a liaison giro account by means of which shall be settled mutual debts and claims resulting from exchanges made through the giro service and, possibly from any other operations that the administrations may agree to settle by this means.
- Where the paying administration does not have a giro system, the issuing administration of the outpayment cheques shall deal with it in accordance with articles 29 and 30 of the Money Orders Agreement.³

Article 3

Maintenance of liaison giro accounts. Interest on overdue payments

- 1 Each administration shall maintain with the administration of the corresponding country, in the currency of that country, a credit from which the amounts owing shall be deducted. Where applicable, the sums transferred to establish or maintain this credit shall be entered to the liaison giro account opened by the administration of destination in the name of the administration of origin.
- 2 This credit may not, in any circumstances, be otherwise appropriated without the agreement of the administration which established it.
- 3 If this credit is not sufficient to cover the orders given, the transfers, inpayments and payments shall nevertheless be executed, subject to paragraphs 5 and 6 below.
- The creditor administration shall have the right to demand payment of amounts owing at any time; it may fix the date upon which payment is to be made, taking into account the transfer time due to distance.

¹ Put into effect* on 1 July 1981, in accordance with article 57. See p. 476 of this volume for the list of States which affixed definitive signatures to, ratified or approved the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, *Treaty Series*, vol. 611, p. 7.

³ See p. 349 of this volume.

- Where the uncovered balance is over 100 000 francs, the amounts to be settled shall become chargeable with interest upon expiry of a period of 15 days reckoned from telegraphic notification of the absence of cover. This rate of interest may not exceed 6 percent per annum.
- 6 If, after application of paragraph 5, the debtor administration does not make the payment within the following 15 days, the creditor administration may suspend the service eight days after sending notice by telegraph.
- 7 No unilateral measure, such as a moratorium, prohibition of transfer, etc. may impinge upon this article.

Article 4

Offices of exchange

Lists of transfers, inpayments or outpayment cheques and any settlements of any kind shall be exchanged exclusively through the giro centres called "offices of exchange" designated by the administration of each of the contracting countries.

Article 5

Application of the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations

Subject to the provisions set out in this Agreement, the exchanges of inpayments and payments shall be subject to the provisions of the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations.

Part II

Giro transfers

Chapter I

Conditions for the acceptance and execution of transfer orders

Article 6

Methods of exchange

Giro transfers may be exchanged either by post or, if telegraph transfers are accepted in relations between the countries concerned, by any form of telecommunications.

Article 7

Currency, Conversion

- 1 In the absence of special agreement, the amount of the transfer shall be expressed in the currency of the country of destination.
- 2 Nevertheless, each administration may allow the aforesaid amount to be shown in the currency of the country of origin by the holder of the account to be debited.
- 3 The administration of origin shall fix the conversion rate of its currency into that of the country of destination.

Article 8

Maximum amount

Each administration may limit the value of the transfers which any account holder may order either in a single day or during a specified period.

Article 9

Charges

- 1 The issuing administration shall decide what charge it shall collect from the payer of a giro transfer and shall retain that sum in its entirety.
- 2 The charge for the entry of a transfer to the credit of a giro account shall not be higher than the charge collected for the same operation in the internal service.

Article 10

Exemption from charges

Transfers relating to the postal service exchanged under the terms of article 15 of the Convention¹ shall be exempt from all charges.

Article 11

Advice of transfer

- 1 For every transfer sent by post an advice of transfer shall be prepared either by the payer or by the giro centre which holds his account.
- 2 The back or a specific part of the front of this advice may be used for a brief private message to the payee.
- 3 Advices of transfer shall be sent free of charge to the payee after the amounts transferred have been credited to their accounts.

Article 12

Provisions applicable to telegraph transfers

- 1 Telegraph transfers shall be subject to the provisions of the Telegraph Regulations attached to the International Telecommunication Convention.²
- 2 In addition to the charge provided for in article 9, the payer of a telegraph transfer shall pay the charge stipulated for transmission by telecommunications, including any charge for a private message to the payee.
- 3 For each telegraph transfer the giro centre of destination shall prepare an advice of arrival or an advice of transfer of the internal or international service and forward it free of charge to the payee.

Article 13

Entry to the payee's account. Advice of entry

1 After advising the administrations concerned, the administration of destination may, upon the entry of the credit to the payee's account and if its legislation so requires, either ignore fractions of monetary units or round the amount off to the nearest monetary unit or tenth part thereof.

¹ See p. 55 of this volume.

² United Kingdom, Treaty Series, vol. 74 (1961), Cmnd. 1484.

- 2 In relations between countries whose administrations have so agreed the payer may ask for an advice of entry to the credit of the payee's account. Article 48 of the Convention shall apply to advices of entry.
- 3 The charge to be collected in accordance with paragraph 2 shall be deducted in advance from the payer's account.

Notification of transfers

- 1 Transfers shall be notified by the administration of origin to the administration of destination by means of lists.
- 2 In the absence of special agreement, amounts to be transferred shall be expressed, in the list, in the currency of the country of destination.

Chapter II

Cancellation. Inquiries

Article 15

Cancellation of transfers

The payer may, within the terms of article 33 of the Convention, have a transfer cancelled so long as it has not been credited to the payer's account. Any request for cancellation shall be in writing and addressed to the administration to which the payer gave the transfer order.

Article 16

Inquiries

- 1 Any inquiry about the execution of a transfer shall be addressed by the payer to the administration to which he gave the transfer order, except where he has authorized the payee to deal with the administration holding the latter's account.
- 2 Article 42 of the Convention shall apply to inquiries.

Article 17

Transfers not credited to the payee's account

The value of any transfer which, for any reason, it has not been possible to credit to the payee's account shall be re-credited to the payer's account.

Chapter III

Liability

Article 18

Principle and extent of liability

- 1 Administrations shall be liable for amounts debited against the payer's account until such time as the transfer has been duly effected.
- 2 Administrations shall be liable for erroneous information supplied by their service in transfer lists or telegraph transfers. Liability shall extend to errors of conversion and transmission errors.
- 3 Administrations shall assume no liability for delays which may occur in the transmission and execution of transfers.
- 4 Administrations may also agree among themselves to apply broader conditions of liability which are adapted to the requirements of their internal services,

Article 19

Exceptions to the principle of liability

Administrations shall be relieved of all liability:

- a when, owing to the destruction of official records by force majeure, they cannot account for the execution of a transfer, unless proof of their liability is otherwise produced;
- b when the payer has made no claim within the period prescribed in article 42, paragraph 1, of the Convention.

Article 20

Determination of liability

Except where the terms of article 24, paragraphs 2 to 5, of the Money Orders and Postal Travellers' Cheques Agreement¹ apply, liability shall rest with the administration of the country where the error occurs.

Article 21

Refund of amounts owing. Recourse

- 1 The obligation to indemnify the claimant shall rest with the administration to whom the inquiry is addressed,
- 2 Whatever the reason for the refund, the amount refunded to the payer of a transfer may not exceed that debited against his account.
- 3 The administration which indemnified the claimant shall have the right of recourse against the administration which is liable.
- 4 The administration which finally bore the cost shall have the right of recourse, up to the amount paid, against the person benefiting from the error.

¹ See p. 349 of this volume.

Time allowed for payment

- 1 Payment of amounts owing to the claimant shall be made as soon as the liability of the service has been established, within a maximum period of six months from the day following the day of inquiry.
- If the administration presumed to be liable, although duly informed, has allowed five months to pass without finally settling a claim, the administration to whom the inquiry was made shall be authorized to indemnify the claimant on behalf of the other administration.

Article 23

Reimbursing the administration which paid the indemnity

- 1 The administration which was liable shall be bound to reimburse the administration which indemnified the claimant within four months of dispatch of the advice of payment.
- 2 At the end of that period, the amount due to the administration which reimbursed the claimant shall be chargeable with interest on overdue payments at the rate of 6 percent per annum.

Part III

Inpayments into giro accounts

Article 24

General provisions

- 1 Any person residing in one of the countries which provide the giro inpayment service may order inpayments to be made to the credit of a giro account held in another of those countries.
- 2 Except for the special provisions below, all that is expressly provided for giro transfers shall apply equally to inpayments.
- 3 The issuing administration shall decide what charge it shall collect from the sender of a giro inpayment and it shall retain that sum in its entirety. The charge for a giro inpayment shall not be higher than the charge collected for a money order.
- 4 A receipt shall be given free of charge to the inpayer at the time the money is paid in.
- 5 In the absence of special agreement, inpayments shall be notified by the administration of origin to the administration of destination by means of lists.

Article 25

Methods of exchange of inpayments

- 1 Inpayments into giro accounts may be exchanged undar the conditions set out at article 6. They shall be exchanged by means of advice of inpayment or of inpayment money order.
- Administrations shall agree to adopt for the exchange of inpayments by post the type of form and the regulations which are best adapted to the organization of their service. They may, in particular, agree to use in their reciprocal relations the advice of inpayment of their internal service.
- 3 Exchange by telecommunications shall function according to any provisions laid down for telegraph money orders.

Part IV

Payments made by outpayment cheques or postal money orders

Chapter I

General provisions

Article 26

Methods of making payments

- 1 International payments made by debiting giro accounts may be made by means of outpayment cheques, card money orders or list money orders.
- Administrations shall agree to adopt for the payments service the regulations which best suit the organization of their service. They may use their internal service forms to represent outpayment cheques sent to them.
- 3 Card money orders and list money orders issued to represent the sums debited from giro accounts shall be subject to the provisions of the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations.

Chapter II

Issue of outpayment cheques

Article 27

Currency. Conversion

Article 7 shall apply to outpayment cheques.

Article 28

Maximum amount issued

The administration of origin may limit the value of the payments which any payer may order either in a single day or during a specified period.

Article 29

Charge to be collected from the payer

The administration of origin shall decide what charge it shall collect from the payer of an outpayment cheque.

Article 30

Use of telecommunications for the transmission of outpayment cheques

- Outpayment cheques may be sent by telecommunications, either between the office of exchange of the administration of origin and the office of exchange of the paying administration, or between the office of exchange of the administration of origin and the post office designated for payment, when administrations agree to use this method of transmission.
- 2 Articles 4 and 8 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to telegraph outpayment cheques.

¹ See p. 349 of this volume.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 31

Advice of payment, Express delivery. Payment to addressee only, Messages to the payee, Withdrawal from the post. Alteration of address, Endorsement

Articles 9, 10 and 12 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques.

Article 32

Redirection

- 1 The outpayment cheque may not be redirected outside the limits of the country of destination.
- 2 When the payee has established his residence outside the first country of destination, the outpayment cheque shall be treated as an unpaid cheque. If the internal regulations of the country of origin so permit, the payer shall be advised of the payee's new address.

Chapter IV

Payment of outpayment cheques

Article 33

Miscellaneous provisions

- 1 The paying administration shall not be obliged to make payment at the addressee's address of outpayment cheques, the amount of which exceeds that of postal money orders normally paid at the addressee's address.
- As regards the duration of validity, authorization to extend the period of validity, the general regulations for payment, express delivery, charges which may be collected from the payee, special provisions regarding payment of telegraph money orders, articles 13 to 18 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques provided that the rules of the internal service do not prevent this.

Chapter V

Unpaid outpayment cheques. Payment authorization

Article 34

Unpaid outpayment cheques

The amount of any outpayment cheque which it was not possible to pay for one of the reasons given in article 19 of the Money Orders and Postal Travellers' Cheques Agreement shall be made available again to the giro service of the administration of origin through the intermediary of the giro office of exchange of the paying administration to be re-credited to the payer's account.

Payment authorization

- 1 Any outpayment cheque mislaid, lost or destroyed before payment may be replaced at the request of the payer or the payee by a payment authorization obtained from the paying administration.
- 2 Apart from paragraph 1, article 20 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to payment authorizations made out in replacement of an outpayment cheque.

Article 36

Stale outpayment cheques

Article 21 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to stale outpayment cheques.

Chapter VI

Liability

Article 37

Principle and extent of liability

- 1 Administrations shall be liable for amounts debited against the payer's account until such time as the outpayment cheque has been duly paid.
- Administrations shall be liable for erroneous information supplied by their service in lists of outpayment cheques or in documents handed to the telegraph service for the transmission of telegraph outpayment cheques. Liability shall extend to errors of conversion and transmission errors.
- 3 Administrations shall assume no liability for delays which may occur in the transmission or payment of outpayment cheques.
- 4 Administrations may also agree among themselves to apply broader conditions of liability which are adapted to the requirements of their internal services.
- 5 Articles 23, 24, 25, 26 and 27 of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques.

Chapter VII

Remuneration of the paying administration

Article 38

Remuneration of the paying administration

- 1 The issuing administration shall allocate the paying administration for each outpayment cheque a remuneration the rate of which shall be fixed, on the basis of the average amount of the outpayment cheques included in the summary lists sent in the course of each month, at:
- 1.80 francs up to 200 francs;
- 2.20 francs above 200 francs and up to 400 francs;
- 2.70 francs above 400 francs and up to 600 francs;
- 3.30 francs above 600 francs and up to 800 francs;
- 4.00 francs above 800 francs and up to 1000 francs;
- 4.80 francs above 1000 francs.

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- 2 Instead of the rates set out at paragraph 1, administrations may, however, agree to allocate a standard remuneration in SDRs or in the currency of the paying country irrespective of the amount of the outpayment cheques.
- 3 The remuneration due to the paying administration shall be determined each month as follows:
- a the rate of remuneration in SDRs to be applied for each outpayment cheque shall be determined after conversion into SDRs of the average amount of the outpayment cheques on the basis of the average value of the SDR in the currency of the paying country as laid down in the Convention, Detailed Regulations, article 104:
- b the total amount in SDRs obtained for the remuneration in respect of each account shall be converted into the currency of the paying country on the basis of the actual value of the SDR operative on the last day of the month to which the account relates;
- c when the standard remuneration provided for in paragraph 2 is fixed in SDRs, it shall be converted into the currency of the paying country as described in subparagraph b.

Part V

Other payments made by debiting giro accounts

Article 39

General provisions

- 1 International payments to be made by debiting giro accounts may also be made by magnetic tape or any other medium agreed on by the administrations.
- 2 Administrations of destination may use their internal service forms to represent payment orders sent to them by these methods. The conditions of exchange shall then be settled in special agreements adopted by the administrations concerned.

Part VI

Issue of foreign currency to travellers

Chapter I

Postcheques

Article 40

Issue of postcheques

- 1 Each administration may issue to holders of postal accounts postcheques payable on sight at the counters of post offices in contracting countries which agree to set up this service in their reciprocal relations. Postcheques may also be handed over in payment to third parties by agreement between the contracting administrations.
- 2 Holders of postal accounts to whom postcheques have been issued shall also be given a postcheque guarantee card which must be produced at the time of payment.

Currency. Conversion rate

- 1 The maximum amount guaranteed shall be printed on the back of each postcheque or in an annex in the currencies of the various contracting countries.
- 2 In the absence of a specific agreement with the paying administration the issuing administration shall fix the conversion rate of its currency into that of the paying country.

Article 42

Maximum amount

The maximum amount which may be paid by means of a postcheque shall be fixed by common agreement among the contracting countries.

Article 43

Duration of validity

- 1 The duration of validity of postcheques may be fixed by the issuing administration.
- 2 It shall be shown on the postcheque by printing the last date of validity.
- 3 In the absence of such indication, the validity of postcheques shall be unlimited.

Article 44

General rules for payment

The amount of the postcheques shall be paid to the payee in legal currency of the paying country at post office counters.

Article 45

Remuneration of the paying administration

The administrations which agree to participate in the postcheques service shall fix by common agreement the amount of the remuneration which shall be allocated to the paying administration.

Article 46

Liability

The paying administration shall be relieved of all liability, when it can prove that payment was made in regulation conditions.

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Chapter II

Giro travellers' cheques

Article 47

Giro travellers' cheques

- 1 At his request, there may be sent to any giro account holder in one of the countries which agree to exchange giro travellers' cheques, giro travellers' cheques payable in another of those countries.
- 2 The conditions of acceptance and execution of payments by means of giro travellers' cheques shall be fixed by the countries which agree to exchange them.

Part VII

Negotiation by giro transfer of instruments payable at giro centres

Article 48

Instruments payable at giro centres

- 1 Subject to agreement with the administration of the paying country, giro centres which receive for collection bank cheques or bills of exchange payable in a foreign giro centre shall send them to the office of payment which shall proceed with their negotiation by giro transfer.
- 2 The instruments shall comply with the procedural conditions laid down for bills for collection.
- 3 Administrations shall draw up by mutual agreement the necessary regulations for the execution of protest formalities as well as the conditions under which part payments may be accepted.

Article 49

Charge

On any instruments accepted for collection by a giro centre a charge not exceeding 20 centimes may be made on behalf of the receiving administration.

Article 50

Liability

- 1 Administrations shall be liable for the amount of the instruments debited against the accounts.
- 2 Administrations shall not be liable for delays in:
- a the sending or presentation of instruments;
- b the preparation of protests or the institution of the legal proceedings which they undertake under the terms of article 48, paragraph 3.

Part VIII

Miscellaneous provisions

Article 51

Application to open a giro account abroad

- 1 Where an application is made to open a giro account in a country with which the country of residence of the applicant exchanges giro transfers, the administration of the country of residence shall be bound, in verifying the application, to cooperate fully with the administration responsible for keeping the account.
- 2 Administrations shall pledge themselves to carry out this verification with all due care and diligence without, however, assuming any liability on that account.
- 3 At the request of the administration which keeps the account, the administration of the country of residence shall also undertake, as far as possible, to verify information about any change in the legal capacity of the account holder.

Article 52

Free postage

- 1 Envelopes containing account statements addressed by giro centres to account holders shall be sent by the quickest route (air or surface) and forwarded free in each country of the Union.
- 2 The redirection of these envelopes in any country of the Union shall not, in any circumstances, deprive them of the benefit of this exemption.

Article 53

Directory of account holders

- 1 Account holders may obtain, through the administration which holds their accounts, directories of account holders published by other administrations, at the price fixed by the latter in their inland services.
- 2 Each administration shall provide the administrations of the contracting countries, free of charge, with the directories necessary for the execution of the service.
- 3 Administrations cannot be held liable because of errors in the directory of account holders.

Part IX

Final provisions

Article 54

Application of the Convention

The Convention shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

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Exception to the application of the Constitution

Article 4 of the Constitution shall not apply to this Agreement.

Article 56

Conditions of approval of proposals concerning this Agreement and its Detailed Regulations

- To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations must be approved by a majority of the member countries present and voting which are parties to the Agreement, At least half of these member countries represented at Congress must be present at the time of voting.
- 2 To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations shall obtain:
- a two-thirds of the votes, if they involve the addition of new provisions or amendments to the provisions of this Agreement and its Detailed Regulations;
- a majority of the votes, if they involve interpretation of this Agreement and its Detailed Regulations except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

Article 57

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

People's Democratic Republic of Algeria

Federal Republic of Germany

Argentine Republic

Republic of Austria

Barbados

Belgium

People's Republic of Benin

Republic of Burundi

United Republic of Cameroon

Central African Republic

Chile

Republic of Cyprus

Republic of Colombia

People's Republic of the Congo

Republic of Korea

Republic of the Ivory Coast

Kingdom of Denmark

Arab Republic of Egypt

Republic of Ecuador

Spain

Republic of Finland

French Republic

Gabonese Republic

United Kingdom of Great Britain and Northern Ireland, the Channel Islands and the Isle of Man

The overseas territories for whose international relations the Government of the United Kingdom of Great Britain and Northern Ireland is responsible

Greece

Republic of Upper Volta

Republic of Indonesia

Republic of Iceland

Socialist People's Libyan Arab Jamahiriya

Japan

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Republic of Mali

Kingdom of Morocco

Islamic Republic of Mauritania

Principality of Monaco

Republic of Nicaragua

Republic of the Niger

Norway

Netherlands

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Netherlands Antilles
Rwandese Republic
Republic of San Marino
Republic of Senegal
Sweden
Swiss Confederation
Republic of Chad
Togolese Republic
Tunisia
Turkey
Eastern Republic of Uruguay
Socialist Federal Republic of Yugoslavia
Republic of Zaire

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ANNEXES: FORMS

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or thay may simply insert an additional heading for counting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE GIRO AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,¹ the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Giro Agreement.²

Part I

Provisions common to all giro services

Article 101

Information to be supplied by administrations

- 1 Administrations shall send to each other direct:
- a the names of the offices of exchange referred to in article 4 of the Agreement;
- b specimen impressions of the authentication stamps used in the offices of exchange;
- a list with specimen signatures of the officials who are authorized to sign the summary lists in those offices; this list shall be supplied in sufficient copies to meet the needs of the service. In cases of amendment, a complete new list shall be sent to the corresponding administration; however, if it is just a question of cancelling one of the listed signatures, it shall be sufficient to have it struck off the existing list which shall continue to be used:
- d the rate of conversion fixed for transfers, inpayment or outpayment cheques, if this is specially requested.
- 2 In addition, each administration shall transmit to the other administrations, through the intermediary of the International Bureau, the following information:
- a a list of the countries with which they exchange transfers, inpayments, outpayment cheques or postcheques and, if applicable, telegraph transfers, inpayments or outpayment cheques;
- b the names of the offices of exchange referred to in article 4 of the Agreement.
- 3 Any amendment to the information mentioned above shall be notified without delay.

Article 102

Forms for the use of the public

- 1 For the purpose of applying article 10, paragraph 3, of the Convention, the following shall be considered as forms for the use of the public:
- VP 1 (Advice of transfer or inpayment),
- VP 7 (Inquiry about a transfer or inpayment),
- VP 10 (Advice of entry),
- VP 13 and VP 13bis (Outpayment cheque),
- VP 14 (Postcheque),
- VP 15 (Postcheque guarantee card).

¹ United Nations, Treaty Series, vol. 611, p. 7.

² See p. 418 of this volume.

2 Internal service forms used, as transfer advices or, if applicable, as inpayment advices under the conditions set out in articles 105, paragraph 1, and 125, paragraph 2, shall not be subject to these provisions.

