

GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED

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CONTRACTING PARTIES
Twenty-First Session
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EUROPEAN FREE TRADE ASSOCIATION AND THE FINLAND-EFTA ASSOCIATION

Information Furnished by Member States

European Free Trade Association

1. The EFTA countries have accepted to provide, as the Association develops, additional information in accordance with Article XXIV:7(a) of the General Agreement.
2. In November 1962, at the twentieth session of the CONTRACTING PARTIES, the member States of EFTA submitted their second report on the progress made in implementing the Stockholm Convention. A brief outline of the developments since the last session is given below. More detailed information is given in the Third Annual Report of the European Free Trade Association for the period 1 July 1962-30 June 1963.¹
3. One of the main objectives of the EFTA countries is to work together to promote the creation of a large European market which would be outward-looking towards the rest of the world. This aim has not been changed by the interruption of the negotiations between members of EFTA and the European Economic Community. In the present circumstances the EFTA countries have found that the best way to further their common objectives is the strengthening of the co-operation among themselves. To this end the countries have during the year examined all the fields of action covered by the Convention.
4. The expansion of world trade remains one of EFTA's main aims. In this spirit EFTA has welcomed the forthcoming trade negotiations within the GATT (the Kennedy round).

¹ Copies will be distributed to delegations attending the twenty-first session.

5. By the end of 1962, EFTA tariff reductions on industrial goods reached 50 per cent. This means that the EFTA countries halved their duties in trade between them in these goods more than two years in advance of the date prescribed in the timetable in the Convention. In May 1963 it was decided that the timetable for the elimination of the remaining 50 per cent of import duties on industrial goods should be accelerated and that the final elimination of duties shall take place on 31 December 1966, three years ahead of the timetable in the Convention. A 10 per cent reduction took place on 31 December 1963 and the elimination of the remaining 40 per cent will take place in three steps, two of 10 per cent on 31 December 1964 and 1965, and a final reduction of 20 per cent at the end of 1966.
6. On 1 July 1963, the fourth general relaxation of remaining quantitative restrictions in the industrial sector was made. Member States have also abolished restrictions completely on a number of items during the past year. Only a limited number of commodities are still subject to import restrictions, and it has been decided that the final elimination of import restrictions should take place at the latest by the time of the last tariff reduction, namely 31 December 1966.
7. In addition to the steps taken for the implementation of the various provisions of the Convention an important initiative has also been taken in a new field of co-operation between member States, by the establishment of a Committee for Economic Development. This Committee had its first meeting last November. Its mandate is to seek ways and means of promoting or facilitating collaboration between member States in financial, technical and practical matters. It is intended to associate businessmen with special knowledge and experience with its work.
8. In the agricultural sector the objective of the Association is to facilitate an expansion of trade, thereby providing reasonable reciprocity to member States whose economies are largely dependent on exports of these products.
9. To this end, the provisions on trade in agricultural goods shall be kept under review, and a procedure for annual reviews has been agreed. To assist the Council in this task, an Agricultural Review Committee has been established. The first review shall take place during 1964.
10. It has been decided to delete from 1 January 1964, certain items from the list of agricultural goods (Annex D to the Convention) with the effect that these goods will be given full free trade area treatment. A list of the goods is attached.

11. Forming integral parts of the free trade area arrangements a new agreement was concluded between Denmark and Norway on 11 May 1963 under Article 23 of the EFTA Convention and the earlier agreement between Denmark and Sweden has been replaced by an agreement concluded on 12 September 1963. Supplementary agreements have been concluded between Denmark and Switzerland and Denmark and United Kingdom on 11 May 1963. The texts of these agreements are annexed. No other agricultural agreements have been concluded since the last EFTA report.

12. In the fishery sector it has been agreed to delete whalemeat from Annex E to the Convention. The United Kingdom has agreed to accelerate the reduction of import duties on certain fishery products and Sweden has reduced as from 1 September 1963, price regulation fees and import levies on certain fish products. Sweden has also abolished the import duty on dried and salted ling.

The Finland-EFTA Association

13. The members of EFTA and Finland also wish to give information on the progress made in the implementation of the Association Agreement since the twentieth session of the CONTRACTING PARTIES.