Part II

General provisions

Article 103

Operation of the liaison gire account

- 1 The following, in particular, shall be credited to the liaison giro account:
- a sums transferred to constitute or to finance a credit balance. The corresponding transfers shall be made either by means of cheques or drafts payable on sight at the capital or at a commercial centre in the creditor country, or by the transfer to a banking institution in that capital or commercial centre;
- b transfers, inpayments, payments, the making of which has not been possible.
- 2 The following, in particular, shall be debited to the liaison giro account:
- a the total of the transfer lists or inpayment lists referred to in articles 106 and 125 which the administration of destination must credit to payees' giro accounts;
- b the total of the lists of outpayment cheques mentioned in article 132 for which it has to provide cash;
- c the total of the lists of postcheques mentioned in article 152 against which payment has been effected;
- d the total of the remunerations referred to in articles 38 and 45 of the Agreement which are paid to it by the administration of origin of the outpayment cheques and postcheques;
- e sums the repatriation of which is requested by the administration holding the liaison giro account for contingency levelling of the latter's credit balance.
- 3 Administrations may agree among themselves to use the liaison giro accounts to settle transactions other than those relating to the operation of the giro service. Where applicable, they shall determine the procedure to be applied.
- 4 Any charges shall be borne by the administration of origin with the exception of extraordinary charges, such as clearing charges, imposed by the creditor country.

Part III

Transfers

Chapter I

Issue, Notification

Article 104

Entries on forms

- 1 Entries on transfer service forms shall be made very clearly, in roman characters and arabic numerals preferably typewritten.
- 2 Entries in indelible pencil or in ordinary pencil shall be forbidden; however, signatures may be in indelible pencil.

Preparation of transfer advices

- 1 Transfer advices shall be prepared, on forms conforming to the annexed specimen VP 1, either by the holder of the account to be debited or by the giro centre holding the account; however, each administration may, exceptionally, authorize the use of its own internal service forms.
- When the payer shows the amount to be transferred in the currency of the country of origin the centre receiving the transfer order or the office of exchange shall do the conversion and enter, on the advice, the value of the transfer in the currency of the country of destination. This value shall be preceded by the official abbreviation of the monetary unit given in the List of equivalents.
- 3 Transfer advices shall bear the date-stamp impression of the giro centre of origin.

Article 106

Transfer lists

- 1 Transfer lists shall be prepared by the offices of exchange on forms conforming to the annexed specimen VP 2. Administrations may agree that column 3 of the form need not be filled in. Each list shall bear the impression of the stamp of the centre which prepared it.
- The transfer lists, to which are attached the transfer advices sent by post, shall be sent, once each working day, to the corresponding offices of exchange; however, the administrations concerned may come to an arrangement to group transfers for several days on a single list.

Article 107

Preparation of summary lists

- 1 The total of the lists addressed to each particular office of exchange shall be carried over to a summary list prepared in duplicate in the form of the annexed specimen VP 3, the grand total of which shall be given in words or printed in figures by means of a cheque protection machine.
- 2 The entry number of the summary list shall be carried forward to each transfer list.
- 3 The summary lists shall be stamped with the stamp of the centre which prepared them and signed by the official or officials authorized to do so. Each of these summary lists shall be numbered consecutively in a series which is renewed each month for each office of exchange,
- 4 The summary list shall be sent in duplicate.

Article 108

Notification of transfers

The summary lists, lists and transfer advices shall be placed together in sealed packets and sent post-free to the destination office of exchange by the quickest route (air or surface mail); these packets may be registered.

Chapter II

Special provisions relating to certain facilities offered to the public

Article 109

Request for an advice of entry

- 1 When, at the time he orders the transfer, the payer asks for an advice of entry to be sent to him in accordance with article 13 of the Agreement, the letters "AI" shall be shown on the VP 2 list opposite the corresponding entry; in the case of a transfer sent by post, the words "Avis d'inscription" (Advice of entry) shall be entered conspicuously on the transfer advice.
- 2 A form conforming to the annexed specimen VP 10 or a C 5 form, provided for in article 135, paragraph 2, of the Detailed Regulations of the Convention, properly filled in so far as the address of the payer (front) and the description of the transfer (back) are concerned, shall be attached to the relevant transfer advice.

Article 110

Request for the cancellation of a transfer

- 1 For every request for cancellation to be transmitted by post the centre of origin shall prepare a form conforming to the annexed specimen VP 5 and send it to the office of exchange in its own country; the latter office shall complete the form by entering details of the transmission of the transfer to the office of exchange in the country of destination and forward it to that office by registered post by the quickest route (air or surface).
- If the request is to be sent by telecommunications, a form conforming to the annexed specimen VP 6 shall be filled in by the centre or office of exchange of origin and the particulars sent in the form of a paid telegraph service advice to the centre holding the account to be credited. The service advice shall be confirmed immediately by post on a VP 5 form which shall go through the offices of exchange of the two countries.

Article 111

Inquiries

Any inquiry about the execution of a transfer order shall be prepared on a form conforming to the annexed specimen VP 7 by the giro centre holding the account to be debited and shall be sent, if appropriate, via the offices of exchange in each of the countries concerned, to the giro centre holding the account to be credited; it shall be dealt with in accordance with article 146, paragraph 2, of the Detailed Regulations of the Convention.

Chapter III

Operations at the giro centre of destination

Article 112

Return of advices of entry

The advice of entry referred to in article 109, duly completed by the giro centre holding the account credited, shall be sent direct to the payer by the quickest route (air or surface).

¹ See p. 102 of this volume.

Verification of transmissions and treatment of irregularities

- 1 Upon receipt of the packets containing the summary lists, the lists and transfer advices, the office of exchange of destination shall proceed to check them. If it finds any irregularity or omission, it shall immediately bring this to the notice of the office of exchange of origin by means of a letter in the form of the annexed specimen VP 4 and the latter shall reply by the quickest route (air or surface) and send duplicates of any missing documents. Duplicates of missing documents shall also be exchanged by the quickest route (air or surface).
- 2 If the irregularity concerns a discrepancy between the amounts on the transfer advice and the transfer list, the destination office of exchange shall be authorized to carry out the transfer for the lower of the two amounts; if this is done, the transfer advice or the transfer list and summary list as the case may be shall be amended accordingly in red ink, and the amendment notified to the corresponding office of exchange by means of a VP 4 form.

Article 114

Cancellation of a transfer

- 1 A transfer shall be cancelled according to the rules laid down in article 115; if the cancellation has been requested by telecommunications, the giro centre of destination shall hold the transfer advice until receipt of the postal confirmation.
- The action taken by the giro centre of destination on the cancellation request shall be communicated to the giro centre of origin by the quickest route (air or surface); in the case of a cancellation request, by telecommunications it shall not be necessary to wait for the arrival of the VP 5 form before giving this information.
- 3 Cancellation requests made or forwarded in any way other than that laid down by article 110 shall be ignored.

Article 115

Non-execution of a transfer

- 1 When, for any reason whatsoever, a transfer cannot be credited to the payee's account, it shall be described on a VP 4 form, to which shall be attached, where appropriate, the corresponding transfer advice. The VP 4 form may, if necessary, have a description of several non-executed transfers entered on it.
- 2 Refused transfers shall be entered on the VP 4 form to their amount expressed in the currency of the first country of destination as calculated by the administration of origin of the transfer.
- 3 The total amount of the VP 4 form shall be credited to the giro account opened in the name of the administration of origin of the refused transfers.
- 4 The VP 4 form and the transfer advices attached to it shall be attached to the account statement mentioned in article 116, paragraph 2.

Chapter IV

Financial settlements between administrations

Article 116

Payment of amounts owing

1 After verification of the VP 2 lists and the VP 3 summary list, the total amount of the transfers received shall be debited to the liaison giro account opened in the name of the administration of origin of the transfers.

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2 A copy of the VP 3 summary list, stamped with the date-stamp of the giro service of destination shall be attached to the daily account statement which shall be sent the same day as the transaction to the administration holding the liaison giro account debited.

Chapter V

Telegraph transfers

Article 117

Common provisions

The provisions relative to transfers exchanged by post shall apply to telegraph transfers, in everything not expressly covered in this chapter V.

Article 118

Preparation of telegraph transfers

- 1 For telegraph transfers the giro centre of origin shall send giro telegrams direct to the giro centre which holds the payee's account.
- 2 Transfer telegrams shall be written in French, in the absence of special agreement, and shall invariably be drawn up as follows:

The address part shall contain:

- VIREMENT (preceded, if appropriate, by other telegraph service indications);
- postal issuing number and, if appropriate, postal service indications (AVIS INSCRIPTION);
- name of the giro centre of destination.

The text part shall contain:

- name or designation of the payer;
- number of the account debited;
- name of the giro centre holding the payer's account;
- amount to be credited;
- name or designation of the payee;
- number of the account to be credited;
- personal message (if any).
- 3 Administrations may agree to use a secret code for the complete or partial notification of the issue number and value of each telegraph transfer.
- 4 The amount to be credited shall be expressed as follows: total number of monetary units in figures, then in words, the name of the monetary unit and fractions of a unit, if any, in figures.
- Neither the payer nor the payee may be designated by a coded abbreviation or word.
- 6 When administrations agree to use a form of telecommunications other than telegraph for transmission between their offices of exchange, they shall decide on the methods of operation.

Article 119

Telegraph transfer lists

Telegraph transfers shall be dealt with in separate VP 2 lists. No transfer advice shall be attached to these lists.

Preparation of summary lists

Where telegraph transfers are collated in separate VP 3 summary lists, these shall be numbered in the same series as summary lists for postal transfers.

Article 121

Request for an advice of entry

The advice of entry for a telegraph transfer shall be prepared by the centre of destination as soon as the payee's account has been credited.

Article 122

Entry of telegraph transfers

The giro centre of destination shall credit telegraph transfers to the payee's account without waiting for the corresponding list.

Article 123

Advice of entry

The advice of entry for a telegraph transfer, as completed by the giro centre holding the account credited, shall be sent to the giro centre which holds the account.

Article 124

Verification of transmissions and treatment of irregularities

- 1 When a telegraphic transfer order cannot be executed for any reason for which the payee is not responsible, a telegraph service advice shall be sent to the giro centre of origin stating the reason why the order was not executed. If, after checking, the centre of origin ascertains that the irregularity was due to a service error, it shall rectify it immediately in a telegraph service advice. If not, the correction shall be made by post after consulting the payer; however, if the latter so wishes and offers to pay the charges, the correction may be sent by air or by means of a paid telegraph service advice.
- 2 Telegraph transfers containing an irregularity which has not been rectified within a reasonable time shall be rejected in accordance with the provisions of article 115.

Part IV

Giro inpayments

Chapter I

Inpayment advice

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General provisions

- 1 Subject to the following paragraphs, the regulations relating to giro transfers shall also apply to giro inpayments
- 2 Inpayment advices shall be prepared on VP 1 forms or, if administrations agree to their use, on the inpayment advice forms of the internal service, either by the inpayer or by the post office of inpayment or by the office of exchange in the country of origin. They shall be stamped with the date-stamp of one of these offices.
- 3 The inpayment lists to which the inpayment advices shall be attached shall be prepared by the offices of exchange on VP 2 forms.
- 4 The total of each of the transfer lists or inpayment lists addressed to the same office of exchange shall be carried over to a VP 2 summary list.
- In the absence of special agreement, article 116 shall apply to inpayment lists and summary lists,
- 6 The above provisions shall apply to inpayments issued on a VP 1 form intended for an administration whose giro system is based on the use of the inpayment money order.

Chapter II

Inpayment money orders. Treatment of inpayments received on MP 16 inpayment money orders intended for an administration whose giro system is based on the use of the VP 1 inpayment advice

Article 126

General provisions

Subject to what is expressly provided for in this chapter, inpayment money orders shall be subject to the provisions of part IV of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.

Article 127

Forwarding of inpayment money orders

- 1 MP 16 inpayment money orders shall be forwarded direct by the issuing administration to the giro centre holding the payee's giro account.
- 2 MP 2 special lists, on which are described the list inpayment money orders, shall be sent:
- either through the intermediary of the offices of exchange of the giro service when the two administrations have a giro system;
- or through the intermediary of the list money order office of exchange and the office of exchange of the giro service when the issuing administration does not have such a service.

Where applicable, MP 2 lists shall be attached to the VP 2 transfer lists and their total transferred to the VP 3 summary list.

Preparation and settlement of accounts of MP 16 inpayment money orders arriving at a giro centre of destination which does not use money orders for crediting its giro accounts

- 1 MP 16 inpayment money orders from a specific country shall, after being credited to the payee's account, be recorded by the giro centre of destination holding the liaison giro account of the issuing administration on a VP 2 list the heading of which shall be amended accordingly. This list shall be prepared in duplicate.
- The total amount of the VP 2 list shall be debited from the liaison giro account opened in the name of the administration of origin of the money orders. VP 2 list and the corresponding MP 16 money orders shall be attached to the account statement sent to the administration issuing the instruments. The money order shall be endorsed on the back with a note stating the date when the amount was credited to the payee's account and stamped with the date-stamp of the giro centre of destination. The coupon of the MP 16 money order may be detached by the giro centre of destination and used as an inpayment advice.
- 3 When the MP 16 inpayment money orders come from a country which has not yet set up a giro system, the account relating to the inpayment money orders shall be made out on the MP 8 form; it shall be sent, with the VP 2 list and money orders, to the service of the issuing administration responsible for exchanging money order accounts. The MP 8 account shall be settled direct by the issuing administration in favour of the giro service of destination of the money orders.

Part V

Payments made by outpayment cheques

Chapter I

Issue of outpayment cheques

Article 129

Outpayment cheque form

- 1 Outpayment cheques shall be made out on a strong paper form with a white background printed in light azure blue in the form of the annexed VP 13 or VP 13bis specimens.
- 2 The paper used for the manufacture of the forms shall meet the technical requirements of optical reading.
- 3 The lower part of the form shall have a white reading zone of a size in conformity with the specimens annexed to this Agreement.
- 4 With the exception of the reading zone referred to in paragraph 3, the VP 13 or VP 13bis forms shall bear a security print consisting of a recurrent imprint of the interlaced letters "CCP" in azure blue, sufficiently faint so as not to impede the reading of the details of the sum to be paid and of the name of the payer and of the payee.

Article 130

Preparation of outpayment cheques

1 Article 105 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques subject to paragraphs 2, 3 and 4 below. However, postage stamps shall not be admitted.

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- 2 The service instructions provided for on the front of the form shall be entered exclusively by the office of exchange of the administration of destination.
- 3 On the back of the form, the office of exchange of the administration of origin of the payment order shall affix in the places provided for that purpose the impression of its date-stamp and the various service instructions which it judges to be necessary.
- 4 When the payer requests the simultaneous issue of several outpayment cheques, the administration of origin may excuse him from affixing his signature on the front of the VP 13 and VP 13bis forms.

Prohibited or authorized entries. Automatic registration

Articles 106 and 107 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques.

Chapter II

Notification of outpayment cheques

Article 132

List of outpayment cheques

- 1 Outpayment cheques shall be described on a VP 2 list prepared in duplicate by the giro office of exchange.
- 2 Article 106 shall apply to lists of outpayment cheques.

Article 133

Preparation of summary lists

- 1 The total of each list of outpayment cheques addressed to each particular office of exchange shall be carried over to a VP 3 summary list.
- 2 Article 107 shall apply to VP 3 summary lists of outpayment cheques.

Article 134

Special services. Entries to be made on lists

Article 123 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to VP 2 lists of outpayment cheques whenever the sender asks to benefit from special services.

Article 135

Notification of outpayment cheques intended for administrations with a giro service

VP 3 summary lists and VP 2 lists, together with the relevant outpayment cheques, shall be sent by the office of exchange of the giro service of origin to the office of exchange of the giro service of destination.

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Notification of outpayment cheques intended for administrations without a giro service

VP 2 lists and VP 3 summary lists, which replace the MP 2 lists mentioned in article 121, paragraph 2, of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement, shall be sent together with the corresponding outpayment cheques to the offices of exchange of the money orders service mentioned at article 120 of those Regulations.

Article 137

Withdrawal from the post. Alteration of address

Article 124 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques. For withdrawals and alterations of address, administrations may agree to use VP 5 or VP 6 forms.

Chapter III

Operations in the paying administration

Article 138

Missing or incorrect lists

The following shall apply, as the case may be:

- article 113 of the Detailed Regulations;
- article 126 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.

Article 139

Treatment of lists and summary lists by the giro service of destination

- 1 After checking the list and the summary list, the giro service of destination shall debit from the liaison giro account opened in its service in the name of the administration of origin the total amount of the VP 3 summary list and the sum of the remunerations or additional charges due to it for each outpayment cheque attached to the list. This amount shall be carried over on to the VP 3 summary list below the total of the outpayment cheques. Administrations may agree to enter the remunerations periodically in the liaison account; in this case, the amount involved may be communicated separately by means of an account statement.
- 2 The giro service of destination shall make payment of the outpayment cheques by applying the regulations in force in its internal service.
- 3 The issue number which is allocated to each outpayment cheque shall be carried over to the two copies of the VP 2 list.
- 4 An account statement shall be sent to the administration of origin with a copy of the VP 2 list and the VP 3 summary list. The list and the summary list shall be stamped with the date-stamp of the giro service of destination.

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Treatment of lists and summary lists by the administration of destination without a giro service

- 1 After checking the lists and summary lists received, the administration of destination shall make payment of the outpayment cheques received according to the procedure best suited to the requirements of its internal service.
- 2 Upon expiry of the accounting period, the administration of destination shall recapitulate the summary lists received from each of its correspondents on an MP 15 account on which it shall also enter the amount of the remunerations due to it by virtue of article 38 of the Agreement. This account, with a copy of each summary list, shall be sent for approval to the giro service of the administration of origin of the payment orders.
- 3 Upon receipt of the MP 15 account, the administration of origin shall settle its debt in accordance with articles 148 and 149 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.

Article 141

Irregular outpayment cheques

- Subject to the following paragraphs, article 111 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to irregular outpayment cheques.
- 2 Rectification of irregular outpayment cheques shall be done exclusively through the intermediary of the offices of exchange of the administration of destination and of the administration of origin.
- 3 Absence of the signature on the front of the VP 13 or VP 13bis form may in no case be considered as an irregularity preventing payment.
- 4 In case of non-reply by the payer, the MP 14 form shall be returned to the administration of destination through the intermediary of the offices of exchange.

Article 142

Preparation of advice of payment

Administrations whose regulations do not permit the use of the form attached by the administration of origin shall be authorized to prepare the advice of payment on a form of their own service.

Article 143

Unpaid outpayment cheques

- 1 When, for any reason, an outpayment cheque, sent under the conditions laid down in article 135, could not be paid to the payee, article 115 shall apply. The coupon intended for the payee shall be attached to the VP 4 form.
- When the unpaid outpayment cheque was sent under the conditions laid down in article 136, the amount of the outpayment cheque shall be deducted from the total of the next MP 15 account prepared. The coupon intended for the payee shall be attached to an explanatory MP 15 form attached to the MP 15 account.

Article 144

Inquiries

- 1 Article 111 or article 114, as the case may be, of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques.
- 2 The VP7 form or the appropriately adapted MP4 form, as the case may be, shall always be sent through the intermediary of the offices of exchange.

Payment authorizations. Outpayment cheques lost or destroyed after payment

- 1 Articles 116 and 117 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to outpayment cheques.
- 2 As regards outpayment cheques lost or destroyed after payment, article 118 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply but the VP 13 form shall replace the MP 1 form.

Article 146

Preparation of telegraph outpayment cheques

Article 130 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply to telegraph outpayment cheques. However, the expressions "name of the issuing post office" and "money order ... (postal issuing number)" shall be replaced by: "name of the issuing office of exchange" and: "MANDAT ... (issue number)" respectively. The words "outpayment cheque" must appear in the text of the telegram.

Article 147

Advice of issue

- 1 Each telegraph outpayment cheque shall give rise to the preparation by the office of exchange of the issuing administration, of an MP 3 confirmatory advice of issue.
- 2 It shall be prohibited to affix postage stamps or postage-paid impressions to this advice.
- 3 The advice of issue shall be sent, under cover, by the first mail and by the quickest route (air or surface) to the office of exchange of destination.

Article 148

Transmission of telegraph outpayment cheques

- 1 Telegraph outpayment cheques shall give rise to the preparation of a special VP 2 list headed "telegraph outpayment cheque". This list shall be sent by the first mail to the office of exchange of the administration of destination.
- 2 The total of each list of telegraph outpayment cheques intended for the same office of exchange shall be carried over to a special VP 3 summary list.
- 3 The VP 3 summary lists of the lists of telegraph outpayment cheques shall be given a serial number from the same series as the summary lists of the lists of ordinary outpayment cheques.
- 4 The office of exchange of origin may assign to the telegraph outpayment cheques described on such special lists an international number from a special series for telegraph outpayment cheques.
- Article 139 or 140, as the case may be, shall apply to special lists of telegraph outpayment cheques.
- 6 When administrations agree to use telex for transmission between their offices of exchange, they shall decide on the methods of operation.

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Part VI

Postcheques

Chapter I

Forms

Article 149

Postcheques

- Postcheques shall be made out on paper in the form of the annexed VP 14 specimen.
- The paper shall bear, on the left-hand portion of the form, a vertical band of shaded watermarks or a localized watermark, each watermark representing an allegoric head. The technical characteristics of the form shall be deposited with the International Bureau.
- 3 The form shall bear a security print on the front and on the back.
- 4 The wording on the postcheque shall be in the language or languages of the issuing country.
- 5 Administrations may agree among themselves to use a form adapted to the requirements of their internal service.

Article 150

Postcheque guarantee card

The postcheque guarantee card shall be in the form of the annexed specimen VP 15, the technical characteristics of which shall be deposited with the International Bureau.

Chapter II

Payment of postcheques

Article 151

Presentation of postcheques

- 1 Upon presentation of the postcheque at the counter for payment, the payee, other than a third party, shall enter, in the space reserved for that purpose, in arabic numerals, the sum to be paid, expressed in the currency of the paying country.
- 2 The amount shall be preceded by the regulation initials representing the abbreviation of the name of the currency of payment.
- 3 The indication of the sum shall be made in ink and shall not include any deletions, erasures or overprinting, even if approved.

Article 152

Conditions of payment

1 The postcheque shall be endorsed with the signature of the payee, other than a third party, affixed in the presence of the paying official.

- 2 The payee, other than a third party, shall present his postcheque guarantee card. However, an identity document (passport, identity card admitted for crossing frontiers or postal identity card) shall also be requested by the counter official in the following cases:
- in countries where legislation so requires;
- in cases of doubt about the identity of the person requesting payment of instruments or about the authenticity of such instruments or of the guarantee card;
- at the request of any issuing administration for a limited period in the event of theft or fraud relating to such instruments.
- 3 The paying official shall verify that the information (surname and, if necessary, forename of the account holder, number of the postal account and signature) appearing on the postcheque agrees with that on the guarantee card.
- The paying official shall stamp the postcheque with the date-stamp of the paying office and shall note the number of the postcheque guarantee card in the spaces reserved for that purpose. He shall describe, if necessary, the identity document presented on the back of one of the postcheques paid.
- The terms and conditions of payment of postcheques to third parties shall be fixed by agreement between the administrations concerned.

Return of paid postcheques to the giro service of origin

- 1 Paid postcheques shall be centralized by the office of exchange of the paying administration.
- They shall be described on a VP 2 list or on an MP 5 account showing the total amount of the payments made, expressed in the currency of the paying country. To the total amount of the VP 2 list or the MP 5 account shall be added the sum of the remunerations payable by the issuing administration to the paying administration.
- 3 The total amount of the VP 2 list shall be debited from the liaison giro account opened in the name of the issuing administration. The VP 2 list and the paid postcheques shall be attached to the relevant account statement which shall be sent to the issuing administration.
- 4 Article 148 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement shall apply, where necessary, to payment of the MP 5 account.

Article 154

Replacement of postcheques lost after payment

- 1 Postcheques lost or destroyed after payment shall be replaced by the paying administration by a duplicate prepared on a blank form. This form shall bear all the necessary indications of the original instrument as well as the words "Duplicata établi en remplacement d'un postchèque perdu après paiement" (Duplicate prepared to replace a postcheque lost after payment) and the date-stamp of the office of exchange of the paying administration.
- 2 The administration issuing the postcheques shall provide the paying administrations with the postcheque forms necessary for the preparation of the above-mentioned duplicates.

Part VII

Instruments payable at giro centres

Article 155

Application of the Detailed Regulations of the Collection of Bills Agreement

Subject to the special provisions set out below, instruments payable at giro centres shall be, in so far as these are applicable to them, subject to the provisions of the Detailed Regulations of the Collection of Bills Agreement in particular with respect to conditions to be fulfilled by the instruments, the treatment of items bearing prohibited annotations or communications, presentation, time limits for payment and the indication of the reason for non-collection.

Special conditions to be fulfilled by instruments

Instruments payable at giro centres shall bear the number of the giro account to be debited and the name of the giro centre which holds this account.

Article 157

Preparation and transmission of statements of instruments sent

- 1 instruments payable at giro centres shall be set out in statements, in the form of the annexed specimen VP 12, prepared in triplicate.
- 2 The giro centre of origin shall retain the original and send direct to the giro centre of payment the two other copies of the VP 12 statement to which it attaches the instruments to be collected.
- After collection, the centre of payment shall return one of the copies of the statement in accordance with the provisions of article 108, to the administration of origin of the instruments; it shall attach thereto, if applicable, any unpaid instruments.

Article 158

Dispatch of funds

The giro centre of payment shall issue a transfer order to the amount of the items paid, after deduction of the transfer charge, in favour of the giro account designated by the giro centre of origin.

Part VIII

Miscellaneous provisions

Article 159

Postage-free envelopes containing account statements

Envelopes containing account statements and sent post-free by giro centres to account holders shall bear the designation of the forwarding giro centre and the indication "Service des postes" (On postal service).

Article 160

Application to open a giro account abroad

- 1 Any application to open a giro account abroad shall be addressed by the applicant to the administration called upon to hold the account. It shall be sent to that administration either direct by the applicant or through the giro centre in the area where he resides. Where the applicant already has a national giro account, the application may be forwarded through the giro centre which manages his account.
- 2 This centre, acting in conformity with the regulations laid down for the opening of an account in its own country, shall verify applications whether made through the said centre or passed to it by a foreign administration to which they have been submitted direct.

If necessary, the above-mentioned centre, after consulting the applicant, shall rectify any incorrect information in the application and attach to it a fully completed attestation in the form of the annexed specimen VP 9. In certain special cases not covered by the wording of that form, it may supplement or correct the form if necessary by means of an explanatory letter; it shall then send all these documents to the office of exchange in the country of destination through the office of exchange in its own country. The attestations shall be stamped with an impression of the relief stamp of the intervening country's office of exchange and signed by the official or officials authorized to certify summary lists.

Part 1X

Final provisions

Article 161

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Giro Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 436 of this volume.]

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References
1	2	3
VP 1	Transfer or inpayment advice	Art 105, para 1
VP 2	Transfer, inpeyment or outpeyment cheque list	Art 106, para 1
VP 3	Summery list	Art 107, pare 1
VP4	Regularization list	Art 113, para 1
VP 5	Postal request to cancel a transfer, inpayment or outpayment	Art 110, para 1
VP6	Telegraphic request to cancel a transfer, inpayment or outpayment	Art 110, para 2
VP 7	Inquiry about a transfer, inpayment or outpayment	Art 111
VP 9	Attestation (opening of a postal giro account abroad)	Art 160, para 3
VP 10	Advice of entry	Art 109, para 2
VP 12	Statement of banking instruments for collection	Art 157, para 1
VP 13	Transfer or outpayment cheque order	Art 129, para 1
VP 13bis	Transfer or outpayment cheque order (large size)	Art 129, para 1
VP 14	Postcheque	Art 149, para 1
VP 15	Postcheque guarantee card	Art 150

Postal administration of origin	ADVIC	
Postal giro centre or inpayment office	_	npayment
Name and address of payer or inpayer		<u>p-</u> y
No of account or deposit		Date
Name and address of payee		
Account No of payee	Postal giro centre	
Messages		
		/′
Amount in arabic figures		
Amount in arabic figures		

Giro, Rio de Janeiro 1979, art 105, para 1 - Size: 148 x 105 mm

r	Postal administration	of origin					,	VP 2
				LIST				
f	Postal gird centre			of transfer	rs	of Inpaym	ents	
ſ	Postal giro centre of d	estination		Of outpayr	ments	No on VP 3 list		
ļ				Number of VP 1, VP 1	3 or VP 13bis advices a	attacned		
				Confirmation	n of a telegraphic	transmission	1	
	Payee							
	Account (number of	of cheque form	!	Payer or inpayer Account debited		r deposit	Amount	
	in case of outpaym	nents)	Neme and eddress	·			Amount	
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Postal admin	ostal administration of origin				VP 3				VP 3
Postal giro ci	entre				Lists	of trensfe	ers	List of inpaym	ents
					List of outpayments Date of summary list				
Postal giro ci	entre of destination				Date of summary ust				
					No of summa:	ry list			
					Number of VP	2 lists attached			
L		· · · -			1				
Pieese ca	Pieese carry out the orders shown on the attached VP 2 lists, the amounts of which are the following								
Serial number	Amount		Serial number	Amount			Serial number	Amount	
1	2	7	3		4		5	6	
1		ļ	Brought forward				Brought forward		
2			13				24		
3			14		*************		25		
4			15				26		
5			16				27		
6		ļ	17				28		• • • • • • • • • • • • • • • • • • • •
7		1	18				29		• • • • • • • • • • • • • • • • • • • •
8		<u> </u>	19		•••••		30		
9		ļ	20				31		
10			21		•		32		• • • • • • • • • • • • • • • • • • • •
11			22				33		
12		ļ	23				34		
Carried forward			Carried forward				Total	<u> </u>	
		In words							
Total sum	ot								
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Stamp (in reli Signatures	et it possible) of the giro attice	oi exchange an	o date						
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Giro, Rio de Janeiro 1979, art 107, para 1 - Siza: 210 × 297 mm

			Transfers not mede Inp	syments not made
			Outpeyments not made	
ostal giro c	centre			TIFICATION
			to e summary list of li	rregularity
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			Number of snnexas	
			Date of summary list	l No
	T	Payee	Payer or inpayer	
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	the sur	nmary list described above after correction	on¹	
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oignatures				
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Giro, Rio da Janeiro 1979, art 113, para 1 – Size: 210 \times 297 mm

Postal administration of origin		REQUEST FOR CA	NCELLA	ATION	VP 5
Postal giro centre or inpayment office		Transfer		Inpayment	
		Outpayment			·
Giro centre of destination		Dete of request			
		Notes. To be sent by re	egistered p	post	
		Confirmation of a t	telegraphi	c request	
	Giro centre or inpayment office of origin				
Confirmation of the	Oate of telegraphic request				
telegraphic request	Giro centre of destination				
		· · · · · · · · · · · · · · · · · · ·			
Please cancel the order describ	ed below end return the relevant :	advice to us			
	Giro centre or inpayment office of origin				·
	Account or deposit No				
Payer or inpayer	Name and place of address				
		<u>,</u>			
Amount	In figures, in currency of the country of desi	ination			
	Giro centre				
	Account No				
Payee	Name and place of address				
Stamp of giro centre or inpayment office of Signature	origin and date				
	Data	Summe	ery list No		
Advice sent					
	No of list	Serial #	No		
					
Stamp of giro office of exchange of administ Signature	stration of origin and date				_
Giro. Rio de Janeiro 1979, art 110, pa	o L. Size: 210 v 207 mm				

Fostal administration of origin	TELEGRAPHIC REQUEST FOR CANCELLATION
	Transfer 🔲 Inpayment
	Outpayment
"Postbur" cheques	reacher in Alary
Cancel	inpayment
Giro centre or inpayment office of origin	Account No
Name and address of payer or inpayer	Name and address of payer or inpayer
Amount in arabic figures	
Giro centre of destination	l Account No
Name and address of payee	lame and address of payee
"Postbur" cheques	Stamp of giro centre or inpayment office of origin and date
Notes. Confirm this request immediately in writing. by means of a VP 5 form.	
	_

Giro, Rio de Janeiro 1979, art 110, para 2 – Size; 210 \times 148 mm

Postal administration of origin		INQUIRY	VP 7
Fusial Summission of Organi		Transfer	Inpayment
		Outpayment	
Giro centre or inpayment office of origin		Date of inquiry	
		Date of transfer or inpayment	
	Name and place of address		
Payer or inpayer		Accoun	it or daposit No
	In ligures, in currency of the country of d	estination	
Amount			
	Name and place of address		
Payee			
	Giro centre		Account No
	Giro centre or altice of inpayment		Stamp
Dispersion by the size	Exchange office of origin		·
Dispatch by the giro centre or inpayment office of origin	List No	Data	
	Signature		
· · · · · · · · · · · · · · · · · · ·	Exchange office of origin		Stamp
	Exchange office of destination		
Dispatch by the giro office of exchange of the	List No	Serial No	
administration of origin	Date		
	Signature		
	Exchange office of destination		Stamp
Dispatch by the giro	Gira centre of destination		
exchange office of the administration of destination	List No	Date	
	Signature		
Reply from the giro centre of destination			
Stamp of the giro cantre of destination and Signature	i date		
Signature			

Postal administration of origin	VP 9 (Front
	ATTESTATION Opening of a postal giro account abroed
Postal giro cantre	Date of ettestation
iro centre of destination	
	Notes. No abbreviation may be used except where the applicant so requires
	Number of annexes
Description of the giro account for which application is a	made
nformation concerning the applicant	
	
state nature of firm, eg commercial partnership, ord	cial association not entered in the register of friendly societies; registared firi inary partnership, company, joint-stock association of partners, joint-stoc
limited company, limited liability company, etc) - ente	red in the register of companies under No X; registered cooperative so
limited company, limited liability company, etc) - ente	red in the register of companies under No X——; registered cooperative sc ter, registered non-commercial association – entared in the register of friend
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Giro, Rio de Janeiro 1979, art 160, para 3 - Size: 210 × 297 mm

Description of the persons representing the applicant	VP 9 (Back)
Names and full descriptions of the persons who are legally entitled to represent the applicant acc the appropriate register for cooperative societies, the register of friendly societies, deed of par	ording to the register of companies,
the appropriate register for cooperative societies, the register of mentity societies, cooperative	and on proceedings of the control of
Namss and titles May sign alone	
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Yes	∐ No
Yes	No
Yes	No No
Yes	No
Yes	— □ No
Yes	∐ No
Yes	No
Yes	No
The powers conferred on the persons enumerated above are subject to the following restriction	\$
The state of the s	
	•
Result of Investigation	
The attached request to open a postal giro account has been verified by us in conformity with t regarding the opening of such accounts	he regulations in force in our country
As a result of this investigation we should feel no hesitation, if application were made, in o	pening a giro account in our service
An account is already being kept in our service under this description. The applicant is entit	lad to sing, his signature correspond
to the specimen in our files	
Stamp (in relief if postable) of the gird centre and data Signatures of officials	

		(F VP 1
Postal administration of origin	ADVICE OF ENTRY	On postal service
Giro centre or inpayment office	•	Stamp of the gi
	Postal transfer	the advice
	Telegraph transfer	
	Postal Inpayment	į,
	Telegraph Inpayment	14.27
	Name of payer or inpayer	
This advice should be returned by the quickest route, including air, without surcharge. A blue PAR	Street end number	
AVION (BY AIR MAIL) label or impression shall be effixed to ad- vices which are returned by air.	Place of destination	
•	Country of destination	

. Giro, Rio de Janeiro 1979, art 109, para 2 – Size: 148 × 105 mm

Amount in figures, in currency of the country of c	destination	
Payer or inpayer. Name end address		
		Account No
Payee. Name and address		
		Account No
		Account No
		I Account No
		Account No
Giro centre holding the account to be credited		Account No
Giro centre holding the account to be credited		
Giro centre holding the account to be credited		I Account No
Giro centre holding the account to be credited		
Giro centre holding the account to be credited Action on the order described	Date	
Action on the order described		
Action on the order described Carried out	Date	
Action on the order described Carried out		
Action on the order described Carried out Not carried out	Date	
Action on the order described Carried out	Date	
Action on the order described Carried out Not carried out	Date	

Pdstal administratio	n of origin					VP 1		
Postal giro centre			STATEMENT Banking instruments for collection					
Postel giro centre ol	Collection		Date of statement					
No of giro account to be debited	Name of debtor		Date of maturity	Instruments presented Amount	Unpaid instruments Amount	Remarks		
	<u> </u>	2	3		5	6		
	<u> </u>		†	 	+ -	+		
						-		
,,,,,								
Totals					 	<u> </u>		
	amount of instru	unpaid instruments)						
Less: transfer c					_			
Amount of trans	sfer							
Stemp of giro centre date of dispetch of s	of prigin on tatement	Stemp of giro centre of collection on date of receipt of statement and date	Stemp of girb centre date of return of sett Signature of official	of collection on led Statement in charge	Stemp of giro centr of receipt of settled	e of origin on date statement and date		

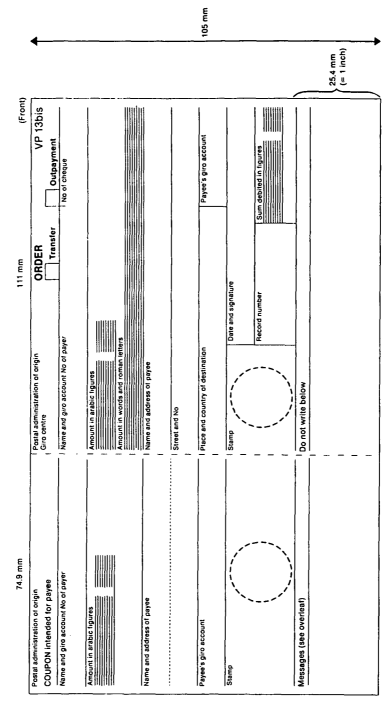
Giro, Rio de Janeiro 1979, art 157, para 1 - Size: 210 × 297 mm

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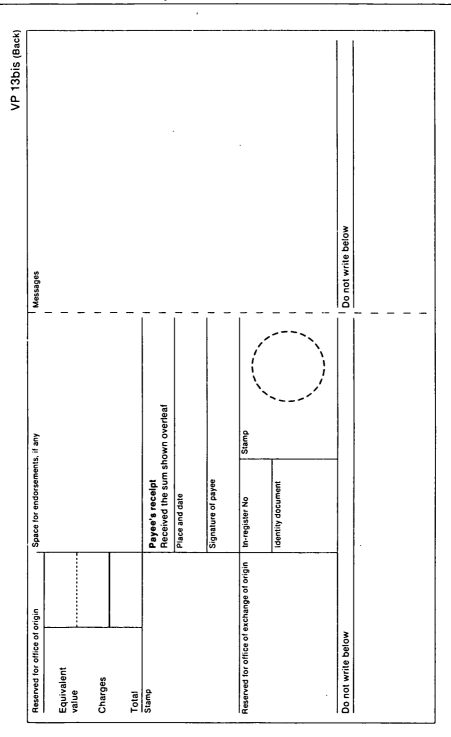
37 mm		111 mm	(Front)	
Postal administration of origin COUPON intended for payee	Postal administration of origin Giro cantre	ORDER Transfer	.VP 13] '	†
	Name and giro account No of part	yer	No of cheque		
Amount in arabic tigures	Amount th ersbic figures				
	Amount in words and roman lette	Bre			
Name and address of psyae	Name and address of payee				
	Street end No	7.74			
Payee's giro account	Place and country of destination		Payee's giro eccount		105 mm
Stamp	Stamp	Date end signsture			
		Record number	Sum debited in figures		
Messages (see overleaf)	Do not write below			h	
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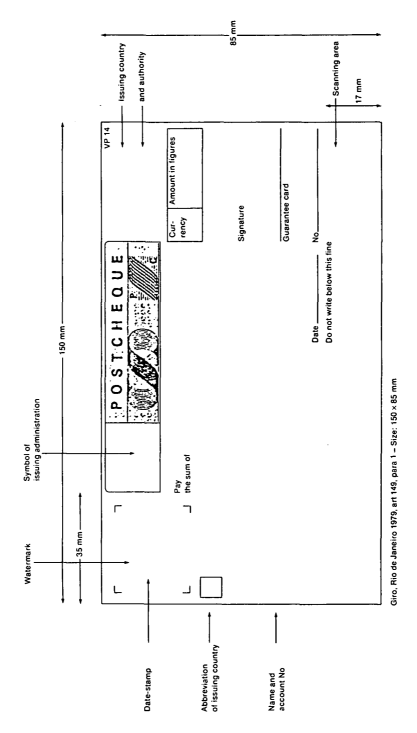
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otai		1
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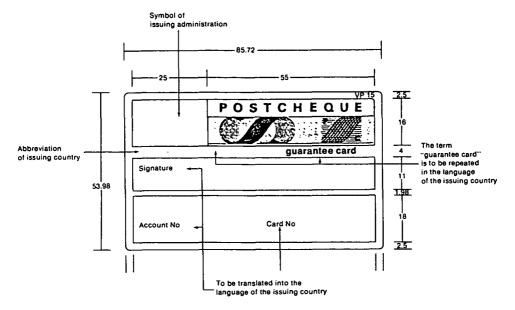


Giro, Rio de Janeiro 1979, art 129, para 1 – Size: 185.9 x 105 mm





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Giro, Rio de Janeiro 1979, art 150 - Size: 85.72 × 53.98 mm

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED OR APPROVED THE AGREEMENT, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION OR APPROVAL WITH THE GOVERNMENT OF SWITZERLAND

State	Date of definitive signature (s) or of deposit of the instrument of ratification or approval (AA)	
DENMARK	26 October 1979 s	
Liechtenstein	29 April 1981	
Niger	10 April 1981 AA	
REPUBLIC OF KOREA	22 May 1981 AA	
SUDAN	26 October 1979 s	
SWITZERLAND	4 March 1981	
Tunisia	3 April 1981	

No. 19989

UNIVERSAL POSTAL UNION

Cash-on-Delivery Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

CASH-ON-DELIVERY AGREEMENT

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- 3 Maximum amount
- 4 Currency
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- 6 Methods of exchanging COD money orders
- 7 Charges
- 8 Cancellation or alteration of the COD amount
- 9 COD money orders and COD inpayment money orders
- 10 Payment of COD money orders relating to parcels
- 11 Non-payment of payee

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- 12 Principle and extent of liability
- 13 Exceptions
- 14 Payment of indemnity. Recourse. Time allowed
- 15 Determination of liability with regard to collection
- 16 Return to sender of an item delivered to the addressee without collection of the COD amount

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- 18 Application of the Convention and certain Agreements
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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

CASH-ON-DELIVERY AGREEMENT1

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,² have, by common consent and subject to the provisions of article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Chapter I

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern the exchange of cash-on-delivery items that contracting countries agree to set up in their reciprocal relations.

Chapter II

General conditions, charges, transfer of funds

Article 2

Items accepted

- 1 Unregistered letter-post items whose COD amount does not exceed 100 francs, registered items, insured letters and postal parcels, which fulfil the conditions laid down in the Convention³ or the Postal Parcels Agreement⁴ may be sent cash-on-delivery.
- 2 Administrations shall be entitled to restrict the cash-on-delivery service to some only of the above-mentioned categories of item.

Article 3

Maximum amount

When the COD amount is paid by COD money order, the amount of the latter may not exceed the maximum adopted in the collecting country for the issue of the money orders intended for the country of origin of the item. However, when payment to the sender is made by COD inpayment money order or by transfer, the maximum amount may be adjusted to the amount fixed for inpayment money orders or transfers. In both cases, a higher maximum may be mutually agreed on.

¹ Put into effect* on 1 July 1981, in accordance with article 20. See p. 510 of this volume for the list of States which affixed definitive signatures to, ratified or approved the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, Treaty Series, vol. 611, p. 7.

³ See p. 55 of this volume.

⁴ See p. 241 of this volume.

Currency

In the absence of special agreement, the COD amount shall be expressed in the currency of the country of origin of the item; however, if the COD amount is paid in or transferred to a postal giro account held in the collecting country, this amount shall be expressed in the currency of that country.

Article 5

Methods of settling with the sender

The funds intended for the sender of the items shall be sent to him:

- a by COD money order, the amount of which shall be paid in cash in the country of origin of the item; however, if the regulations of the paying administration so permit, this amount may be paid into a postal giro account held in that country;
- b by COD inpayment money order, the amount of which shall be entered to the credit of a postal giro account held in the country of origin of the item, if the regulations of that country's administration so permit:
- c by transfer or inpayment to a postal giro account held either in the collecting country or in the country of origin of the item if the administrations concerned allow such procedures.