14. The Joint Council, which is responsible for dealing with all matters concerning the supervision of the Association Agreement, has taken the necessary decisions for the application between EFTA countries and Finland of all the arrangements which EFTA countries have made among themselves.

15. The reduction of tariffs in Finland towards EFTA countries reached 50 per cent on 30 April 1963. This brought Finland into line with the reductions undertaken by EFTA members. The decision to accelerate the timetable for the elimination of the remaining 50 per cent of import duties taken by the EFTA Council in May 1963, was adopted by the Joint Council in September 1963. In the case of Finland the elimination will take place in five steps of 10 per cent, on 1 May 1964, 1 March 1965, 31 December 1965, 31 December 1966 and 31 December 1967. For the products covered by Annex I to the Association Agreement a new timetable has also been adopted. The remaining 80 per cent of duties will be eliminated in seven steps, 20 per cent on 1 May 1964, and then 10 per cent on 1 March 1965, and on 31 December 1965, 1966, 1967, 1968 and 1969.

16. A parallel decision concerning the elimination of import restrictions to that taken by EFTA countries (see paragraph 6) was established for Finland. In the case of Finland, however, the latest date envisaged for the final elimination of such restrictions is 31 December 1967.

LIST OF ITEMS DELETED FROM ANNEX D TO THE CONVENTION

- ex 05.04 Sausage casings of hog, of a value exceeding £10 per hundredweight; edible guts, bladders and stomachs (other than sausage casings) of sheep and pigs
- ex 07.01 Fresh garlic
- ex 07.04 Garlic, dried, dehydrated or evaporated, whole, cut, sliced, broken or in powder, but not further prepared
- ex 08.03 Fresh figs
- ex 08.05 Almonds and chestnuts, fresh or dried, shelled or not
- ex 15.07 Oil extracted from olive residues by means of chemicals (solvents) for technical use
- ex 20.02 Olives prepared or preserved otherwise than by vinegar or acetic acid
- ex 20.06 Nuts, prepared or preserved

ANNEX I

AGREEMENT BETWEEN THE GOVERNMENT OF THE KINGDOM OF
DENMARK AND THE GOVERNMENT OF THE KINGDOM OF NORWAY
CONCERNING TRADE IN AGRICULTURAL PRODUCTS WITHIN
THE EUROPEAN FREE TRADE ASSOCIATION

The Government of the Kingdom of Denmark and the Government of the Kingdom of Norway having both ratified the Convention establishing the European Free Trade Association (hereinafter referred to as "the Convention");

In accordance with the provisions of Article 23 of the Convention;

Within the framework of the objectives set out in Article 22 of the Convention;

In order to promote trade in agricultural products within the European Free Trade Association;

In accordance with Recommendation 17 of the Eleventh Session of the Nordic Council;

In order to strengthen the co-operation of the two countries and their mutual consideration in matters relating to agricultural policy and trade in agricultural products;

Have agreed as follows:

Article 1

The Norwegian Government recognize the importance for Danish producers of maintaining and expanding their export of agricultural products and will have regard to the said interests by promoting trade between Denmark and Norway to the extent compatible with the objectives and modes of operation of Norwegian agricultural policy and with international obligations.

Article 2

The implementation of the principles set out in Article 1 shall be discussed in detail by the Committee referred to in Article 8.

Article 3

1. The Danish and Norwegian Governments agree that at the request of either party, they will initiate consultations in order to prevent agricultural exports from either country from prejudicing the interests of the other country and also to ensure the greatest possible mutual consideration with respect to agricultural exports.

2. The Danish and Norwegian Governments confirm that as provided for in Article 24 of the Convention, rules relating to the gradual abolition of subsidized exports shall be laid down within EFTA at the earliest possible date.

Article 4

If after consultation it is agreed that competition from dumped or subsidized exports by third countries causes or may cause injury to the sales prospects of either party on the market of the other party, the Government concerned will take action, within the framework of legislation in force and in conformity with international obligations, with a view to remedying such injury or preventing the threatened injury. Any matter arising in this connection shall be dealt with as expeditiously as possible.

Article 5

The Danish and Norwegian Governments agree to initiate consultations with a view to bringing about an increase of the trade in horticultural products including fruit.

Article 6

The Danish and Norwegian Governments are sympathetic to the maintenance and expansion of traditional Danish exports of sugar to Norway.