Article 6

Methods of exchanging COD money orders

The exchange of COD money orders may be carried out by cards or lists, as administrations prefer. In the first case, the instruments shall be called "COD card money orders" and in the second "COD list money orders".

Article 7

Charges

- 1 The administration of origin of the item shall freely decide the charge to be paid by the sender, in addition to the postal charges payable on the category to which the item belongs, when payment is made by COD money order or COD inpayment money order.
- 2 The charge payable on a COD item paid for by COD inpayment money order shall be lower than that which would be payable on an item of the same amount paid for by COD money order.
- 3 COD money orders and COD inpayment money orders shall automatically be sent, by the quickest route (air or surface), to the paying office or to the giro centre responsible for crediting the accounts.
- 4 If the COD amount is to be paid by means of an inpayment form or an advice of inpayment or transfer, to be credited to a postal giro account either in the collecting country or in the country of origin of the item, a set charge of 50 centimes at most shall be collected from the sender.
- 5 Furthermore, for the transfers or inpayments mentioned in paragraph 4, the administration of the collecting country shall collect on the COD amount the following charges:
- a a set charge of 2 francs at most;
- any internal charge payable on transfers or inpayments when they are made to the credit of a postal giro account held in the collecting country;
- the charge payable on international transfers or inpayments when they are made to the credit of a postal giro account in the country of origin of the item.

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Cancellation or alteration of the COD amount

- 1 The sender of a COD item, under the conditions prescribed in article 33 of the Convention, may ask for the COD amount to be cancelled, reduced or increased.
- 2 If the COD amount is increased, the sender shall pay, on the increase, the charge mentioned in article 7, paragraph 1; this charge shall not be collected when the amount is to be credited to a postal giro account by means of an inpayment form or an advice of inpayment or transfer.

Article 9

COD money orders and COD inpayment money orders

- 1 COD money orders and COD inpayment money orders shall be admitted up to the maximum amounts adopted by virtue of article 3.
- 2 Subject to the reservations made in the Detailed Regulations,¹ COD money orders and COD inpayment money orders shall be subject to the provisions laid down in the Money Orders and Postal Travellers' Cheques Agreement.²

Article 10

Payment of COD money orders relating to parcels

COD money orders relating to COD parcels shall be paid to senders under the conditions laid down by the administration of origin of the item.

Article 11

Non-payment of payee

- 1 The amount of a COD money order which, for any reason, has not been paid to the payee shall be kept at his disposal by the administration of the country of origin of the item; it shall be permanently acquired by that administration upon expiry of the legal prescription period in force in that country.
- When, for any reason, the inpayment or transfer to a postal giro account requested under article 5, b, cannot be carried out, the administration which collected the funds shall convert them into a COD money order made out to the sender of the item.

Chapter III

Liability

Article 12

Principle and extent of liability

1 Administrations shall be liable for the funds collected until the COD money order has been duly paid or until due entry to the credit of a postal giro account.

¹ See p. 487 of this volume.

² See p. 349 of this volume.

- 2 Furthermore, administrations shall be liable, up to the COD amount, for the delivery of items without collection of funds or against collection of a sum lower than the COD amount.
- 3 Administrations shall assume no liability for delays which may occur in the collection and dispatch of funds.

Exceptions

No indemnity shall be payable in respect of the COD amount:

- a if the failure to collect is due to an error or negligence on the part of the sender;
- b if the item has not been delivered because it falls within the prohibitions specified in the Convention article 36, paragraphs 1, 2 and 3, b, or in the Postal Parcels Agreement article 19, a, ii, iv, v, vi, vii, viii and b, and article 23;
- c if no inquiry has been made within the period specified in article 42, paragraph 1, of the Convention.

Article 14

Payment of indemnity, Recourse, Time allowed

- 1 The obligation to pay the indemnity shall rest with the administration of origin of the item; that administration may exercise its right of recourse against the administration which was liable and which shall be bound to reimburse it, under the terms laid down in article 58 of the Convention, the sums paid out on its behalf.
- The administration which finally bore the payment of the indemnity shall have the right of recourse, up to the amount of that indemnity, against the addressee, against the sender or against third parties.
- 3 Article 57 of the Convention relating to the time allowed for payment of the indemnity for the loss of a registered item shall apply, for all categories of COD items, to the payment of the sums collected or the indemnity.

Article 15

Determination of liability with regard to collection

- 1 The collecting administration shall not be liable for irregularities committed when it can:
- a prove that the error was due to the non-observance of a statutory provision by the administration of the country of origin.
- b establish that, at the time of transfer to its service, the item and, in the case of a postal parcel, the dispatch note relating thereto, did not bear the regulation endorsements.
- 2 When liability cannot be clearly assigned to one of the two administrations, they shall bear the loss equally.

Article 16

Return to sender of an item delivered to the addressee without collection of the COD amount

1 When the addressee returns an item which has been delivered to him without collection of the COD amount, the sender shall be advised that he may take possession of it within a period of three months, on condition that he drop all claim to payment of the COD amount or return the amount received by virtue of article 12, paragraph 2.

- If the sender takes delivery of the item, the amount reimbursed shall be repaid to the administration or administrations which bore the loss.
- If the sender does not take delivery of the item, it shall become the property of the administration or administrations which bore the loss.

Chapter IV

Miscellaneous and final provisions

Article 17

Remuneration of the collecting administration

- The administration of origin of the item shall allocate to the collecting administration, on the amount of the charges that it has collected in application of article 7, a remuneration the amount of which shall be fixed at 2 francs.
- COD items paid for by COD inpayment money order shall give rise to the allocation of the same remuneration as that which is allocated when payment is made by COD money order.

Article 18

Application of the Convention and certain Agreements

The Convention, the Money Orders and Postal Travellers' Cheques Agreement, the Giro Agreement and the Postal Parcels Agreement⁴ shall be applicable where appropriate in all cases which do not run counter to this Agreement,

Article 19

Conditions of approval of proposals concerning this Agreement and its Detailed Regulations

- To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations shall be approved by a majority of the member countries present and voting which are parties to the Agreement. At least half of these member countries represented at Congress shall be present at the time of voting.
- To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations shall obtain:
- unanimity of votes, if they involve the addition of new provisions or amendments to articles 1 to 9, 11 to 17, 19 and 20 of this Agreement and article 123 of its Detailed Regulations;
- two-thirds of the votes, if they involve amendments to the provisions, of this Agreement other than those mentioned under a:
- a majority of the votes, if they involve interpretation of the provisions of this Agreement and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

¹ See p. 55 of this volume.

² See p. 349 of this volume.

³ See p. 417 of this volume.

⁴ See p. 241 of this volume.

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original, which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

People's Democratic Republic of Algeria

Federal Republic of Germany

Argentine Republic

Republic of Austria

Barbados

Belgium

People's Republic of Benin

Republic of Burundi

United Republic of Cameroon

Central African Republic

Chile

Republic of Cyprus

Republic of Colombia

People's Republic of the Congo

Republic of Korea

Republic of the Ivory Coast

Kingdom of Denmark

Arab Republic of Egypt

Republic of Ecuador

Spain

Republic of Finland

French Republic

Gabonese Republic

Greece

Republic of Upper Volta

Republic of Honduras

Hungarian People's Republic

Republic of Indonesia

Republic of Iraq

Republic of Iceland

Socialist People's Libyan Arab Jamahiriya

Lebanese Republic

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Republic of Mali

Kingdom of Morocco

Islamic Republic of Mauritania

Principality of Monaco

People's Republic of Mozambique

Republic of Nicaragua

Republic of the Niger

Norway

Netherlands

Netherlands Antilles
Portugal
Republic of San Marino
Republic of Senegal
Sweden
Swiss Confederation
Republic of Suriname
Republic of Chad
Czechoslovak Socialist Republic
Thailand
Togolese Republic
Tunisia
Turkey
Eastern Republic of Uruguay
Vatican City State
Socialist Federal Republic of Yugoslavia

Republic of Zaire

DETAILED REGULATIONS OF THE CASH-ON-DELIVERY AGREEMENT

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- 122 Preparation and settlement of accounts

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Final provisions

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ANNEXES: FORMS

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3,061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE CASH-ON-DELIVERY AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,¹ the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Cash-on-Delivery Agreement:²

Chapter I

Preliminary provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall transmit to the other administrations, through the intermediary of the International Bureau, any relevant information concerning the cash-on-delivery service.
- 2 Any amendment shall be notified without delay.

Article 102

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention, the following shall be considered as forms for the use of the public:

- R 3 (International COD money order, letter-post service),
- R 4 (International COD money order, postal parcels service).
- R 6 (International COD inpayment money order, letter-post service).
- R 7 (International COD inpayment money order, postal parcels service),
- R 8 (International COD money order to be filled in by machine, letter-post service),
- R 9 (International COD money order to be filled in by machine, postal parcels service).

¹ United Nations. Treaty Series, vol. 611, p. 7.

² See p. 478 of this volume.

Chapter II

Posting

Article 103

Indications to be given on the items and dispatch notes

- 1 Unregistered and registered items, insured letters, postal parcels on which a COD charge is payable and the corresponding dispatch notes shall bear very prominently, on the address side in the case of the items, the heading "Remboursement" (COD) followed by the COD amount in roman letters and arabic numerals, without erasure or alteration, even if certified. The entry relating to the COD amount may not be made in pencil or indelible pencil; however, service instructions may be made with an indelible pencil.
- In the indication of the COD amount in letters, the name of the currency units shall not be abbreviated; when this indication refers to a currency based on the decimal system, fractions of the currency unit may be expressed in numerals only, but obligatorily in hundredths (or thousandths) by means of a figure of two (or three) numerals using a zero (or two zeros) if necessary. When the currency used is not based on the decimal system, the number and the name of currency units or fractions of currency units shall be written out in full; in the indication of the amount in numerals, the units or fractions of currency units not mentioned in the sum in letters shall be replaced by zeros.
- The sender shall write on the address side of the item and, in the case of a parcel, on the front of the dispatch note, his name and address in roman letters. When the sum collected is to be entered to the credit of a postal giro account, the item and, where applicable, the dispatch note shall also bear on the address side the following wording in French or in another language known in the country of destination "A porter au crédit du compte courant postal No ... de M ... à ... tenu par le bureau de chèques de ..." (Credit to postal giro account No ... of Mr ... at ... held by giro centre of ...).

Article 104

Labels

- 1 When a COD charge is payable on them, letter-post items shall bear, on the address side, in so far as possible in the top left-hand corner, beneath the sender's name and address where these are given, an orange label in the form of the annexed specimen R 1. The C 4 label provided for in article 131, paragraph 4, of the Detailed Regulations of the Convention¹ (or impression of the special stamp instead) shall be applied wherever possible in the top corner of the R 1 label; however, administrations may use, instead of the two above-mentioned labels, a single label in the form of the annexed specimen R 2 bearing in roman letters the name of the office of origin, the letter R, the serial number of the item and an orange triangle containing the word "Remboursement" (COD).
- 2 COD postal parcels and their dispatch notes shall bear the R 1 label on the address side.

Article 105

Forms to be attached to the items

1 Apart from the cases provided for in paragraphs 4 and 6, every COD item shall be accompanied by a COD money order form in strong cardboard conforming to the annexed specimens R 3, R 6, or R 8, light green in the case of a letter-post item and conforming to the annexed specimens R 4, R 7, or R 9, white in the case of a parcel. The money order form shall bear the indication of the COD amount in the currency of the country of origin of the item and, as a general rule, show the sender of that item as the payee of the money order.

¹ See p. 102 of this volume.

- When the amount of the COD money order can be entered to the credit of a postal giro account held in the country of origin of the item, the sender wishing to take advantage of this facility shall give on the instrument, instead of his address, the holder and number of the postal giro account as well as the centre holding this account.
- 3 Each administration may have the money orders relating to items originating in its country addressed to the office of origin of the item or to any other of its offices. In that case, the name of the offices shall be given on the R 3, R 4, R 6, R 7, R 8, or R 9 form.
- If the sender asks for the COD amount to be paid into a postal giro account held in the collecting country, in the absence of a special agreement, the item shall be accompanied by an inpayment form of the type prescribed by the regulations of that country. This form shall name the holder of the account to be credited and contain any other particulars required by the form, apart from the amount to be credited, which after collection, shall be entered by the administration of destination of the item. If the inpayment form has a coupon, the sender shall write thereon his name, address and any other particulars he thinks necessary.
- 5 The money order shall be firmly attached to the item, or in the case of a parcel, to the dispatch note; the same shall apply, where appropriate, to the inpayment form.
- 6 No form shall be attached to the item or to the dispatch note, if the sender, pursuant to article 5, c, of the Agreement, asks for the COD amount to be paid into a postal giro account held in the country of origin of the item or transferred to a postal giro account.

Transmission of unregistered letter-post items on which a COD charge is payable

Unregistered letter-post items on which a COD charge is payable shall be inserted in mails in accordance with article 159, of the Detailed Regulations of the Convention.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 107

Cancellation or alteration of the COD amount

- 1 Every request for cancellation or alteration of the COD amount shall be subject to article 144 of the Detailed Regulations of the Convention.
- In the case of a telegraphic request, this shall be confirmed by the first post by a postal request accompanied by the facsimile referred to in the above-mentioned article 144, paragraph 1. The collecting office shall hold the item until receipt of this confirmation; the collecting administration may, on its own responsibility, act on the telegraphic request without waiting for confirmation by post.
- 3 If the COD amount is to be settled by money order, the postal request for alteration shall be accompanied by a new R 3, R 4, R 6, R 7, R 8 or R 9 form, as the case may be, giving the corrected amount. In the case of a telegraphic request, the COD money order shall be replaced by the collecting office under the conditions laid down in article 112, paragraph 3.

Redirection

- 1 Any item on which a COD charge is payable may be redirected if the country of new destination provides, in its relations with the country of origin, the service for items of this type; in that case, the COD money order form shall remain attached to the item.
- 2 If the sender has asked for settlement by entry to the credit of a postal giro account and if the country of new destination does not allow this form of payment, article 11, paragraph 2, of the Agreement shall apply. The office of new destination shall convert the COD amount into the currency of its country, taking as a basis the rate defined in article 109, paragraph 1.

Chapter IV

Operations at the collecting office

Article 109

Conversion. Treatment of payment instruments

- 1 In the absence of special agreement, the COD amount expressed in the currency of the country of origin of the item shall be converted into the currency of the collecting country by the postal administration of the latter country; this administration shall use the conversion rate it uses for money orders intended for the country of origin of the item.
- 2 Immediately after collecting the COD amount, the collecting office or any other office appointed by the collecting administration shall fill in the "Indications de service" (Service instructions) part of the COD money order and, after applying its date-stamp, shall send it without charge to the address on it or to its office of exchange, as the case may be.
- 3 In the case of redirection and subject to article 108, paragraph 2, the administration of new destination shall follow the same procedure as if the items had been sent to it direct.
- 4 COD money orders and COD inpayment money orders shall be automatically sent, by the quickest route (air or surface), to the paying office or to the giro centre responsible for crediting the accounts.
- If the funds collected are paid into or transferred to a postal giro account, the advice of transfer or inpayment intended for the holder of the account shall bear on the front the word "Remboursement" (COD) and, on the back, the category, the number of the COD item and, if applicable, the name of the addressee of the item.
- 6 The inpayment forms for COD items the amount of which is to be entered to the credit of a postal giro account in the collecting country shall be treated according to the regulations of that country.

Article 110

Treatment of irregularities

- 1 In case of discrepancy between the indications of the COD amount on the item, on the one hand, and on the money order or dispatch note, on the other, the higher figure shall be collected from the addressee.
- 2 If the sender refuses to pay that sum, the item may, subject to paragraph 5, be delivered against payment of the lower figure, provided that he pledges to make, if necessary, an additional payment on receipt of information supplied by the administration of origin; if he does not accept this condition, delivery of the item shall be postponed.
- 3 In every case, a request for information shall be sent immediately, by the quickest route (air or surface), to the service indicated by the administration of origin, which shall reply as soon as possible and by the quickest route (air or surface), stating the exact COD amount and applying, where applicable, article 107, paragraph 3.

- 4 Dispatch of the COD money order inpayment form, or transfer order shall be postponed until receipt of the reply to the request for information.
- When the addressee is a transient or has to leave, payment of the higher figure shall always be required; in the case of refusal, the item shall not be delivered until receipt of the reply to the request for information.

Payment period

- 1 The COD amount shall be paid within seven days reckoned from the day after the arrival of the item at the collecting office; this period may be extended to one month at most when the legislation of the collecting country so permits.
- 2 If a letter-post item is involved, it shall be returned to the office of origin upon expiry of the payment period; the sender may, however, ask in a note for the immediate return of the article if the addressee will not pay the COD amount at the first presentation. The article shall also be returned immediately if the addressee, upon presentation, categorically refuses all payment.
- If a parcel is involved, it shall be treated upon expiry of the payment period in accordance with articles 22, 25, paragraphs 2 and 3, 28 and 29 of the Postal Parcels Agreement; the sender may, however, ask for the instructions given by him by virtue of article 106, paragraph 7, of the Detailed Regulations of the Postal Parcels Agreement¹ to be carried out immediately if the addressee will not pay the COD amount at the first presentation. These instructions shall also be carried out immediately if the addressee, upon presentation, categorically refuses all payment. If, in reply to an advice of non-delivery, the sender has given instructions to the collecting office, the above-mentioned periods shall be reckoned from the day after arrival of these instructions.

Article 112

Destruction, cancellation or replacement of payment instrument forms

- 1 The following shall be destroyed by the collecting administration:
- a any COD money order form which has become unusable because of discrepancy between the indications of the COD amount or as a result of cancellation or alteration of the amount;
- b any inpayment form which has become unusable because of cancellation of the COD amount.
- 2 Any form relating to an item returned to origin for any reason shall be cancelled by the office which returns the item.
- 3 When forms relating to COD items are mislaid, lost or destroyed before collection, the collecting office shall make duplicates of them on regulation forms.

Article 113

Undelivered or uncollected card money orders

- 1 COD money orders which could not be paid to payees shall, where applicable after being subjected to the formality of authorization to extend the validity period, be receipted by the administration of origin of the items to which these instruments refer and credited to the account of the administration which issued them.
- 2 The same shall apply to COD money orders which have been delivered to the rightful owners, but the amount of which has not been collected. Such instruments shall first be replaced by payment authorizations prepared by the administration of origin of the money orders.

¹ See p. 288 of this volume.

COD money orders not received by payees

Any issued COD money order that is mislaid, lost or destroyed before payment may be replaced by a payment authorization issued by the collecting administration on a green form conforming to the annexed specimen R 10.

Chapter V

Accounting

Article 115

Preparation and settlement of accounts relating to card money orders

- In the absence of special agreement, accounts relating to paid COD money orders shall be prepared on a form conforming to the annexed specimen R 5. If necessary, paid money orders shall be summarized on a special list conforming to the annexed specimen R 5bis, which is attached to the monthly account prepared in this case on a form conforming to the annexed specimen R 5ter.
- 2 In the absence of special agreement, R 5 forms may be used for COD money orders relating to letter-post items or parcels.
- 3 The paid and receipted COD money orders shall accompany the R 5 detailed account. They shall be entered in the alphabetical or numerical order of the issuing offices, as agreed, and according to the numerical order of entry in the registers of those offices, wherever possible in chronological order. The administration preparing the account shall deduct from its total debt the amount of the charges payable to the corresponding administration in accordance with article 17 of the Agreement.
- The balance of the R 5 account shall be added, wherever possible, to that of the monthly account for money orders prepared for the same period. Verification and settlement of the R 5 account shall be carried out in accordance with the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations.¹

Chapter VI

Special provisions for COD list money orders

Article 116

Offices of exchange for COD list money orders

"COD list money orders" shall be exchanged only through the intermediary of offices called "offices of exchange" designated by the administration of each of the contracting countries.

¹ See p. 349 of this volume.

Preparation and transmission of COD lists

- 1 Each office of exchange shall prepare, daily or upon agreed dates, MP 2 lists bearing the impression "Remboursement" (COD) recapitulating the COD list money orders sent to it by the collecting offices. If the money orders are not attached, the category and number of the COD items shall be noted in the "Remarks" column of the MP 2 list.
- 2 Every COD money order entered on a list shall bear a serial number called an international number; this number shall be assigned from an annual series beginning, by agreement between the administrations concerned, on 1 January or 1 July.
- 3 When the numbering changes, the first list which follows shall bear, in addition to its serial number, the last number of the preceding series.
- The lists themselves shall be numbered, according to the natural sequence of numbers, beginning on 1 January and 1 July of each year.
- 5 The lists shall be transmitted to the corresponding office of exchange by the first post by the quickest route (air or surface) and, in the absence of special agreement, without the COD money orders relating thereto.
- 6 The corresponding office of exchange shall acknowledge receipt of each list by an appropriate entry on the first list dispatched in the opposite direction.
- 7 In the absence of special agreement, one list may be used for COD charges relating to letter-post items and parcels.

Article 118

Special COD lists

A special MP 2 list shall be prepared for the money orders exempt from charges referred to in both article 16 of the Convention and article 7 of the Money Orders and Postal Travellers' Cheques Agreement; the list shall be endorsed, at the top, "Mandats exempts de taxe" (Money orders exempt from charges).

Article 119

Verification and correction of COD lists

Verification and correction of amounts and entries made in the COD lists as well as the treatment of other irregularities shall be subject to article 126 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.

Article 120

Payment of COD list money orders

Upon receipt of an MP 2 list, the office of exchange of the country of origin of the item shall, by means of a form selected by its administration according to its requirements, pay the payees of the COD list money orders.

Undelivered or uncollected money orders

- COD money orders included in the lists but whose payment instruments could not be delivered to the pavees shall be allocated to the administration of origin of the items.
- The same shall apply in the case of payment instruments delivered to the rightful owners but the amounts of which have not been collected.

Article 122

Preparation and settlement of accounts

- Subject to the following special provisions, COD list money orders shall be subject, with regard to the preparation and settlement of accounts, to the provisions relating to list money orders contained in the Money Orders and Postal Travellers' Cheques Agreement.
- Each administration of origin of COD items shall prepare at the end of each month, for each administration of destination, an R 5 monthly account. The totals of the lists received during the month shall be recapitulated in this account
- The administration preparing the account shall deduct from the total the amount of the charges payable to the corresponding administration in accordance with article 17 of the Agreement.
- Where applicable, the amount of the charge relating to the return by air of COD money orders to be allocated to the collecting country shall be entered on the R 5 form in a special column.
- The balance of the R 5 account shall be added, wherever possible, to that of the monthly account for money orders prepared for the same period. Verification and settlement of the R 5 account shall be carried out in accordance with the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations.

Chapter VII

Final provisions

Article 123

Entry into force and duration of the Regulations

- These Regulations shall come into force on the day on which the Cash-on-Delivery Agreement comes into operation.
- They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 485 of this volume.]

Note by the International Bureau

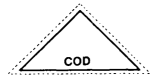
In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References	
1	2	3	
R 1	"COD" label	Art 104, para 1	
3 2	"R" label combined with name of office of origin, the number of the item and the triangle bearing the word "COD"	Art 104, para 1	
3 €	International COD money order (Letter-post items)	Art 105, para 1	
₹ 4	International COD money order (Parcels)	Art 105, para 1	
₹ 5	Detailed account — COD money orders	Art 115, para 1	
R 5bis	Summary list — COD money orders	Art 115, para 1	
5ter	Detailed account — COD money orders	Art 115, para 1	
6	International COD inpayment money order (Letter-post items)	Art 105, para 1	
3 7	International COD inpayment money order (Postal parcels)	Art 105, para 1	
8 8	International COD money order to be filled in by machine (Letter-post items)	Art 105, para 1	
₹ 9	International COD money order to be filled in by machine (Postal parcels)	Art 105, para 1	
₹ 10	Replacement of an international COD money order	Art 114	

R 1



498

COD, Rio de Janeiro 1979, art 104, para 1 - Size: base 37 mm, height 18 mm, colour: orange

R 2

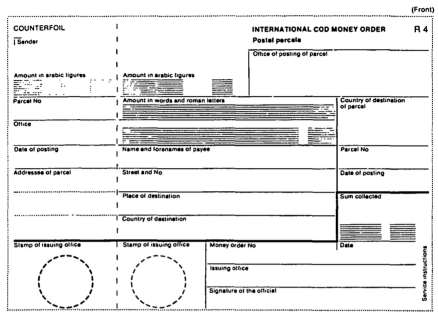


COD, Rio de Janeiro 1979, art 104, para 1 - Size: 37 x 13 mm, triangle orange

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	Country of destination		
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		issuing office	Service instructions
	1	Signature of the official	Service

COD, Rio de Janeiro 1979, art 105, para 1 - Size: 148 × 105 mm, colour: light green

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COD, Rio de Janeiro 1979, art 105, para 1 - Size: 148 x 105 mm, colour: white

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Vol. 1239, I-19989

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COD, Rio de Janeiro 1979, ert 115, pera 1 - Size: 210 × 297 mm

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Creditor administration		

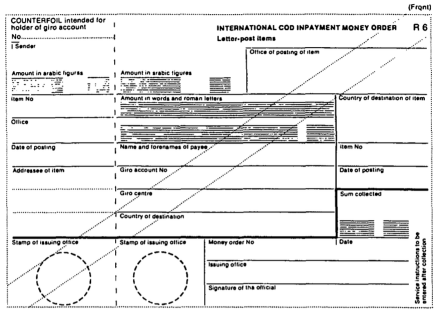
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DETAILED ACCOUNT COD money orders

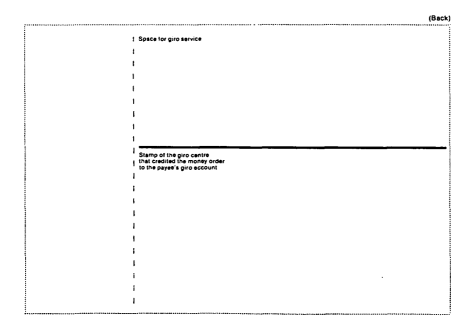
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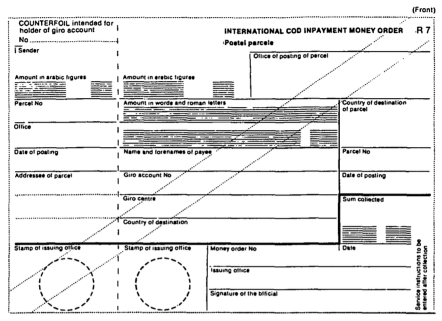
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Remuneration (2 fr per money order)			
Alterations			
Totals			
Remuneration to be daducted			
Balance to the credit of the creditor administration			***

COD, Rio de Janeiro 1979, art 115, para 1 - Size; 210 × 297 mm

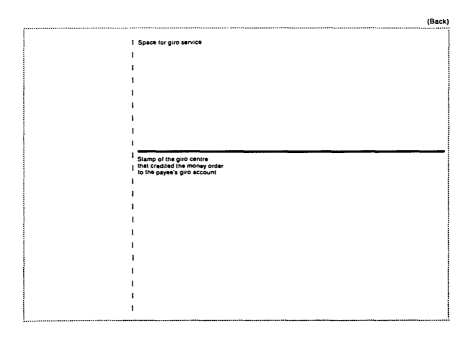


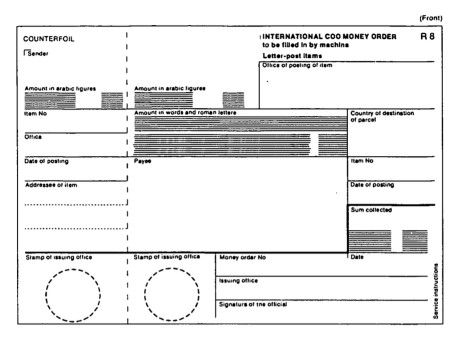
COD, Rio de Janeiro 1979, art 105, para 1 - Size: 148 × 105 mm, colour: light green with yellow diagonal stripe





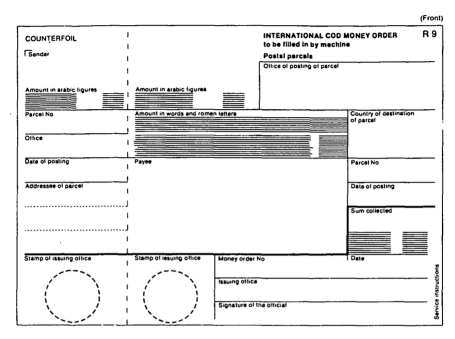
COD. Rio de Janeiro 1979, art 105, para 1 - Size: 148 x 105 mm, colour: white with yellow diagonal stripe





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Addressee of item	Street and No or giro accord	unt No	Date of posting
	Place of destination or gird	centra	Sum collected
	Country of destination		
Stamp of issuing service	Stamp of lesuing service	Money order No	T Date
		Issuing office Signature of the official	Service instruction

COD, Rio de Janeiro 1979, art 114 – Size: 148 × 105 mm, colour: green

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Replacement of a COD money order	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
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LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED OR APPROVED THE AGREEMENT, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION OR APPROVAL WITH THE GOVERNMENT OF SWITZERLAND

State	Date of definitive signature (s) or of deposit of the instrument of ratification or approval (AA)	
DENMARK	26 October	r 1979 <i>s</i>
LIECHTENSTEIN	29 April	1981
NIGER	10 April	1981 <i>AA</i>
REPUBLIC OF KOREA	22 May	1981 AA
SWITZERLAND	4 March	1981
TUNISIA	3 April	1981

No. 19990

UNIVERSAL POSTAL UNION

Collection of Bills Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

COLLECTION OF BILLS AGREEMENT

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Preliminary provisions

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- 1 Purpose of the Agreement
- 2 Bills accepted for collection
- 3 Protests. Proceedings
- 4 Currency

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Posting of bills for collection items

- 5 Form and charge of the item
- 6 Number of bills per item
- 7 Maximum amount
- 8 Prohibitions

Chapter III

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- 9 Withdrawal of bills from the post. Correction of statement
- 10 Redirection

Chapter IV

Collection of bills. Dispatch of funds collected to the sender. Return

- 11 Prohibition of past payments
- 12 Methods of settling with the sender
- 13 Collection of Bills money orders
- 14 Methods of exchanging Collection of Bills money orders
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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

COLLECTION OF BILLS AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, have, by common consent and subject to the provisions of article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Chapter I

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern the exchange of bills for collection that contracting countries agree to set up in their reciprocal relations.

Article 2

Bills accepted for collection

- 1 Receipts, invoices, promissory notes, drafts, interest and dividend coupons, redeemed instruments and, in general, any commercial or other securities payable without charge shall be accepted for collection.
- 2 Administrations shall be entitled to accept for collection only some of the categories of bills mentioned in paragraph 1.

Article 3

Protests. Proceedings

Administrations may agree to have commercial bills protested and legal proceedings brought with regard to debts. They shall, by common consent, draw up the provisions necessary for that purpose.

Article 4

Currency

In the absence of special agreement, the amount of the bills for collection shall be expressed in the currency of the collecting country.

¹ Put into effect* on 1 July 1981, in accordance with article 25. See p. 534 of this volume for the list of States which ratified or approved the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, *Treaty Series*, vol. 611, p. 7.

Chapter II

Posting of bills for collection items

Article 5

Form and charge of the item

Bills for collection shall be posted in the form of a duly prepaid registered letter sent direct by the sender to the post office assigned to collect the funds.

Article 6

Number of bills per item

The number of bills able to be inserted in one item shall be unlimited. The bills may be for collection from different debtors provided that they are served by the same post office and the collections are made for the benefit of or on behalf of the same person. In addition, the bills inserted in the same item shall be collectable at sight or on the same date.

Article 7

Maximum amount

The total amount to be collected shall not exceed per item the maximum allowed by the collecting administration for the issue of postal money orders intended for the country of origin of the item, unless a higher maximum has been mutually agreed on.

Article 8

Prohibitions

It shall be prohibited:

- to make, on the bills, notes not concerning the article for collection;
- b to attach to the bills, letters or notes which could represent correspondence between the creditor and
- to make, on the dispatch note, notes other than those required by its make-up.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 9

Withdrawal of bills from the post. Correction of statement

The sender may, under the conditions prescribed in article 33 of the Convention, have all or some of the bills withdrawn from the post or, in case of error, have the dispatch statement corrected.

¹ See p. 55 of this volume.

Redirection

- Bills shall be redirected only inside the collecting country and in the following cases;
- a the debtor has changed his address;
- b the bills are addressed to persons living in a part of the residence served by another office;
- c all the debtors are served by another office.
- 2 No charge shall be collected for redirection.

Chapter IV

Collection of bills. Dispatch of funds collected to the sender. Return

Article 11

Prohibition of part payments

Each bill shall be paid in full and on one occasion, otherwise it shall be regarded as refused.

Article 12

Methods of settling with the sender

The funds relating to one and the same item and intended for the sender of the bills shall be sent to him:

- a by Collection of Bills money order;
- b if the administrations concerned allow such procedures, by transfer or inpayment to a postal giro account held either in the collecting country or in the country of origin of the bills.

Article 13

Collection of Bills money orders

- 1 Collection of Bills money orders shall be admitted up to the maximum amount adopted by virtue of article 7.
- 2 Subject to the reservations made in the Regulations,¹ Collection of Bills money orders shall be subject to the Money Orders and Postal Travellers' Cheques Agreement.²

Article 14

Methods of exchanging Collection of Bills money orders

The exchange of Collection of Bills money orders may be carried out by cards or lists, as administrations prefer. In the first case, the instruments shall be called "Collection of Bills card money orders" and in the second "Collection of Bills list money orders".

Article 15

Non-payment of payee

Article 11, paragraph 2, of the Cash-on-Delivery Agreement³ shall apply to Collection of Bills money orders and to inpayments or transfers to giro accounts of the amount of bills collected.

¹ See p. 521 of this volume.

² See p. 349 of this volume.

³ See p. 477 of this volume.

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Charges and fees

- 1 Unless paragraph 3 applies, the following charges shall be levied on the amount of bills collected:
- a set charge of 60 centimes per collected bill, called "collection charge";
- b a set charge of 60 centimes per uncollected bill, called "presentation charge";
- c charges relating to the dispatch of the funds, viz:
 - i charge relating to money orders, if dispatch takes place by Collection of Bills money order;
 - iii any internal charge payable on transfers or inpayments when they are made to the credit of a postal giro account held in the collecting country;
 - iii the charge payable on international transfers or inpayments when they are made to the credit of a postal giro account held in the country of origin of the bills;
- d in the absence of special agreement and if the sender asks for the settled collection documents to be sent by air: the air surcharge calculated in relation to the weight;
- e any fiscal dues payable on the bills.
- 2 Bills which could not be collected as a result of some irregularity or error of address shall not be subjected to the collection charge or the presentation charge.
- 3 If none of the bills in an item could be collected or if the sums collected are not sufficient for the full presentation charges to be levied, these charges shall be claimed from the sender of the item.

Article 17

Calculation of certain charges and determination of amounts to be sent

- 1 The charges mentioned in article 16, paragraph 1, c, shall be calculated on the basis of the sums remaining after deduction of the collection and presentation charges, the air surcharge mentioned in article 16, paragraph 1, d, and the fiscal dues.
- 2 The amount of the funds to be sent to the sender of the bills shall result from the difference between the sums collected and the charges and fees levied.

Article 18

Return of unpaid, uncollectable or misdirected bills

- 1 Unless they can be directed by virtue of article 10 or have to be delivered to an appointed third party, bills uncollected for any reason shall be returned to sender through the intermediary of the office of origin.
- 2 Return shall take place post-free in the manner and within the time limits prescribed in the Regulations.
- 3 The collecting administration shall not be obliged to hold the bills nor take any action to establish the non-payment of the bills.

Chapter V

Liability

Article 19

Principle and extent of liability

1 Postal administrations shall be liable for the loss of the bills after the envelopes containing them have been opened either in the collecting country or, in the case of return to sender of uncollected bills, in the country of origin of the bills.

- The administration of the country in which the loss occurred shall reimburse the sender the actual amount of the loss incurred, although this amount may not exceed that of the indemnity provided for in article 50 of the
- Administrations shall assume no liability for delays:
- in the transmission or presentation of the bills for collection;
- b in the preparation of protests or the bringing of legal proceedings which they may have taken on themselves in application of article 3.
- Subject to the above provisions, articles 12 to 16 of the Cash-on-Delivery Agreement relating to the liability of administrations shall apply to the Collection of Bills service, the idea of collection being substituted for that of cash-on-delivery.

Chapter VI

Miscellaneous and final provisions

Article 20

Remuneration of paying administration

Article 28 of the Money Orders and Postal Travellers' Cheques Agreement shall apply in the case of remunerations to be allocated to certain administrations on issue of Collection of 8ills money orders.

Article 21

Offices participating in the service

The Collection of Bills service shall be provided by all the post offices participating in the international money orders service.

Article 22

Application of the Convention and certain Agreements

The Convention. the Money Orders and Postal Travellers' Cheques Agreement and the Giro Agreement shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

Article 23

Exception to the application of the Constitution

Article 4 of the Constitution shall not apply to this Agreement.

Article 24

Conditions of approval of proposals concerning this Agreement and its Detailed Regulations

To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations shall be approved by a majority of the member countries present and voting which are parties to the Agreement. At least half of these member countries represented at Congress shall be present at the time of voting.

¹ See p. 55 of this volume.

² See p. 349 of this volume.

³ See p. 417 of this volume.

- 2 To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations shall obtain:
- a unanimity of votes, if they involve the addition of new provisions or amendments to articles 1 to 20 and 22 to 25 of this Agreement and 103 to 107, 110, 111, 113, paragraphs 1 to 6, 114, 115, paragraphs 1, 2 and 4, and 123 of its Detailed Regulations;
- b two-thirds of the votes, if they involve amendments to the provisions of this Agreement other than those mentioned in the preceding paragraph and of articles 108, 112, 113, paragraph 7, and 115, paragraph 3, of its Detailed Regulations;
- a majority of the votes, if they involve amendments to other articles of the Detailed Regulations or interpretation of the provisions of this Agreement and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original, which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

People's Democratic Republic of Algeria

Federal Republic of Germany

Argentine Republic

Republic of Austria

Barbados

Belgium

People's Republic of Benin

United Republic of Cameroon

Central African Republic

Chile

Republic of Cyprus

Republic of Colombia

People's Republic of the Congo

Republic of the Ivory Coast

Arab Republic of Egypt

Republic of Ecuador

Spain

French Republic

Gabonese Republic

Greece

Republic of Upper Volta

Republic of Honduras

Republic of Indonesia

Socialist People's Libyan Arab Jamahiriya

Principality of Liechtenstein

Luxembourg

Democratic Republic of Madagascar

Republic of Mali

Kingdom of Morocco

Islamic Republic of Mauritania

Principality of Monaco

Republic of Nicaragua

Republic of the Niger

Netherlands Antilles

Portugal

Republic of San Marino

Republic of Senegal

Swiss Confederation

Republic of Suriname

Thailand

Togolese Republic

Tunisia

Turkev

Eastern Republic of Uruguay

Socialist Federal Republic of Yugoslavia

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ANNEXES: FORMS

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE COLLECTION OF BILLS AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,¹ the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Collection of Bills Agreement:²

Chapter I

Preliminary provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall transmit to the other administrations, through the intermediary of the International Bureau, an extract from its laws or regulations applicable to the Collection of Bills service, particularly with regard to the collection of interest and dividend coupons and redeemed instruments. At the same time it shall also state whether it carries out the collection of these coupons and instruments.
- 2 Any amendment shall be notified without delay.

Article 102

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention,³ the following shall be considered as forms for the use of the public:

RP 1 (Collection of Bills statement),

RP 2 ("Collection of Bills" envelope).

Chapter II

Posting of items

Article 103

Conditions to be met by bills

To be eligible for collection, each bill shall:

- a set forth the sum to be collected in roman letters, if it is written in full, and in arabic numerals if it is expressed in figures;
- b give the name and address of the debtor;
- c show the date and place where the bill was drawn;

United Nations, Treaty Series, vol. 611, p. 7.

² See p. 512 of this volume.

³ See p. 55 of this volume.

- d in the case of a bill of exchange, a cheque or a promissory note, bear the signature of the drawer;
- e have the stamp duty paid on it in the country of origin, if it is subject to that duty;
- f have at least the minimum dimensions laid down for letters in article 19, paragraph 1 (table, col 7), of the Convention.

Make-up of dispatches of bills

- 1 Bills for collection forming one item shall be described on a statement in the form of the annexed speci-
- 2 Interest or dividend coupons relating to instruments of the same category for collection at the same address shall be noted beforehand on a special bill; they shall then be regarded as one instrument.
- 3 If the sender asks for the settled collection documents to be returned by air, he shall indicate this on the RP 1 statement in the space provided.
- The instruments together with any vouchers in support (invoices, bills of lading, accounts of re-exchange, deeds of protest, etc) shall be inserted, with the dispatch statement, in an envelope in the form of the annexed specimen RP 2. This envelope shall bear, in addition to the name and full address of the sender, the name of the collecting office; annexes shall be attached to the instrument to which they refer.
- Any item the amount of which is to be paid into a postal giro account in the collecting country shall be accompanied in the absence of special agreement, by an inpayment form of the type prescribed by the regulations of that country. This form shall name the holder of the account to be credited and contain any other particulars required by the form, apart from the amount which shall be entered by the collecting office after collection. If the inpayment form has a coupon, the sender shall write thereon his name, address and any other particulars he thinks necessary. The inpayment form shall be inserted in the RP 2 envelope.
- When the amount of Collection of Bills money order can be entered to the credit of a postal giro account held in the country of origin of the item, the sender wishing to take advantage of this facility shall give, on the RP 1 statement, the holder and number of the postal giro account as well as the centre holding this account.
- 7 The particulars prescribed in paragraph 6 shall also be entered on the RP 1 statement when the giro service intervenes in operations carried out by transfers or inpayments if the administrations concerned allow such procedures.

Article 105

Posting

- 1 The RP 2 envelope containing the documents mentioned in article 104, paragraph 4, shall be sealed by the sender and posted at the counter.
- 2 If the item is found in a box, duly prepaid, it shall be treated as if it had been posted at the counter. Unpaid or underpaid items shall not be forwarded.

Chapter III

Special provisions relating to certain facilities offered to the public

Article 106

Withdrawal of bills from the post. Correction of statement

1 Subject to paragraphs 2 to 4, article 144 of the Detailed Regulations¹ of the Convention shall apply to requests for withdrawal of bills from the post and requests for correction of the dispatch statement.

¹ See p. 102 of this volume.

- 2 Each request for correction of a statement shall be accompanied by a duplicate of the statement.
- 3 If the request is sent by telegraph, it shall be confirmed by the first post by a postal request; the duplicate mentioned in paragraph 2 shall be attached to that request. Upon receipt of the telegram, the collecting office shall hold the item and wait for confirmation by post to act on the request.
- 4 However, the collecting administration may, on its own responsibility, act on the telegraphic request without waiting for such confirmation.

Redirection

- 1 If all the bills for collection in one item are redirected, the statement shall be endorsed "Réexpédié par le bureau de ..." (Redirected by the office of ...). The office required to collect the bills shall follow the same procedure as if they had been sent direct to it by the sender.
- 2 If only some of the bills for collection in one item are redirected, the office collecting these bills shall send, without deducting any charge, the sums collected to the office to which the statement was sent by the sender; it shall also return to that office any unpaid bills. The latter office shall remain the only one in charge of settling accounts with the sender.

Article 108

Inquiries

Inquiries shall be subject to articles 147 and 148 of the Detailed Regulations of the Convention. A duplicate of the statement which accompanied the bills shall be supplied by the sender to be sent to the collecting office with the inquiry.