Article 7

The Danish and Norwegian Governments agree to carry out consultations relating to the Norwegian veterinary regulations as far as the mutual trade in agricultural products is concerned.

Article 8

The Danish and Norwegian Governments agree to establish a Committee consisting of representatives of the two Governments.

The Committee shall supervise the implementation of this Agreement and shall make proposals for the solution of any concrete problems arising therefrom.

The Committee shall study the developments in the agricultural field to the extent that such a study may be of importance for the mutual trade in agricultural products. The Committee may, furthermore, discuss any matter which may be of interest to the two countries in this connection. The Committee may consider proposals for multilateral action, and may submit proposals for the amending or supplementation of the provisions of this Agreement.

In organizing its work the Committee shall have due regard, inter alia, to the work being carried out on agricultural problems within EFTA.

The Committee shall be convened at the request of either Government.

Article 9

The Committee shall consider the possibilities of taking action for mutual assistance if exports of goods of importance to either country are exposed to particular difficulties as a result of developments in the European market situation.

Article 10

This Agreement shall enter into force on 1 July 1963.

Article 11

This Agreement is done in one copy in the Danish language and one copy in the Norwegian language both texts being equally authentic.

Lisbon, 11 May 1963.

For the Government of
the Kingdom of Denmark

Sign. Per Haekkerup

For the Government of
the Kingdom of Norway

Sign. O.C. Gundersen

Explanatory Notes

to

the Agreement between the Government of the Kingdom of
Denmark and the Government of the Kingdom of Norway
concerning Trade in Agricultural Products within EFTA,
signed at Lisbon on 11 May 1963

In the implementation of the provisions of Article 4 of the above-mentioned Agreement the Norwegian Government will have to take into consideration Norwegian interests of a commercial political nature vis-à-vis state trading countries.

The expression "goods of importance" in Article 9 of the Agreement shall be understood to comprise also goods other than agricultural products.

Lisbon, 11 May 1963.

For the Government of
the Kingdom of Denmark

Sign. Per Haekkerup

For the Government of
the Kingdom of Norway

Sign. O.C. Gundersen

ANNEX II

AGREEMENT BETWEEN DENMARK AND SWEDEN CONCERNING
TRADE IN AGRICULTURAL PRODUCTS WITHIN THE
EUROPEAN FREE TRADE ASSOCIATION

In accordance with paragraph 1 of Article 23 of the Convention establishing the European Free Trade Association as a first step towards the progressive removal of the barriers to trade in agricultural products within EFTA, in conformity with Recommendation 17 of the Eleventh Session of the Nordic Council, the Danish and Swedish Governments, who have both ratified the Convention, have concluded the following Agreement, which shall supersede the agreement made in Copenhagen on 4 January 1960.

1. The Swedish Government have declared that Swedish agricultural policy does not aim at increasing total agricultural production in Sweden, and that it may be assumed that future developments in production and consumption will enable Danish producers to maintain and in certain fields to expand their Swedish markets for goods of interest to Danish agriculture and also in this way to obtain a share in an increased Swedish consumption of these products.

2. The Swedish Government are prepared, with due regard to the import protection granted to Swedish agriculture under existing parliamentary resolutions, to consider, together with the Danish Government, what steps can be taken to safeguard - in conformity with the aims set out in Article 1 - Danish interests as regards the sale in the Swedish market of the following agricultural products:

Beef, veal, horsemeat and canned meat
Pork and canned pork
Sausages, including canned sausages
Edible meat offals
Ware potatoes (except new potatoes during the period 6th June-5th July)
Butter
Cheese
Processed milk
Eggs and egg products (except albumen)
Poultry meat

The Swedish Government are prepared to encourage, within the limits of their possibilities, import needs which may arise for these goods to be covered, as hitherto, primarily by imports from Denmark.

3. In accordance with the aims set out in paragraph 2 of Article 22 of the Convention concerning co-operation in the agricultural sector, and considering that the Swedish import regulations system for agricultural products does not enable Denmark - in the way foreseen for exports of industrial goods among Member countries - to benefit by the price level in the importing country when exporting agricultural products to Sweden, a certain amount is to be paid annually to Denmark as long as this obstacle exists.