Chapter IV

Operations at the collecting office

Article 109

Verification of items

- 1 The collecting office shall verify the bills making up the item, check each of them off against the corresponding entries in the statement and enter the result of the verification in the statement.
- 2 Regular bills found in an item but which are not mentioned in the statement shall be automatically entered thereon.
- 3 If bills entered in the statement are missing, the collecting office shall immediately inform the office of origin which shall advise the sender.
- If bills are entered in the statement with inexact amount or if they are irregular, they shall immediately be returned to the sender via the office of origin, accompanied by a slip giving the reason for non-presentation and also stating that settlement of the account of the bills retained will be made later; a slip recalling the earlier return of the non-presented bills shall be attached to the RP 1 statement (part 2).
- 5 Bills other than those mentioned in paragraphs 3 and 4 shall be collected normally.
- 6 If none of the bills in an item can be collected, they shall be returned together with an explanatory note and part 2 of the statement.
- 7 Bills which could not be collected shall be returned in an envelope in the form of the annexed specimen RP 3; the envelope shall be automatically registered.

Treatment of items containing prohibited notes or messages

- 1 Prohibited annotations or notes made on the statement shall be ignored. Separate notes or letters shall be treated as unpaid letters from the country of origin and, if the bills are collected, delivered to the addressees against collection of the charge payable. If payment of this charge is refused, these notes or letters shall be regarded as undeliverable items and returned to the office of origin in support of the statement.
- When prohibited annotations are made on the bills themselves, the latter shall be collected and delivered against payment of their amount and of the charge on an unpaid letter from the country of origin. If payment of this charge is refused, the bills may be collected, but the charge payable shall be deducted from the sums collected; an explanatory note shall be attached to the RP 1 statement (part 2).

Article 111

Presentation. Payment period

- 1 The bills shall be presented to debtors on the day of maturity, where applicable, or as soon as possible.
- Bills unpaid on presentation and payment of which has not been categorically refused by the debtors in person shall be held at the disposal of those concerned for a period of seven days reckoned from the day after the day of presentation; this period may be extended to one month at most by administrations obliged to do so by their legislation. Debtors shall be advised that they may come and settle the account at the office during this period; the sender may however ask in a note on the statement for the instruments to be returned to him immediately after unsuccessful presentation or delivered to persons named for that purpose.
- 3 The vouchers in support mentioned in article 104, paragraph 4, shall be delivered to the debtor only against payment of the bills to which they relate.

Chapter V

Operations after presentation

Article 112

Settlement of account

The collecting office shall prepare the settlement of account of the RP 1 statement (part 2), taking care to mention any particulars that the sender may have omitted and deleting those which are inapplicable.

Article 113

Dispatch of funds by money order

- 1 The card money order, endorsed "Recouvrement" (Collection of Bills) on the front, shall be sent in an RP 3 envelope to the office of posting of the bills accompanied by the RP 1 statement (part 2) and any uncollected bills.
- When the amount of the Collection of Bills money orders can be paid into a postal giro account held in the country of origin of the item and the sender has asked to take advantage of this facility, the preparation of the money order, return of the uncollected bills and return of the RP 1 form (part 2) shall be carried out in accordance with article 114, paragraphs 2 and 3.
- 3 In relations where the money order service requires the intervention of offices of exchange, the envelope shall be sent to the relevant office of exchange.

- If the sender has asked for the settled collection documents to be returned by air, the envelope, bearing a "Par avion" label and, if applicable, the postage representing the air surcharge authorized by article 16, paragraph 1, d, of the Agreement, shall be sent by the first airmail.
- 5 The envelopes mentioned in paragraphs 1 to 4 shall be registered if they contain uncollected bills. The particulars printed on the RP 3 envelope shall be supplemented accordingly.
- When charges are to be collected from the sender either in application of article 16, paragraph 3, of the Agreement, or under article 110 of these Regulations, the RP 3 envelope shall be endorsed with the T stamp and the amount of charges to be collected given in bold figures on the front of the envelope.
- When the name and address of the sender appear neither on the envelope, on the statement nor on the bills themselves, the office of destination, if it has been unable to obtain this information from the debtor or debtors, shall advise the office of origin of the fact, act according to the provisions set out above and name the latter office as payee in the Collection of Bills money order.

Settlement by inpayment or transfer to a postal giro account

- 1 If the funds are paid into or transferred to a postal giro account, the advice of credit or transfer intended for the holder of the account shall be endorsed "Recouvrement" (Collection of Bills).
- When the internal organization of the collecting office does not permit the transfer of the sums collected to a postal giro account abroad, the funds shall be sent by Collection of Bills money order; but, instead of the full address of the sender, the instrument shall bear the name of the holder of the account followed by the words "Compte courant postal No ... tenu par le bureau de ..." (Postal giro account No ... held by the centre of ...). The money order shall be sent direct to the giro centre concerned.
- 3 After the operations mentioned in paragraphs 1 and 2 above have been carried out, the RP 1 statement (part 2) accompanied by any uncollected bills shall be returned to the office of origin as laid down in article 113, paragraphs 1 to 6.

Article 115

Miscellaneous operations

- 1 Uncollected bills, attached where applicable to the money order issued in settlement of the collected bills, shall be returned automatically registered in an RP 3 envelope under the conditions laid down in article 113, paragraphs 1 to 6.
- The reason for non-collection shall be given, with no further statement, in the form prescribed in article 143, paragraphs 1 to 3, of the Detailed Regulations of the Convention either in a slip attached to the instruments or by means of the RP 1 statement (part 2).
- 3 Missing or irregular RP 1 statements (part 2) shall be either inquired about or returned direct from office to office.
- 4 Article 113 of the Detailed Regulations of the Cash-on-Delivery Agreement¹ shall apply to Collection of Bills money orders.

Chapter VI

Special provisions for Collection of Bills list money orders

Article 116

Offices of exchange for Collection of Bills list money orders

"Collection of Bills list money orders" shall be exchanged only through the intermediary of offices called "Offices of exchange", designated by the administration of each of the contracting countries.

¹ See p. 487 of this volume.

Preparation and transmission of Collection of Bills lists

- 1 Each office of exchange shall prepare, daily or upon agreed dates, MP 2 lists bearing the impression "Recouverments" (Collection of Bills) recapitulating the bills collected by the collecting office.
- 2 Every Collection of Bills money order entered on a list shall bear a serial number called an international number; this number shall be assigned from an annual series beginning, by agreement between the administrations concerned, on 1 January or 1 July.
- 3 When the numbering changes, the first list which follows shall bear, in addition to its serial number, the last number of the preceding series.
- The lists themselves shall be numbered, according to the natural sequence of the numbers, beginning on 1 January or on 1 July of each year.
- The lists shall be transmitted to the corresponding office of exchange by the first post by the quickest route (air or surface), together with the RP 1 statements (part 2) to which shall be attached any uncollected bills.
- 6 The corresponding office of exchange shall acknowledge receipt of each list by an appropriate entry on the first list dispatched in the opposite direction.

Article 118

Special Collection of Bills lists

A special MP 2 list, endorsed "Recouvrements" (Collection of Bills), shall be prepared for each of the following categories of money orders:

- a money orders exempt from charges referred to in both article 16 of the Convention and article 7 of the Money Orders and Postal Travellers' Cheques Agreement; the list shall be endorsed, at the top, "Mandats exempts de taxe" (Money orders exempt from charges);
- money orders which the sender of the bill has asked to be sent by air; the list shall be endorsed "Mandats par avion" (Money orders by airmail) and shall be forwarded by the first airmail.

Article 119

Verification and correction of Collection of Bills lists

Verification and correction of amounts and entries made in the Collection of Bills lists as well as the treatment of other irregularities shall be subject to article 126 of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.

Article 120

Payment of Collection of Bills list money orders

Upon receipt of an MP 2 list, the office of exchange of the country of posting of the bills shall, by means of a form selected by its administration according to its requirements, pay the payees of the Collection of Bills list money orders.

Article 121

Undelivered or uncollected money orders

- 1 Collection of Bills money orders included in the lists but whose payment instruments could not be delivered to the payees shall be allocated to the administration of posting of the items.
- 2 The same shall apply in the case of payment instruments delivered to the rightful owners but the amounts of which have not been collected.

¹ See p. 349 of this volume.

Preparation and settlement of accounts

- 1 Subject to the following special provisions, Collection of Bills list money orders shall be subject, with regard to the preparation and settlement of accounts, to the provisions relating to list money orders contained in the Money Orders and Postal Travellers' Cheques Agreement.
- 2 Each administration of origin of Collection of Bills items shall prepare at the end of each month, for each collecting administration, an MP 5 monthly account bearing the impression "Recouvrements" (Collection of Bills). The totals of the lists received during the months shall be recapitulated in this account.
- 3 The administration preparing the account shall add to the total the amount of the remunerations payable to it in accordance with article 20 of the Agreement.
- The balance of the MP 5 account shall be added, wherever possible, to that of the monthly account for money orders prepared for the same period. Verification and settlement of the MP 5 account shall be carried out in accordance with the Money Orders and Postal Travellers' Cheques Agreement and its Detailed Regulations.

Chapter VII

Final provisions

Article 123

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Collection of Bills Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 520 of this volume.]

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Datailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drewing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References	
	2	3	
P 1	Statement of bills for collection	Art 104, pera 1	
2	"Collection of Bills" envelopes	Art 104, para 4	
> 3	"Uncollected bills"	Art 109, para 7	

Postal adm	ninistration	of origin						RP 1 (Part		
Othice of pi	ffice of posting			STATEMENT Bills for collection						
Senger, Na	me and fu	II addresa		Data of statement						
Notes. E The amo country.	ounts 0	different debtors, 5 at most p f the bills, unless the adminis	per statement must be strations concerned ag	collectable by th	e sam	se office ar expresse	nd have the said in the curren	me date of maturity		
Serial number	, Names and full eddresses of debtors			Amount of bills		Dete of maturity	Remarks	Result of verification by office of destination		
1		2		3		4	5	6		
	1									
2			•••••••••••							
			•••••••••••••••••••••••••					***************************************		
3			•••••							
5				-		·····	1			
Total	.1							l		
							· · · · · · · · · · · · · · · · · · ·			
		By Collection-of-Bills m		ess given above,						
		sent by	surface		<u></u>	air				
				dited to the postal giro account given below						
Method settleme		By transfer to be credite	d to the postal giro ac	count given belov	<u> </u>					
chosen	By inpayment to be credited to the			al giro account given below						
	Name of payee									
		Name of gird centre								
Place and	date	<u> </u>		Stamp of office of de Signature of official	stinatio	<u> </u>				
Signatura	ol sander			-						
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Postal adn	nnstratio	•			RP 1 (Part 2)			
Fooliscing office STATEMENT To be returned to sender								
Sender, Name and full address (To be completed by the sender)			Date of dispatch of bills					
			Office of posting					
If the do	cument	is are to be returned by air, affix a "Par avion" label o	or impression					
Serial number	Names of debtors (To be completed by the sender)			Amount of bills collected				
1	ļ	2		3				
				3	4			
1				ł				
2			··					
3	ļ							
4								
5	<u></u>							
Total of	bills co	llected						
	Collec	tion charge						
		ntation charge for unpaid bills						
Less								
	Stamp	- Money -	transfer	}				
	Charg	e for the order inpayment						
	Charg	e for the return by air of the settlement documents						
Total de	duction	S						
Sender's	credit							
		By the attached money order	-		Stamp of the collecting office			
		By transfer credited to the postal giro account given below						
Method o								
		Name of payes						
		Name of gird centre						
Number of	billa not co		The uncollected bills	are attached to this stat	emant			

Postal administration of origin	RP :
REGISTERED	Postage
	Office of destination
BILLS FOR COLLECTION	
Sender	_
	POST OFFICE
	of Country of destination
1	
tion of Bills, Rio de Janeiro 1979, art 104, para 4 –	
tion of Bills, Rio de Janeiro 1979, art 104, para 4 –	
	Postal service RP
	Postal service RP UNCOLLECTED BILLS MONEY ORDER FOR SETTLEMENT
Notes Stick the "Par avion" tabel in the space provided for this purpose in the top left-hand corner when the settlement noney order is to	Postal service RP UNCOLLECTED BILLS MONEY ORDER FOR SETTLEMENT of collected bills
Postal administration Notes Stick the "Par avion" tabel in the space provided for this purpose in the top left-hand	Postat service RP UNCOLLECTED BILLS MONEY ORDER FOR SETTLEMENT of collected bills

Collection of Bills, Rio de Janeiro 1979, art 109, para 7 - Size: 114 x 162 mm or 125 x 176 mm

LIST OF STATES WHICH HAVE RATIFIED OR APPROVED THE AGREEMENT, INDICATING THE DATE OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION OR APPROVAL WITH THE GOVERNMENT OF SWITZERLAND

	Date of deposit of the instrument of ratification
State	or approval (AA)
	• •
LIECHTENSTEIN	29 April 1981
NIGER	
SWITZERLAND	4 March 1981
Tunisia	3 April 1981

No. 19991

UNIVERSAL POSTAL UNION

International Savings Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

INTERNATIONAL SAVINGS AGREEMENT

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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3,061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

INTERNATIONAL SAVINGS AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, have by common consent and subject to the provisions of article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Chapter I

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern the savings service that contracting countries agree to set up in their reciprocal relations

Article 2

Operation of the service and participation

- 1 Contracting countries shall be entitled to provide the service for only one or several of the types of operation governed by this Agreement, namely deposits, withdrawals and transfers.
- 2 Any national savings bank under the direct control of the postal administration or which operates throughout the country through post offices may take part in the savings service.
- 3 The postal administrations of countries in which the national savings bank taking part in the international service comes under an administration other than the postal administration shall come to an agreement with that administration to ensure full implementation of all the provisions of the Agreement. The postal administration shall serve as intermediary in the bank's relations with the postal administrations of the other contracting countries and with the International Bureau.

Article 3

Extent of the service

Savings banks shall agree to serve as intermediary for opening savings books, replacing or renewing books, entering interest in the books and sending all the documents normally necessary for the smooth running of the international savings service.

¹ Put into effect* on 1 July 1981, in accordance with article 25. See p. 563 of this volume for the list of States which ratified the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, Treaty Series, vol. 611, p. 7.

Chapter II

General provisions

Article 4

Transmission of funds

- 1 The transmission of funds in implementation of a savings transaction shall be done by international money order or giro transfer. It shall be subject to the conditions governing the method used.
- 2 The costs of sending the funds shall be borne by the saver.

Article 5

Interest

Subject to article 17 relating to transfers, the date for calculating interest shall be established in relation to the receipt or dispatch of the funds by the savings bank which holds the account credited or debited.

Article 6

Transmission of books and various documents

- 1 The post offices of contracting countries shall assist one another in the withdrawal of books to be settled or verified.
- The books as well as correspondence and documents normally necessary for the smooth running of the international savings service shall be admitted post-free when they are sent by the administration or bank of a contracting country to the administration or bank of another contracting country. Envelopes containing books shall also be admitted post-free when they are sent by the administration or bank of a contracting country to the holders of the books.
- 3 Transmissions shall be made by the most favourable means.
- 4 Costs entailed by any rapid transmission (by air, for instance) at the saver's request may be charged to him.

Article 7

Provisions common to deposits and transfers

Funds deposited or transferred shall be, particularly with regard to the rate and calculation of interest as well as the conditions of withdrawal, subject to the laws, decrees, ordinances and regulations governing the service of the bank for which the funds are intended.

Chapter III

Deposits

Article 8

Paying in of deposits

1 Any holder of a current savings account may make deposits into his account by paying in the funds at the savings bank or post office of the place where he is.

- 2 In the absence of special agreement, the book shall be produced.
- 3 Any person residing in a contracting country may make a deposit at the savings bank of that country or in a post office to open a book in the savings bank of another contracting country.

Maximum amount

- 1 Each administration may set a minimum and a maximum for the deposits which may be entered in the book.
- 2 The savings bank holding the account shall reserve the right to refuse all or part of the deposit which would bring the credit of the account over the maximum limit fixed by its regulations.
- 3 In the country recording the deposit, the amount of the deposit may be limited to the portion of the funds which may be exported.

Article 10

Rounding off to currency unit

Deposits, expressed in the currency of the country holding the account, shall not include fractions of the currency unit.

Article 11

Return of book

- 1 After entry of the deposit, the book, if it has been produced, shall be returned direct to the saver by officially registered letter.
- 2 If it is a book made out following an initial deposit, it shall be sent to the holder in the same way.

Chapter IV

Withdrawals

Article 12

Withdrawal applications

- 1 Any holder of a savings book may withdraw all or part of his credit by sending, through the intermediary of the savings bank of the contracting country where he is, an application to the bank holding his account.
- 2 The sum for which withdrawal is requested shall be expressed in the currency of the country holding the account; in case of partial withdrawal, it shall not include a fraction of the currency unit.
- 3 In relations between countries whose postal administrations have reached agreement on this, savers may send at their own expense their withdrawal applications direct to the bank holding their account.

Withdrawal authorizations

- 1 Withdrawal authorizations shall be prepared by the bank holding the account in the currency of the country where the saver resides and for the net sum to be paid. They shall be sent, with the corresponding funds, to the bank which is due to make the withdrawal
- 2 The bank which prepares a withdrawal authorization shall determine the conversion rate of the currency of its country into the currency of the country where the saver resides.

Article 14

Withdrawals

- 1 Withdrawals shall not be subject to any limitation as to amount other than those resulting from the legislation of the contracting countries.
- 2 They shall be paid into the hands of the person or persons empowered to give a receipt under the terms of the savings contract and named in the authorization.
- 3 The sum to be paid shall be that shown on the authorization in the currency of the paying country without any deduction on behalf of the paying bank. However, when the legislation of the country to which the paying service belongs so requires, this service may ignore fractions of the currency unit or round the sum off to the currency unit.

Article 15

Telegraph withdrawals

In relations between countries whose postal administrations have reached agreement on this, savers may, at their own expense, request and obtain withdrawals by telegraph. The administrations themselves shall lay down the rules for implementing the service.

Article 16

Other withdrawal procedures

In relations between countries whose postal administrations have reached agreement on this, withdrawals may be made without observing the formalities relating to withdrawal applications and authorizations.

Chapter V

Transfers

Article 17

General principles applicable to transfers

- 1 Any holder of a savings account may have all or part of his credit transferred to another savings bank of his choice. The transfer application may be made at any bank or post office in the contracting countries.
- 2 In the absence of special agreement, the saver shall deposit his book in support of his application.

- In relations between countries whose postal administrations have reached agreement on this, savers may send at their own expense direct to the bank holding their account their transfer applications drawn up according to internal regulations and accompanied where applicable by the book.
- 4 Interest on the sums transferred shall be paid by the bank originally holding the funds (called "bank of origin") up to the end of the month during which the account is debited and by the bank receiving the transfer (called "recipient bank") from the first day of the following month.

Chapter VI

Liability

Article 18

Extent of liability

- 1 The sums converted into an international postal money order or giro transfer to carry out a savings transaction shall be subject to the guarantees prescribed for the method selected for transmission of funds.
- 2 Savings banks shall be liable for errors of conversion, errors in entering transactions in the current accounts and, generally, for any errors which they might make in preparing documents relating to the international savings service
- 3 The savings banks through which withdrawals are made shall be liable for the funds they have received and correctness of payment operations.
- 4 Savings banks shall assume no liability for delays which may occur in the transmission of funds.
- 5 Savings banks shall assume no liability for any inaccuracy discovered in the information supplied by users for carrying out transactions mentioned in article 3.

Article 19

Determination of liability

- 1 Liability shall rest with the savings bank in whose service the error occurred.
- 2 If the error is attributable to both banks or if liability cannot be established, the banks shall share the settlement equally.

Article 20

Reconstitution of the savings account

Reconstitution of the savings account shall be borne by the savings bank holding it, subject to its right of recourse against the administration which was liable.

Article 21

Reimbursing the creditor savings bank

- 1 The savings bank which was liable shall reimburse the bank which settled the account within four months of notification of reconstitution of the account.
- 2 Reimbursement of the creditor savings bank shall be made without charge for that bank. After the four-month period, the amount due to the creditor bank shall be chargeable with interest at the rate of 6 percent per annum, reckoned from the date of expiry of that period.

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Chapter VII

Miscellaneous and final provisions

Article 22

Application of the Convention and certain Agreements

The Convention,¹ the Money Orders and Postal Travellers' Cheques Agreement² and the Giro Agreement³ shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

Article 23

Exception to the application of the Constitution

Article 4 of the Constitution shall not apply to this Agreement.

Article 24

Conditions of approval of proposals concerning this Agreement and its Detailed Regulations⁴

- 1 To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations shall be approved by a majority of the member countries present and voting which are parties to the Agreement. At least half of these member countries represented at Congress shall be present at the time of the voting.
- 2 To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations shall obtain:
- a two-thirds of the votes, if they involve the addition of new provisions or amendments to the provisions of this Agreement and its Detailed Regulations;
- b a majority of the votes, if they involve interpretation of this Agreement and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution.

Article 25

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original, which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

¹ See p. 55 of this volume.

² See p. 349 of this volume.

³ See p. 417 of this volume.

⁴ See p. 545 of this volume.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

Federal Republic of Germany Barbados Belgium People's Republic of Benin United Republic of Cameroon Central African Republic Chile Republic of Cyprus Arab Republic of Egypt Republic of Ecuador Spain Republic of Finland French Republic Republic of Upper Volta Republic of Honduras Republic of Indonesia Socialist People's Libyan Arab Jamahiriya Democratic Republic of Madagascar Republic of Mali Kingdom of Morocco Norway Netherlands Republic of San Marino Sweden Republic of Chad Togolese Republic Tunisia Turkey

Eastern Republic of Uruguay

Socialist Federal Republic of Yugoslavia

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ANNEXES: FORMS

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE INTERNATIONAL SAVINGS AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964, the undersigned on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the International Savings Agreement.²

Chapter I

Preliminary provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall transmit to the other administrations, through the intermediary of the International Bureau, the following information:
- a the operations which it carries out;
- b whether it takes part or not in the telegraph withdrawal service;
- c the maximum and minimum admitted for deposit, withdrawal and transfer respectively;
- d operations for which production of the book is required.
- 2 Each administration shall inform the other administrations direct:
- a whether it admits direct transmission by the saver to the bank holding his account of withdrawal and transfer applications;
- b whether it centralizes or not deposit forms and withdrawal applications.
- 3 Any amendment to the information mentioned above shall be notified without delay.
- 4 Each administration may, in addition, ask the other administrations direct to inform it of the methods of authentication of documents exchanged and, where applicable, specimen books and seals used in the banks as well as a list of specimen signatures of the officials who are authorized in those banks to sign the summary lists and withdrawal authorizations mentioned in articles 105, 111 and 114.
- In cases of amendment of the list mentioned in paragraph 4, a complete new list shall be sent to the corresponding administration; however, if it is just a question of cancelling one of the listed signatures, it shall be sufficient to have it struck off the existing list which shall continue to be used.