The amount referred to in the preceding paragraph shall, for the time being, be not less than 20 million Swedish kronor. Discussions about adjustment of the amount shall, however, take place at the request of either Government. In fixing the amount consideration shall be given, inter alia, to the magnitude of Danish exports to Sweden of the products listed in Article 2, to the level of the Swedish import protection, and to the stage reached in the dismantling of tariffs on industrial goods within EFTA.

The amount in question shall be transferred within three months **after** the termination of each period of twelve months, calculated from the first day of July each year.

4. The Danish and Swedish Governments - having noted that interested parties have agreed upon certain imports of Danish sugar beets into Sweden during the year 1963 - further agree to encourage the conclusion of a long-term contract which can allow imports of Danish sugar beets into Sweden to continue and expand.

5. The Danish and Swedish Governments agree that talks shall be initiated between the two countries within the framework of EFTA with a view to creating freer trade in horticultural products between their two countries.

With the same objective, the possibilities of co-ordinating the legislation of the two countries on plant protection should be examined, regard being had also to conditions in the other Nordic countries.

6. The Danish and Swedish Governments agree to initiate, at the request of either party, consultations in order

(b) to prevent agricultural exports from either country from causing damage to the interests of the other country, and moreover, to ensure the greatest possible mutual consideration when exporting agricultural products, and

(b) to endeavour to remedy or prevent, in accordance with Article 17 of the Convention, damage caused to either party by imports from third countries of dumped or subsidized products into the territory of the other party.

7. The Danish and Swedish Governments confirm that, in accordance with Article 24 of the Convention, rules for a gradual abolition of subsidized exports shall be established within EFTA as soon as possible.

8. The Danish and Swedish Governments agree to set up a Committee consisting of representatives of the two Governments.

The Committee shall follow developments in the agricultural sector, and may in this connection discuss any question of importance to trade in agricultural products, including the effects of the progressive integration of European markets.

The Committee shall supervise the implementation of this Agreement. It may make proposals with a view to solving concrete problems in this connection and to amending or supplementing the provisions of this Agreement.

The Committee shall be convened at the request of either party.

9. This Agreement shall enter into force upon ratification by both parties.

ANNEX III

SUPPLEMENTARY AGREEMENT TO THE AGREEMENT CONCERNING
IMPORTS TO SWITZERLAND OF DANISH AGRICULTURAL
GOODS AND FOODSTUFFS (AGRICULTURAL AGREEMENT)
OF 21 DECEMBER 1959

During the negotiations on agriculture which were initiated in Berne on 3 April 1963, the mixed committee convened for that purpose agreed on the following amendments and additions to the Agricultural Agreement of 21 December 1959.

1. The Danish share of at least 40 per cent of Swiss butter imports, mentioned in paragraph 2 of the Agricultural Agreement, shall be increased to 45 per cent thereby adjusting it to the level of imports reached last year and in previous years. In addition, the Swiss authorities will reduce to zero the tariff rate of Sw.frs. 20.- for imports from Denmark and from the other EFTA countries.
2. The Swiss authorities will reduce to zero the tariff rate of Sw.frs. 10.- for imports from Denmark and the other EFTA countries of cattle for slaughter and meat included in the following headings:

Heading	ex 0102.10	heifers and bullocks of over 60 kg. live weight, with milk teeth (i.e. without permanent teeth) heifers, oxen, bullocks, for slaughter
	0102.20	
	30	
	32	cattle for slaughter
	40	
	ex 0102.50	
	ex 0102.52	heifers and bullocks for slaughter
	ex 0201.20	beef
	ex 0201.22	frozen beef, excl. slaughterhouse by-products

3. Import licences for pork (whole animals or in halves) shall henceforth be granted by weight and shall no longer be made out for pieces.

Taking into account the traditional level of imports from Denmark, a share of 60 per cent for imports from Denmark is envisaged at current international prices and corresponding qualities.

4. The annual increase by three tons of the import quota for tinned ham provided for in paragraph 6 of the Agricultural Agreement shall be continued for another four years. In 1967/68 the annual import quota will thus amount to 39 tons.

The annual quota of 27 tons valid for 1963/64 shall be increased by 23 tons to 50 tons through the allocation of a special quota.