Article 102

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention,³ the following shall be considered as forms for the use of the public:

- CE 1 (Savings deposit form),
- CE 3 (Withdrawal application),
- CE 6 (Transfer application).

¹ United Nations, Treaty Series, vol. 611, p. 7.

² See p. 536 of this volume.

Postage-free correspondence

Correspondence admitted post-free under the terms of article 6, paragraph 2, of the Agreement shall bear the name of the bank holding the savings accounts and the words "Service des postes".

Chapter II

Deposits

Article 104

Paying in of deposits

- 1 The holder of a savings bank book who wishes to make a deposit shall hand in at the savings bank or in a post office in his country of residence against a receipt issued free of charge, the book, a savings deposit form made out on a form conforming to the annexed specimen CE 1, the amount of the funds and the cost of sending such funds
- 2 If a deposit is made to open a new book, the savings deposit forms shall mention the place and date of birth of the saver and his title. This information shall be confirmed by means of an identity document.
- The bank or post office which receives the deposit shall complete the form filled in by the saver and indicate the method of transmission of the funds noting the corresponding dispatch costs. The savings deposit form shall then be endorsed with the impression of the bank's seal or post office's date-stamp.
- 4 The savings deposit form and the book, if there already is one, shall be sent to the savings bank of destina-

Article 105

Summary list

- 1 Savings banks may centralize savings deposit forms
- 2 In that case, the forms shall be described in part one of the summary list in the form of the annexed specimen CE 2 sent to the savings bank of destination. Part two shall certify that the funds have been sent to the bank concerned by postal money order or giro transfer.
- 3 The grand total of the attestation shall be written out in full and in figures; this total may however be written in figures only if a cheque protection machine is used to write it. The attestation shall bear the impression of the stamp of the service of origin and the signature of the representative of that service.
- 4 The savings books shall, where applicable, be attached to the summary list.

Article 106

Transmission of books and service documents

The books, the savings deposit forms which remain attached to the books to which they refer and the summary lists shall be sent under officially registered cover to the savings bank of destination.

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Exception with regard to production of the book

Notwithstanding articles 104 to 106, a contrecting country may decide not to require production of the book on deposit of funds, provided that it informs the other contracting countries in advance through the intermediary of the International Bureau.

Article 108

Refusal of all or part of a deposit

- 1 In case of refusal of all or part of a deposit, the refused sum shall be returned to the saver either by postal money order or giro transfer, with an explanatory note, through the intermediary of the bank or post office which received the deposit.
- 2 If the refusal is the result of a service error, the costs of returning shall be borne by the bank or administration in whose service the error was committed. If not, they shall be borne by the saver.

Article 109

Return of book

- 1 After entry of the deposit in the book, the latter shall, where applicable, be returned to the saver by officially registered letter.
- 2 The same shall apply in the case of a new book.

Chapter III

Withdrawals

Article 110

Drafting and depositing of withdrawal applications

- 1 Withdrawal applications shall be made on forms conforming to the annexed specimen CE 3.
- 2 Subject to article 12, paragraph 3, of the Agreement, the saver shall make his withdrawal application at the bank of the country where he resides or in the corresponding post offices of this bank. The service receiving the application may verify the title and identity of the depositor of that application.
- 3 Banks may agree that applications should be centralized by the bank of the country where the saver resides and that that bank shall forward them to their destinations after making them up into groups. They may then agree on verification being carried out before they are sent to the bank holding the funds.
- The bank required to authorize withdrawal may require the book to be produced when the withdrawal application is made, either merely to check the balance in the book or to be attached to the withdrawal application. In that case, the contracting country concerned shall inform the other countries about it in advance through the intermediary of the International Bureau. If production of the book is required only to check the balance, the official on duty shall certify on the CE 3 form that the balance given by the holder corresponds to the balance entered in the book.

Withdrawal authorizations

- 1 Withdrawal authorizations shall be prepared on forms conforming to the annexed specimen CE 4. They shall comprise:
- a the number of the savings book and the designation of its holder;
- b the exact designation of the person or persons empowered to give a receipt according to article 14, paragraph 2, of the Agreement;
- c the amount to be paid, expressed in figures and letters in the currency of the paying country; it shall suffice to express this amount in figures only, if a cheque protection machine is used to write it;
- d the amount to be written in the book, expressed in figures in the currency in which the savings book is held and, if applicable, the credit before and after withdrawal;
- e details of the money order or bulk or individual transfer sent to the bank of the paying country or to the paying post office.
- 2 A document bearing specimen signatures of the person or persons mentioned in paragraph 1, b, may be attached to the CE 4 withdrawal authorization.
- 3 The withdrawal authorizations shall be sent:
- either separately to the bank or paying post office;
- b or collectively to the paying bank; in that case, they shall be described in part one of the summary list in the form of the annexed specimen CE 5 and show, in the currency of the paying country, the total net amounts to be paid. Part two of the summary list shall certify that the funds have been sent to the bank concerned by postal money order or giro transfer. The grand total of the attestation shall be written out in full and in figures; this total may however be written in figures only if a cheque protection machine is used to write it. The attestation shall bear the impression of the stamp of the service of origin and the signature of the representative of that service.
- 4 The costs of sending the funds to that bank shall be deducted from the saver's credit.

Article 112

Treatment of the book

If production of the book is required when the application is made, the bank which authorizes the withdrawal shall note in the book the amount to be withdrawn plus the dispatch costs. If the whole credit is withdrawn, it shall retain the book. If, however, only part is withdrawn, it shall send the book direct to the saver by officially registered letter, unless that book is to be deposited.

Article 113

Payment of withdrawals

- 1 Withdrawals shall be paid into the hands of the person or persons empowered to give a receipt according to article 14, paragraph 2, of the Agreement, on production of the book, unless it has been produced beforehand, and in accordance with the proofs of identity prescribed by the regulations of the paying bank.
- 2 Except when the withdrawal has alreedy been noted in the book by the bank which prepared the withdrawal authorization, the amount withdrawn, as given in the authorization in the currency of the country where the account is held, plus the dispatch costs, shall be entered in the book and deducted from the available credit. In either case, the entry shall be supported by the stamp or seal of the paying service. In case of part withdrawal, the book, unless it is to be deposited, shall be returned direct to the saver by officially registered letter.
- 3 The receipt of the payee shall be given on the CE 4 withdrawal authorization. The signature shall match the specimen which may be attached to the form.

- When the available credit is lower than the amount to be withdrawn or when there is a discrepancy between the new credit left in the book after withdrawal and that entered by the bank of origin in the withdrawal authorization, the transaction shall be postponed and instructions requested from the bank which prepared the CE 4 form.
- 5 If the paying bank so desires, it may have a second receipt made on a duplicate authorization which it prepares itself.
- 6 Banks may not make the withdrawals until they have cashed the money orders or giro transfers transferring the corresponding funds.

Validity of authorizations

- 1 Banks shall agree on the conditions of validity and authenticity of the withdrawal authorizations which they exchange. They may agree in particular that only authorizations bearing a signature or impression of a seal, a specimen of which has been communicated beforehand, shall be valid.
- 2 In the absence of special agreement, the validity period of withdrawal authorizations shall expire at the end of the month following their preparation.

Article 115

Return of receipted authorizations

The CE 4 withdrawal authorizations, duly provided with the receipt of the payee, shall be returned, where applicable in support of the settled books, to the bank which prepared them.

Article 116

Unused authorizations

- 1 Withdrawal authorizations which for some reason are not acted on shall be returned with an appropriate note to the bank which prepared them. Where applicable, they shall be accompanied by the corresponding book.
- The corresponding funds, less costs, shall be returned to that bank by one of the means prescribed in article 4, paragraph 1, of the Agreement. The banks may however agree on their being simply deducted from the next CE 5 summary list.
- These costs shall be borne by the saver, unless the return is the result of an error made by one of the banks. In that case, they shall be borne by the bank which committed the error.

Article 117

Other withdrawal procedures

The procedures concerning withdrawals made without carrying out the formalities relating to withdrawal applications and authorizations shall be drawn up by common consent between the administrations of the countries which have agreed to set up such simplified procedures.

Chapter IV

Transfers

Article 118

Depositing of applications

- 1 Subject to article 17, paragraph 3, of the Agreement, transfer applications prepared in duplicate on a form conforming to the annexed specimen CE 6 shall be deposited at the savings bank or post office in the place where the holder of the account is. The book shall accompany the transfer application unless it is held at the bank which issued it.
- 2 A receipt for the deposited documents shall be issued to the holder of the book free of charge.
- 3 Books subject to special conditions of withdrawal may be transferred, unless express reservations in this respect were made on issue of the book or the bank of destination does not accept such conditions.
- 4 After verifying the identity and, where applicable, the credentials of the signatory or signatories, the two copies of the application and the book, if applicable, shall be sent to the savings bank of origin.

Article 119

Treatment of transfer applications

- 1 Transfer applications shall be subject to the rules observed by the savings bank of origin with regard to withdrawal applications.
- 2 In the case of total transfer, the amount transferred shall comprise the balance of the depositor's account and the interest calculated as prescribed in article 17, paragraph 4, of the Agreement.
- In the case of partial transfer, the interest on the amount transferred shall accrue on behalf of the depositor on the account held by the bank of origin up to the end of the month during which the account was debited and on the account held by the bank of destination from the first day of the following month.
- 4 After verifying the book the savings bank of origin shall enter the transaction therein and complete the back of the transfer application.
- 5 The funds corresponding to the transfer requested shall be sent to the recipient bank as prescribed in article 4 of the Agreement.
- 6 One copy of the transfer application duly completed by the bank of origin shall be attached to the CE 5 summary list; the second copy shall be retained by the bank of origin. Any special conditions of withdrawal applied shall be mentioned by the latter bank on the back of the transfer application so that they can be reproduced on the account and on the book to be issued by the recipient bank.

Article 120

Issue of a new book

- 1 Immediately after receipt of the funds and documents mentioned in article 119, the recipient bank shall issue a book in the name of the holder to the amount of the sum received from the bank of origin.
- 2 Unless it is to be deposited, the book shall be sent direct to the saver by officially registered letter.

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Transfer to an existing account

- 1 If the saver requesting the transfer already has a book of the bank to which funds are to be transferred, he shall attach it to the dossier formed or declare that the book is deposited at the bank which issued it.
- 2 The bank of origin shall attach the book to the transfer application which it shall forward to the recipient bank. After making the transfer and entering the amount transferred in the book, the recipient bank shall send the book direct to the holder by officially registered letter, unless the holder deposits it.

Article 122

Treatment of original book after transfer

- 1 In case of total transfer either to a new account or an existing account, the book from which the amount transferred has been deducted shall be retained by the bank of origin.
- 2 Unless it is to be deposited, the book, in the case of partial transfer, shall be returned direct to the saver by officially registered letter.

Chapter V

Sundry operations

Article 123

Replacement of books

- 1 The bank or post office receiving a book for replacement shall give the depositor a receipt.
- 2 The book shall be sent by that bank or post office to the savings bank concerned.
- 3 The new book shall be sent direct to the saver by officially registered letter.

Article 124

Calculation of interest

The amount of interest relating to each transaction shall be calculated according to the rules in force in the bank holding the account.

Article 125

Depositing of book for entry of interest

The book shall be deposited, against issue of a receipt free of charge, at the savings bank or post office of the country where the holder resides; that bank or office shall send the book to the savings bank concerned.

Article 126

Return of book after entry of interest

After entering the interest, the bank holding the account shall return the book direct to the saver by officially registered letter.

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Chapter VI

Final provisions

Article 127

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the International Savings Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 544 of this volume.]

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No	Title or nature of form	References
1	2	3
CE 1	Savings deposit form	Art 104, para 1
CE 2	Summary list of savings deposit forms	Art 105, para 2
CE 3	Withdrawal application	Art 110, para 1
CE 4	Withdrawal authorization	Art 111, para 1
CE 5	Summary list of withdrawal authorizations and savings transfers	Art 111, para 3, b
CE 6	Transfer application	Art 118, para 1

INTERNATIONAL SAVINGS SERVICE		SAVINGS DÉPOSIT FORM	CE 1
Savings bank		Date of dispatch	
		<u> </u>	
To be completed by the save	er .		
Bank holding (or which will hold) the a		Nd df account (if there is one)	
			·
	Name and forenames		
	Present address		
	į		
	İ	•	
Holder	·		
	To be completed if an acco	unt is to be opened	
	Place of birth	Data	
	Marital status		
	Marital status		
		try where the account is held and without fractions of	f the currency unit
	In arabic figures		
Amount to be credited	In words end roman letters		· · · · · · · · · · · · · · · · · · ·
	A A STATE OF THE S		
D	The book is		
Book	attached Address to which the book is to be r	deposited	
Return of book			
Place and date Signature of depositor			
Signature of depositor			
To be completed by the ban	k or post office receiving the de	posit ich the deposit is made	
Amount deposited			
Exchange rate			
Dispatch costs			
	Money order	i No Giro transfer) No
	I Molley Order	<u> </u>	
Transmission of amount	Individual	Bulk	
	Date of issue		
Place, date and signature			Stamp of service of origin
			/
			- ()
Occupation of signatory			$-$ \ $-$ \
			1

Savings, Rio de Janeiro 1979, art 104, para 1 - Size: 210 × 297 mm

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INTERNATIONAL SAVINGS SERVICE			SUMMARY LIST Savings deposit form	8	CE 2
Savings bank			Data of dispatch		
					
			Note. Amounts in the currer is held	ncy of the country	where the account
Part one			·		 -
Bank or post office		nt to be credited		Deposits	
which received the funds	Numbers	Names and forensmes		Date	Amounts

Total amounts					
	Deposit forms			Books	
Number of annexes					
Part two					
I, the undersigned, certify disp	atch of the follow	wing sum representir	ng the amount of the savings	deposits described	d above
	In ligures				
Amount	in words				
	Money or	rder			
	Giro tran	sfer			
Transfer of the amount	Number				
	Date of dispatch				
	Bank or post oif:	ce of destination			
Place, date and signature					Stamp of service of origin
Occupation of signatory			-		- \
					\ /

INTERNATIONAL SAVINGS SERVICE	WITHDRAWAL APPLICATION
Savings bank holding the eccount	Date
Holder (name and forenamas)	
Place of birth	Oate
Address where the holder wishes to draw the funds	
	In arabic figures
Amount to be withdrawn	
In words and roman letters	
	No of book
Total withdrawal (capital and interest)	
Total withdrawal (capital and interest) Credit ²	This book is
	This book is deposited

Savings. Rio de Janeiro 1979, art 110, para 1 - Size: 148 x 105 mm

	(Back)
	,
Notes	
 The amount to be withdrawn must be shown in the currency of the country where the account is held. Fractions of a currency unit are not allowed. 	
2 The credit need be shown and certified only when the book has to be produced for the balance to be checked.	

INTERNATIONAL SAVINGS SERVICE			WITHDRAW	AL AUTHORIZ	ATION	CE 4
Savings bank			Date of authorization		· · · · · ·	
			Number of authorize	ation		
						,
Paying savings bank		Paying post office			Number of boo	
Name and torenames of holder				- 4	<u> </u>	
		J				
	Credit before wi	thdrawal				
Amounts to be entered in the book (in the currency of the country where the	Withdrawal					
account is held). To be filled in only if the book	Costs	·				
has not been handed to the holding bank	Total to be dedu	ucted				
	New credit					
	In figures				Exchange rate	
Amount to be paid (in the	in words			4	l	
Amount to be paid (in the currency of the paying country)						
, , , , , , , , , , , , , , , , , , , ,						
	Name and forename					
Persons empowered to give a receipt	Street and No					
	Locality					
	<u> </u>					
Observations by the savings bank of origin						
	ļ		j No			No
	Money orde		•	Giro transfer	r	
Transmission of amount	Individuel			Bulk		
•	Oate of Issue			1 1 Buik		
Piece, date and signature	<u> </u>					Stamp of the savings bank of origin
						bank of origin
Occupation of signatory						- ()
						
			Place and date			Service stamp
RECEIPT			Signature of paying	i onicisi		·
The undersigned certifies that he	has received the	sum shown				
above		•				- 人 - ノ
Place and date	·····.		-			`
Signature of payee			-			
e comment						
			1			

INTERNATIONAL SA	VINGS SERVICE	_	SUMMARY LIST Withdrawal and savings	CE 5 transfer authorizations
Savings bank			Date of dispetch	
Part one				
Number	Names of recipie	ents of authorizations		Amounts (in the currency of the paying country)
Total of amount	<u> </u>		di 20 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di 12 di	
Number of auth		Wilhdrawals	Transfars	
Part two				
I, the undersign described above	ed, certify dispa e	atch of the following sum re	epresenting the amount of the withdrawal	and transfer authorizations
Amount		In figures In words		
		Money order		
Transmission of	f the amount	Giro transfer		
		Date of dispatch Bank or post office of destination	on	
Place, date and signs	ature	1		Stamp of service of origin
Occupation of signati	ory			()

Savings. Rio de Janeiro 1979, art 111, para 3, b - Size: 210 × 297 mm

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INTERNATIONAL	TRANSFER APP To be made out in a		ÇE 6 (Front
To be comple	eted by the saver		
	the transfer takes place	Data of application	
Bank receiving the	o (tanalar		
	Name and forenames (maiden and married names, where app	(icable)	
	Nationality	Profession	
Holder	Place of birth	Date	
	Address (street, number, locality, country)		
	<u> </u>		
	Total transfer (capital and interest)	Amount (in grabic ligures)	
	Partial transfer		
	I Book No	The book is	
	Account to be debited	attached	deposited
	Book No	The book is	
	Account to be credited	attached	deposited
	The debited book should be		•
	returned to holder	deposited	
	The credited book should be	C dancelland	
Transfer	Sent to holder Address to which the debited book is to be sent	deposited	
	Address to which the credited book is to be sent		
	Signature(s)		

Signatures			
•	Occupation of signatory of signatories		
	Occupation of agreeding of Argunitories		
Service note:		· · · · · · · · · · · · · · · · · · ·	
Proof of identity			Stamp of the service receiving the application
Consider the	ifficial receiving the application		
orgneture or the o	itilerat tacatarufi tua atthucanou		
			()
			\ /
			`~~~

Part reservad for the ban	k holding the sevings accoun	t			CE 6 (Back)
	Total amount of credit				
Details of the account (in the currency of the	Dispatch costs borne by saver	<u> </u>			
country of origin)	Sum to be transferred		-lelai	- ' 	
	Total to be entered				
	New credit		Exchange rate		
Amount of transfer (in the currency of the country of destination)	in words				
Interest	The interest has been credite	ed (total transfer) up to	·		Cele
	The interest has been credite	ed to the original acco	unt (partial tran	sfer) up to	Date
Special conditions of withdrawal to which the transferred funds are subject (to be completed where applicable)		No			No
	Money order		Giro transf	er	
Transmission of the amount	Individual Date of issue		Collective		
Place, date and signeture Occupation of signatory	1				Stamp of the savings bank of origin

List of States which have ratified the Agreement, indicating the date of deposit of the instrument of ratification with the Government of Switzerland

	Date of deposit
	of the instrument
State	of ratification
SWITZERLAND	4 March 1981
Tunisia	3 April 1981

	·	

No. 19992

UNIVERSAL POSTAL UNION

Subscriptions to Newspapers and Periodicals Agreement (with Detailed Regulations). Concluded at Rio de Janeiro on 26 October 1979

Authentic text: French.

Registered by Switzerland on 6 July 1981.

SUBSCRIPTIONS TO NEWSPAPERS AND PERIODICALS AGREEMENT

CONTENTS

Chapter I

Preliminary provisions

Art

1 Purpose of the Agreement

Chapter II

Subscriptions

- 2 Subscriptions
- 3 Subscription periods. Late applications for subscriptions
- 4 Continuation of subscriptions on termination of the service

Chapter III

Charges and prices. Payment and transmission of funds

- 5 Charges
- 6 Delivery prices
- 7 Conversion rates
- 8 Subscription price
- 9 Changes in delivery prices
- 10 Printed enclosures
- 11 Methods of transmitting funds to publishers
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Chapter IV

Miscellaneous provisions

- 13 Changes of address
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- 17 Application of the Convention and certain Agreements
- 18 Exception to the application of the Constitution
- 19 Conditions of approval of proposals concerning this Agreement and its Detailed Regulations
- 20 Entry into force and duration of the Agreement

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Note by the International Bureau

In application of the Convention, article 8, paragraph 1, the amounts shown in gold francs are convertible into Special Drawing Rights (SDRs) by applying the linking coefficient of 3.061 gold francs = 1 SDR ratified by resolution C 29 of the 1979 Rio de Janeiro Congress.

SUBSCRIPTIONS TO NEWSPAPERS AND PERIODICALS AGREEMENT¹

The undersigned, plenipotentiaries of the Governments of the member countries of the Union, having regard to article 22, paragraph 4, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,² have, by common consent and subject to article 25, paragraph 3, of the Constitution, drawn up the following Agreement:

Chapter i

Preliminary provisions

Article 1

Purpose of the Agreement

This Agreement shall govern the subscriptions to newspapers and periodicals service that contracting countries agree to set up in their reciprocal relations.

Chapter II

Subscriptions

Article 2

Subscriptions

- Post offices in each country shall accept subscriptions by the public to newspapers published in the various contracting countries for which the publishers have accepted the services of the post in the international subscription service.
- 2 They may also accept subscriptions to newspapers of any other country which postal administrations are able to supply.
- 3 In pursuance of article 36 of the Convention,³ each country may refuse subscriptions to newspapers debarred from transport or delivery on its territory.

Article 3

Subscription periods. Late applications for subscriptions

Subscriptions may be made for periods of three, six or twelve months. They shall begin on the first day of the month requested by the subscriber and may, with the consent of the publishers, be extended beyond the end of the current year.

Put into effect* on 1 July 1981, in accordance with article 20. See p. 589 of this volume for the list of States which affixed definitive signatures to, ratified or approved the Agreement.

^{*} See note 1 on p. 20 of this volume.

² United Nations, *Treaty Series*, vol. 611, p. 7.

³ See p. 55 of this volume.

- 2 Administrations may also agree to accept subscriptions for one or two months on condition that the newspaper is published at least four times per month.
- 3 Subscribers who have not subscribed in time shall not be entitled to numbers issued before the beginning of the subscription period. However, administrations may help the subscribers to obtain such numbers if possible.

Continuation of subscriptions on termination of the service

When a country ceases to be a party to the Agreement, current subscriptions shall be fulfilled on the terms laid down until expiry of the period for which they were made.

Chapter III

Charges and prices. Payment and transmission of funds

Article 5

Charges

- 1 Administrations shall establish for newspapers which are addressed to the contracting countries and for which the subscription has been made in accordance with this Agreement or obtained by the publishers in another way a special charge ranging from 40 to 100 percent of the ordinary charge for printed papers.
- 2 In the event of late subscription referred to in article 3, paragraph 3, the special charge mentioned in paragraph 1 shall be applicable to the dispatch of the numbers which have appeared since the beginning of the subscription period.
- 3 Each administration may fix, within the limits of the charge mentioned in paragraph 1, special weight steps and make any changes in rates that will enable it to adapt the international charge to its method of calculating domestic newspaper charges.

Article 6

Delivery prices

- 1 Each administration shall publish the prices at which it delivers newspapers to other administrations, based on the delivery prices indicated by the publishers and including the charge provided for in article 5, paragraph 1.
- 2 The delivery prices for airmail subscriptions may be published in the same way.
- 3 The delivery prices shall be quoted in the currency used for postal money orders addressed to the country of publication.

Article 7

Conversion rates

The administration of destination shall convert the delivery price into the currency of its country according to the rate applicable to postal money orders.

Subscription price

- 1 The administration of destination shall establish the price payable by the subscriber, adding to the delivery price:
- a the charge for the subscription order fixed, according to the method of settlement, in accordance with article 6 or article 37 of the Money Orders and Postal Travellers' Cheques Agreement;¹
- b the commission charge it considers appropriate which shall not, however, exceed the commission charge it collects, if any, for domestic subscriptions;
- c the stamp duty, if any, payable under the legislation of its country.
- 2 The subscription price shall be payable at the time of subscription and for the entire period of subscription.

Article 9

Changes in delivery prices

- 1 Changes in delivery prices shall take effect only from 1 January, 1 April, 1 July and 1 October.
- 2 In order to be taken into consideration, notifications of changes in delivery prices must reach the central administration of the country of destination or a specially designated office no later than 20 November, 20 February, 20 May or 20 August.

Article 10

Printed enclosures

- Price lists, prospectuses, advertisements, etc, that are inserted in but are not an integral part of the newspaper shall be subject, in principle, to the international service rate for printed papers. If the conditions of admission for these insertions do not conflict with the corresponding regulations of the internal service, a lower charge, which may not be lower than the rate for inserted papers in the internal service, may be collected; this charge may, at the discretion of the administration of origin, be recorded or represented either on the wrapper or envelope or on the newspaper itself by means of one of the franking methods provided for in the Convention.
- 2 Subscription order forms, whether completed or not, that are inserted in the newspapers shall be regarded as an integral part thereof.

Article 11

Methods of transmitting funds to publishers

Funds intended for publishers shall be sent by subscription money order or subscription inpayment order, both types being called "subscription orders".

Article 12

Subscription orders

Subject to the reservations made in the Detailed Regulations,² the provisions of the Money Orders and Postal Travellers' Cheques Agreement shall apply to subscription orders.

See p. 349 of this volume.

² See p. 574 of this volume.

Chapter IV

Miscellaneous provisions

Article 13

Changes of address

- 1 A subscriber who changes his address may, for a period not exceeding the duration of his subscription, have the newspaper sent direct to his new address in the original country of destination, in another contracting country, including the country of publication, or in a non-contracting country.
- 2 Requests for changes of address shall be made out on the form provided for that purpose and shall be subject to the charge for postcards. This charge shall be paid by the sender. If the subscriber wishes the request for a change of address to be forwarded by air, he shall also pay the air surcharge.
- 3 Changes of address under the terms laid down in paragraph 1 may also be made for newspapers subscribed to in the country of publication that have to be sent to a new address in another country. The charge payable shall be fixed by the administration of the country of publication.

Article 14

Claims

Administrations shall be bound to satisfy, without costs for the subscriber, any justified claim concerning delays or irregularities of any kind in the subscription service.

Article 15

Liability

Administrations shall not be liable for any responsibilities or obligations of the publishers. They shall not be bound to refund any amount if the publication of a newspaper is stopped or interrupted during a subscription.

Article 16

Allocation of charges and fees

All charges and fees shall be kept by the administration that collected them, with the exception of the charge for subscription money orders collected under article 8, paragraph 1, a, which shall be allocated in accordance with article 28 of the Money Orders and Postal Travellers' Cheques Agreement.

Chapter V

Final provisions

Article 17

Application of the Convention and certain Agreements

The Convention and the Money Orders and Postal Travellers' Cheques Agreement shall be applicable, where appropriate, by analogy, in all cases not expressly governed by this Agreement.

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Exception to the application of the Constitution

Article 4 of the Constitution shall not apply to this Agreement.

Article 19

Conditions of approval of proposals concerning this Agreement and its Detailed Regulations

- To become effective, proposals submitted to Congress relating to this Agreement and its Detailed Regulations must be approved by a majority of the member countries present and voting which are parties to the Agreement. At least half of these member countries represented at Congress shall be present at the time of voting.
- To become effective, proposals introduced between two Congresses relating to this Agreement and its Detailed Regulations must be approved by:
- unanimity of votes if they involve new provisions or amendments of substance to articles 1 to 10 and 14 to 20 of the Agreements or articles 101 to 105 and 112 of the Detailed Regulations;
- two-thirds of the votes if they involve amendments of substance to articles 106, 108, 109 and 111 of the b Detailed Regulations;
- a majority of the votes if they involve: С
 - amendments of substance to other articles of the Agreement and its Detailed Regulations or interpretation of the provisions of the Agreement and its Detailed Regulations, except in the case of a dispute to be submitted to arbitration as provided for in article 32 of the Constitution;
 - drafting amendments to any of the provisions of the Agreement and its Detailed Regulations.

Article 20

Entry into force and duration of the Agreement

This Agreement shall come into force on 1 July 1981 and shall remain in operation until the entry into force of the Acts of the next Congress.

In witness whereof, the plenipotentiaries of the Governments of the contracting countries have signed this Agreement in a single original which shall be deposited in the archives of the Government of the country in which the seat of the Union is situated. A copy thereof shall be delivered to each party by the Government of the country in which Congress is held.

Done at Rio de Janeiro, 26 October 1979.

This Agreement was signed on behalf of the States and territorial entities listed below by one or several of the plenipotentiaries who signed the General Regulations of the Universal Postal Union.

[For the signatures affixed by those plenipotentiaries under the General Regulations, see United Nations, Treaty Series, vol. 1238, p. 32.]

Federal Republic of Germany

Argentine Republic

Republic of Austria

Barbados

Belgium

People's Republic of Benin

People's Republic of Bulgaria

United Republic of Cameroon

Chile

Republic of Cyprus

Republic of Korea

Kingdom of Denmark

Arab Republic of Egypt

Republic of Ecuador

Spain

Republic of Finland

Greece

Republic of Upper Volta

Republic of Indonesia

Socialist People's Libyan Arab Jamahiriya

Principality of Liechtenstein

Luxembourg

Kingdom of Morocco

Principality of Monaco

People's Republic of Mozambique

Republic of Nicaragua

Norway

Portugal

Democratic People's Republic of Korea

Republic of San Marino

Sweden

Swiss Confederation

Thailand

Togolese Republic

Tunisia

Turkey

Eastern Republic of Uruguay

Vatican City State

Socialist Federal Republic of Yugoslavia

DETAILED REGULATIONS OF THE SUBSCRIPTIONS TO NEWSPAPERS AND PERIODICALS AGREEMENT

CONTENTS

Chapter 1

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Art

- 101 Information to be supplied by administrations
- 102 Forms for the use of the public
- 103 List of newspapers. Prohibited newspapers
- 104 General newspaper tariff

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- 105 Subscription to a newspaper
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ANNEXES: FORMS

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Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3.061 gold francs = 1 SDR.

DETAILED REGULATIONS OF THE SUBSCRIPTIONS TO NEWSPAPERS AND PERIODICALS AGREEMENT

Having regard to article 22, paragraph 5, of the Constitution of the Universal Postal Union concluded at Vienna on 10 July 1964,¹ the undersigned, on behalf of their respective postal administrations, have by common consent drawn up the following measures for ensuring the implementation of the Subscriptions to Newspapers and Periodicals Agreement.²

Chapter I

General provisions

Article 101

Information to be supplied by administrations

- 1 Each administration shall transmit to the other administrations, through the intermediary of the International Bureau:
- a a list of the countries with which it maintains a service for subscriptions to newspapers under the Agreement:
- b the newspaper rate applicable in the international service;
- c the commission charge and the stamp duty, if any, collected under article 8, paragraph 1, b and c, of the Agreement:
- d its decisions regarding the option of putting the addresses on the newspapers themselves as provided for in article 106, paragraph 3;
- e an extract from the provisions of its laws or regulations applicable to the subscription service;
- f the offices, if any, designated to deal with matters for which otherwise the central administration is responsible
- 2 Any subsequent amendment shall be notified without delay.

Article 102

Forms for the use of the public

For the purpose of applying article 10, paragraph 3, of the Convention, the following shall be considered as forms for the use of the public:

AP 4 (Claim concerning a newspaper),

AP 5 (International subscription money order),

AP 5bis (International subscription money order, wide coupon),

AP 6 (International subscription inpayment order),

AP 6bis (International subscription inpayment order, wide coupon),

AP 9 (Change of address for a newspaper).

United Nations, Treaty Series, vol. 611, p. 7.

² See p. 566 of this volume.

³ See p. 55 of this volume.

List of newspapers. Prohibited newspapers

- 1 Each administration shall transmit to the other administrations a list of newspapers that may be subscribed to in accordance with the Agreement. This list shall be made out on a form in conformity with the annexed specimen AP 1 and shall reach the administrations concerned not later than 20 November, 20 February, 20 May or 20 August. Administrations shall ensure that the names and addresses of the newspapers are brought completely up to date, at the very latest, in the list transmitted by 20 August.
- 2 Any subsequent change in subscription conditions shall be valid only if the relevant communication is made within the time specified in paragraph 1. Otherwise the change shall become effective beginning the following quarter
- 3 Each administration shall also transmit to the other administration a list of prohibited newspapers.

Article 104

General newspaper tariff

Each administration shall draw up, from the lists supplied under article 103, a general tariff indicating by country the newspapers, the subscription conditions, the delivery prices, and the charges and fees payable.

Chapter II

Execution of subscriptions

Article 105

Subscription to a newspaper

- 1 Subscriptions to a newspaper mentioned in the general tariff provided for in article 104 shall be made by the subscriber on a subscription money order form conforming to the annexed specimen AP 5, AP 5bis, AP 6 or AP 6bis.
- 2 The particulars required on the form shall be typed or printed by hand and checked by the issuing office. The order shall then be treated as an ordinary money order or inpayment order.
- 3 If the orders are exchanged by means of lists, separate MP 2 lists marked "Mandats-abonnement" ("Subscription orders") shall be used. They shall be accompanied by the coupons of AP 5, AP 5bis, AP 6 or AP 6bis order forms, as the case may be, for subsequent transmission to the payee.
- 4 The charge and the duty mentioned in article 8, paragraph 1, b and c, may be represented on the subscription order by postage stamps or franking impressions.

Article 106

Posting and dispatch of newspapers

1 The newspapers shall be posted by the publisher in wrappers or open envelopes bearing the address of the subscriber.

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- 2 The administration of origin shall decide, according to its operational requirements, whether the newspapers in wrappers or envelopes shall be sent:
- a individually to the address of the subscribers; or
- b in packets addressed to the office of destination, in which case the packets shall be prepared by the publisher.
- 3 Administrations may agree to permit the subscriber's address to be written on the newspaper itself, in which case the newspapers shall be grouped in packets bearing the address of the office of destination and prepared by the publisher.
- 4 The wrappers, envelopes, and packets shall be marked "Abonnement-poste" (Postal subscription).
- These items shall be stamped in accordance with one of the franking methods mentioned in article 28, paragraph 1, d, of the Convention.

Chapter III

Special cases

Article 107

Changes of address

Any change of address shall be sent by the subscriber to the publisher. A form in conformity with the specimen AP 9 may be used for this purpose.

Article 108

Irregularities

- 1 Irregularities in the subscription service shall be reported, either to the office of origin or, when it so requests, to the central administration.
- When a subscriber makes a claim for separate numbers of a newspaper which have not reached him, the office of destination shall notify the publisher by means of a form in the form of the annexed specimen AP 4.

Article 109

Interrupted or discontinued publication

When publication of a newspaper is interrupted or discontinued, administrations shall assist the subscribers in obtaining, as far as possible, the refund of the subscription price for the period during which the newspaper has not been supplied. The same shall apply to newspapers that have been prohibited.

Article 110

Subscriptions to newspapers not on the list

When an application is made for a subscription to a newspaper not included in the list which administrations transmit to one another under article 103, paragraph 1, the administration concerned shall help to obtain the necessary information from the administration of origin.

Chapter IV

Accounting

Article 111

Preparation of accounts

- 1 The accounts relating to paid subscription money orders (cards or lists) and subscription inpayment orders (cards or lists) shall be drawn up according to the provisions of the Detailed Regulations of the Money Orders and Postal Travellers' Cheques Agreement.¹ However, separate forms marked "Mandats-abonnement" ("Subscription orders") shall be used for such accounts.
- 2 Administrations may agree to add the total amount of such accounts to the amount of the monthly account for money orders drawn up for the same period.

Chapter V

Final provisions

Article 112

Entry into force and duration of the Regulations

- 1 These Regulations shall come into force on the day on which the Subscriptions to Newspapers and Periodicals Agreement comes into operation.
- 2 They shall have the same duration as that Agreement, unless renewed by common consent between the parties concerned.

Done at Rio de Janeiro, 26 October 1979.

SIGNATURES

[The same as for the Agreement; see p. 573 of this volume.]

¹ See p. 369 of this volume.

Note by the International Bureau

In view of the provisions of articles 8 of the Convention and 101, 102 and 103 of its Detailed Regulations, administrations may replace in the accounting forms all indications in gold francs by indications in Special Drawing Rights (SDRs) or they may simply insert an additional heading for converting the final result (expressed in gold francs) into SDRs using the linking coefficient of 3,061 gold francs = 1 SDR.

ANNEXES: FORMS

LIST OF FORMS

No.	Title or nature of form	References
·	2	3
P 1	List indicating prices and delivery conditions of newspapers	Art 103, para 1
P 4	Claim concerning a newspaper	Art 108, para 2
P 5	International subscription money order	Art 105, para 1
P 5bis	International subscription money order (large size)	Art 105, para 1
P 6	International subscription inpayment order	Art 105, para 1
P 6bis	International subscription inpayment order (large siza)	Art 105, para 1
P 9	Change of address for a newspaper	Art 107

AP 1

Postal administration

LIST Prices and delivery conditions of newspapers

Name of newspaper	Address of newspaper	Frequency	Sub- scription period	Delivery price ²	Remarks*
1	2	3	4	5	6
		1	Number of months]
		f	1	-	
	J			j)
			1	Į	
				1	1
				1	
				1	
				1	
		1			
					i
				ĺ	
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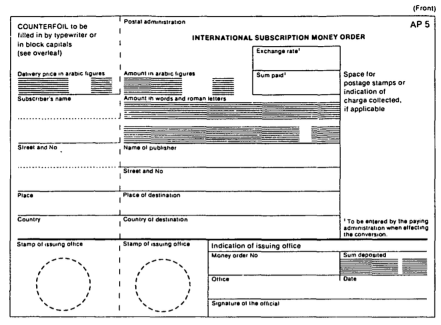
Subscriptions, Rio de Janeiro 1979, art 103, para 1 - Size: 210 x 297 mm

Where applicable, address of transport service responsible for dispatching and accounting and entry of giro a/c No.
In currency used for money orders for country providing list.
The post office of origin of the newspaper and the names of publishers who accept subscriptions beyond the end of the current year may be inserted in this column.

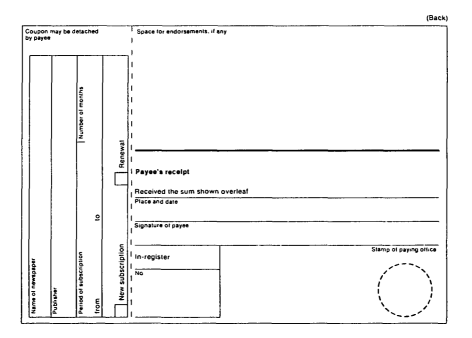
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Subscriptions. Rio de Janeiro 1979, art 108, para 2 - Size: 148 × 105 mm

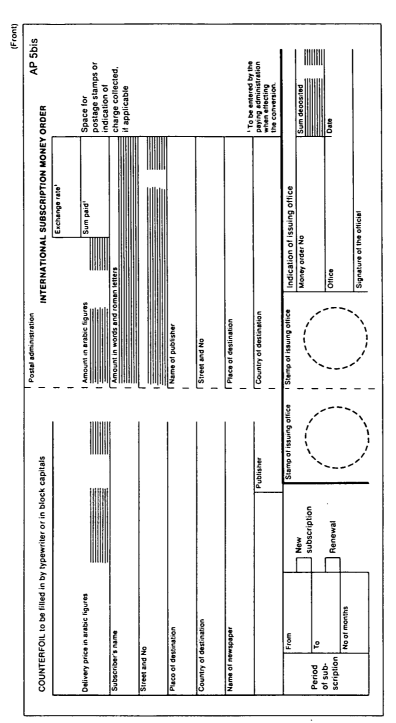
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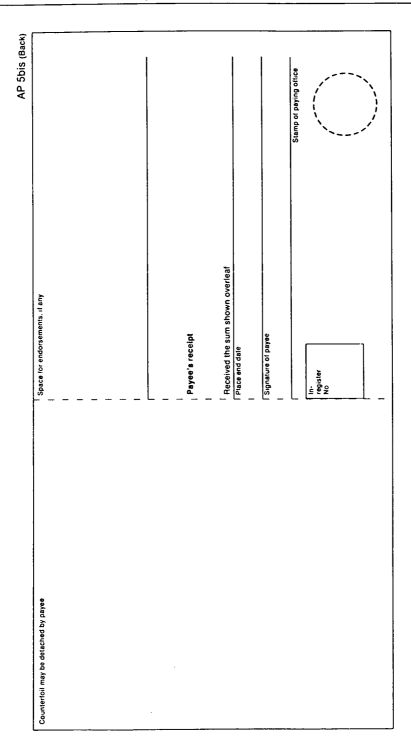
Subscriptions, Rio de Janeiro 1979, art 105, para 1 - Size: 148 x 105 mm

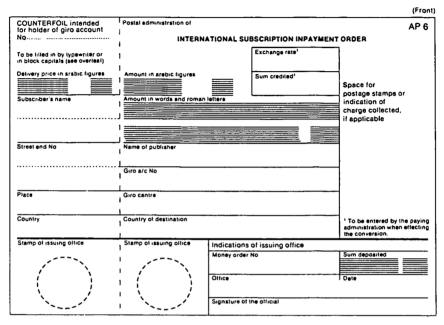


Vol. 1239, 1-19992

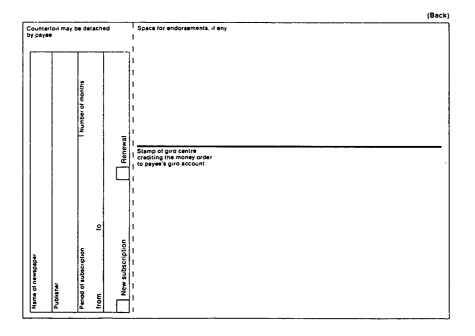


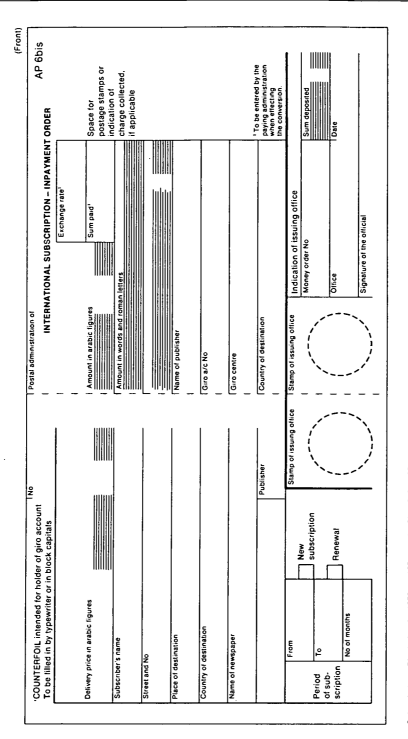
Subscriptions, Rio de Janeiro 1979, art 105, para 1 – Size: 210 \times 105 mm





Subscriptions, Rio de Janeiro 1979, art. 105, para 1 - Size: 148 x 105 mm





Subscriptions, Rio de Janeiro 1979, art 105, para 1 – Size: 210 imes 105 mm

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Subscriptions, Rio de Janeiro 1979, art 107 - Size: 148 x 105 mm

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Postal administration	
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	FOR A NEWSPAPER
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	Street and number
	Place of destination
	Figure of destination
	Country of destination

LIST OF STATES WHICH HAVE SIGNED WITHOUT RESERVATION AS TO RATIFICATION OR APPROVAL, RATIFIED OR APPROVED THE AGREEMENT, INDICATING THE DATE OF DEFINITIVE SIGNATURE OR OF DEPOSIT OF THE INSTRUMENT OF RATIFICATION OR APPROVAL WITH THE GOVERNMENT OF SWITZERLAND

	Date of definitive signature (s) or of deposit of instrument of ratification
State	or approval (AA)
DENMARK	26 October 1979 s
LIECHTENSTEIN	29 April 1981
REPUBLIC OF KOREA	22 May 1981 AA
SWITZERLAND	4 March 1981
TUNISIA	3 April 1981