5. Danablu cheese imported in prepacked pieces will also be admitted at the contractual rate for tariff item 0404.10, provided that it otherwise meets the requirements already laid down in the B.N. ad ex 0404.10 and ex 0404.22 of the 1958 GATT List of Products, and provided that the contractual marking, the country of origin, the fat contents as well as the name of the packers are printed on the original individual wrappings. This concession is made on the condition that prepacked Swiss hard cheese of the Emmenthal, Gruyère and Sbrinz brands will be admitted into Denmark at the same tariff rate as whole cheeses.

6. The Swiss authorities will - with a view to giving equal treatment with deep-frozen fillets - include in the EFTA tariff reduction the amount by which the veteriniary examination fees for fresh fillets of fish (tariff number 0301.20) exceeds the actual examination cost of Sw.frs. 1.-.

7. The list of fish items, the tariff rate of which will be included in the EFTA tariff reduction according to paragraph 10 of the Agricultural Agreement, shall be enlarged by the following addition:

Heading ex 0302.10

0302.12 eel and salmon, salted, in brine, dried or smoked

ex 0302.14

8. The import quota for cereal seeds (oats and barley) shall be increased to 10.000 tons per year.

9. The Swiss and Danish authorities will include the tariff rates on the following items in the EFTA tariff reductions:

1201.40 mustard-seed

1203.10 grass-seed, clove and lucerne-seed

ex 1203.20 other seeds, for sowing purposes

1205.01 chicory roots, fresh or dried, whole or cut, unroasted

ex 1506 bone fat and bone oil, for technical purposes

ex 1902.01 preparations of flours, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50 per cent by weight of cocoa, except preparations consisting predominantly of potato flour, also in the form of semolina, flakes, etc.

10. Where a straight tariff reduction to zero is provided for under this Agreement, the zero tariff shall come into force on 1 January 1964.

11. The tariff reductions granted under this Agreement shall apply to products which meet the requirements of Area origin set out in Article 4 of the Stockholm Convention.

12. Paragraph 12 of the Agricultural Agreement shall be deleted and replaced by the following provisions: A mixed committee shall be established, composed of representatives of the Governments of the two Contracting Parties.

The mixed committee shall supervise the implementation of the Agricultural Agreement and of the present Supplementary Agreement and may discuss any questions of common interest.

The mixed committee may consider proposals for amendments or additions to these agreements and may submit proposals thereon to the two Governments.

The mixed committee shall meet at the request of either Government.

13. Paragraph 13 of the Agricultural Agreement shall be deleted and replaced by the following provisions: The Agricultural Agreement of 21 December 1959, and the present Supplementary Agreement shall remain in force as long as the Stockholm Convention applies to Denmark and Switzerland, and as long as no agreement has been reached between EFTA and EEC on a common abolition of trade barriers. Should such agreement be reached - wholly or in part - the two Governments will make the necessary adjustments to the present Agreement having due regard to the circumstances prevailing at that time.

14. The present Supplementary Agreement shall come into force upon approval by both Governments.

DONE at Lisbon in two copies on the 11 May 1965.

For the Swiss Government:

For the Danish Government:

(signed) Paul R. Jolles

(signed) N.V. Skak-Nielsen

ANNEX IV

PROTOCOL TO THE AGREEMENT ON AGRICULTURE BETWEEN
THE GOVERNMENT OF THE UNITED KINGDOM OF
GREAT BRITAIN AND NORTHERN IRELAND AND THE
GOVERNMENT OF THE KINGDOM OF DENMARK, SIGNED
IN LONDON ON 8 APRIL 1960

The Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Kingdom of Denmark:

Reaffirming the aims set out in Article 22 of the Convention Establishing the European Free Trade Association (hereinafter referred to as "The Convention")¹, and in particular the objective of facilitating an expansion of trade in agricultural goods;

Having regard to the provisions of Article 23 of the Convention and the Agreement on Agriculture concluded between the two Governments on the 8th of April, 1960 (hereinafter referred to as "The Agreement");²

Resolved to strengthen the co-operation between their two Governments in this field;

Desiring to amplify and supplement the provisions of the Agreement;

Have agreed as follows:

Article 1

- (1) The Government of the United Kingdom shall from the earliest practicable date suspend the customs duty imposed under and by virtue of the Import Duties Act, 1958, on the import into the United Kingdom of butter consigned from Denmark.
- (2) The above-mentioned suspension of duty shall be subject to the provisions in Article 7 of the Convention relating to drawback.
- (3) The above-mentioned suspension of duty shall continue in force so long as quantitative import restrictions are applied in the United Kingdom to imports of butter from Denmark and other major suppliers.

¹"Treaty Series No. 30 (1960)", Cmnd. 1026.

²"Treaty Series No. 31 (1960)", Cmnd. 1071.

(4) Nothing in this Protocol shall require the Government of the United Kingdom to suspend the customs duty on butter which is not of Area origin in accordance with Article 4 of the Convention.

(5) If at any time the Government of the United Kingdom decide to terminate the application of the aforesaid quantitative import restrictions the two Governments shall consult together through the machinery provided for in Article 6 of this Protocol in the light of the circumstances then prevailing, with a view to seeking mutually satisfactory solutions to any problems which may arise therefrom.

(6) The provisions of this Article shall cease to have effect if the United Kingdom becomes a party to an international commodity agreement for regulating trade in butter.

Article 2

(1) As from 31 December 1963, the Government of the United Kingdom shall reduce and eliminate the customs duties imposed under and by virtue of the Import Duties Act, 1958, on the import into the United Kingdom of the goods listed in paragraph (4) of this Article, being goods consigned from Denmark, in accordance with the timetable set out in paragraph (3) of this Article.

(2) As from the same date the Government of the Kingdom of Denmark shall reduce and eliminate the customs duties charged on the import into Denmark of the same goods, being goods consigned from the United Kingdom, in accordance with the same timetable.

(3) (a) On and after each of the following dates the Contracting Governments shall not apply such duties on such goods at a level exceeding the percentage of the basic duty specified against that date:

31	December	1963	40 per cent
31	December	1964	30 per cent
31	December	1965	20 per cent

(b) On and after 31 December 1966, the Contracting Governments shall not apply any such duties on such goods.

(c) For the purposes of this paragraph, "basic duty" means the duty in force on 11 May 1963.

(4) The goods to which paragraphs (1), (2) and (3) of this Article apply are:

- 11.07 Malt, roasted or not
- ex 16.02 Liver paste, not canned
- 19.02 Preparations of flour, starch or malt extract, of a kind used as infant food or for dietetic or culinary purposes, containing less than 50 per cent by weight of cocoa
- ex 20.02 Potato crisps
- ex 21.06 Pressed yeast

(5) The above-mentioned eliminations and reductions of duties shall apply only to goods which are of Area origin in accordance with Article 4 of the Convention and shall be subject to the provisions in Article 7 of the Convention relating to drawback.

Article 3

The Contracting Governments reaffirm their desire for stable conditions in the bacon market and will conduct further examination and discussions with a view to reaching agreement on measures to this end.

Article 4

The Contracting Governments agree, with reference to Article 2 of the Agreement, that, should the policies adopted by the Government of the United Kingdom be found to have the effect of denying to Danish producers the opportunity to maintain their market in the United Kingdom for commodities of concern to them, or to share in any increase in the United Kingdom market for these products, they will consult together with a view to seeking a remedy.

Article 5

With reference to Article 4 of the Agreement, the Government of the United Kingdom affirm that in examining whether it is in the national interest to take such action as is provided for in the Customs Duties (Dumping and Subsidies) Act, 1957, they will have regard to the interest of their international trading partners and the close economic relationship established between the Member States of EFTA under the Convention and in particular to Article 17 of the Convention.

Article 6

The Contracting Governments agree that an Anglo-Danish Liaison Committee shall be set up in order to keep under review questions of mutual interest relating to trade in the light of the Convention, the Agreement and the present Protocol.

Article 7

For the purposes of the present Protocol the term "United Kingdom" means Great Britain and Northern Ireland, the Channel Islands and the Isle of Man.

Article 8

This Protocol shall enter into force on signature and shall remain in force so long as the Anglo-Danish Agreement on Agriculture, signed at London on 3th April, 1960, remains in force.

In witness whereof, the undersigned, being duly authorized thereto by their respective Governments, have signed the present Protocol.

Done in duplicate at Lisbon the 11th day of May, 1963 in the English language.

For the Government of the
United Kingdom of Great
Britain and Northern Ireland:

EDWARD HEATH

For the Government of the Kingdom of
Denmark:

PER HAEKKERUP